

# Extension Service Budget Remains in Doubt

(Continued from page 1)  
 vice program." Max Jones, representing the Irrigon Grange and Boardman Soil Conservation district, brought similar sentiments from these groups.  
 Mrs. Skiles, representing north end 4-H clubs, said they were "bitterly opposed" to the cut, and Mrs. M. E. Hadwick, also of Irrigon, echoed this feeling on the part of 4-H leaders.  
 Dick Wilkinson of Heppner ex-

plained about weed control experiments being conducted on his place and said that he bore much of the expense of the weed spraying, offering his place so that other farmers might also benefit. He made this comment, he said, because of some report that the extension service was helping him particularly while neglecting others. Wilkinson had a complete breakdown on costs of the weed program and invited anyone to check it.

Fay Munkers, who last week told of a county agent sewing on her injured dog's leg 20 years ago (and was incorrectly quoted as saying that he sewed on the dog's tail) brought a humorous note into the proceedings when she arose to correct the Gazette-Times on its reporting of her story of the incident. But she did reiterate seriously that the incident served to show the widespread activities of the extension service and how important it is to rural people.

year and that the county certification determines the extent of the program.

He said that the service has "gone a month now" and might go a short time longer, but he could not give a definite answer whether it would be possible to continue on the basis Winter suggested.

"We wouldn't want to be adamant in working a hardship on the county," he said.

Judge Peterson said that he would like to recommend that the extension service continue with three agents. "Then we could explore, with the district attorney, the possibilities involved," he said.

To those who emphasized their feelings that this presents an emergency now, the judge said, "Would we want to commit ourselves now? I don't believe we can commit ourselves today. If it is declared an emergency, why, certainly, we're here to serve the public."

Some in the group said they had "learned a lesson" by not attending the budget hearings and would be present in future years. Others said that they felt they shared responsibility for the action by not attending and being heard.

Mrs. Parrish pointed out that the budget was published and the notice of the hearing was included. (Editor's note: The Gazette-Times published a story in its issue of June 20 on the forthcoming hearing under a banner headline and said in the lead of that story that anyone could appear for or against any part of the budget.)

Mrs. John Graves asked why the hearing was set at the end of the fiscal year, but it was explained that after the hearing was closed the budget is finalized, and it does not matter if it were a month prior to the end of the fiscal year.

Only the three members of the 6-man budget committee—Judge Peterson and Biegel of the county court and Henry Baker of the citizens' committee—were present at the Wednesday meeting.

Some question came up on who had voted for the cut which had been reported as unanimous by the four attending. Baker said that he abstained from voting because he was chairman and did not customarily vote except in the case of a tie. Paul Slaughter, another citizen member, has declared that he did not vote. Two members of the committee, Judge Peterson and Gene Pierce, were absent. This means, then, that the cut was actually approved by two members of the committee, Commissioners Biegel and Gene Ferguson. None voted against the cut.

The Wednesday meeting closed on the inconclusive note of "hanging fire" until checks can be made by the district attorney and the extension service.

District Attorney Winter said, while taking a neutral position on the matter and discussing it from a legal standpoint, that he felt that the emergency fund could properly be used only for unforeseen expenditures at the time the budget was approved. Since the extension service budget was not "unforeseen" he felt there is considerable doubt whether the \$3400 can now legally be taken from the emergency fund.

To do so, he said, would open the matter to legal action by anyone in the county who cared to challenge it.

He suggested the only alternative is apparently to continue at present, with the three agents, until funds are exhausted. Then, an emergency might be declared, he said.

However, W. G. (Jerry) Nibler, state extension agent, said that it is the policy of the extension service to have its program fixed at the start of the

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
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
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
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
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