

CAKE BAKING CONTEST RECIPE
DEVILISHLY GOOD BEET CAKE



OREGON WHEAT GROWERS LEAGUE CAKE BAKING CONTEST
CONSUMER PROGRAM COMMITTEE
1989 Official Contest Rules

- The cake baking contest will be held at your local county fair and cakes will be exhibited and judged at your fair.
- Contestant must be a resident of the county in which he/she enters.
- Each contestant must use the same 1989 Devilishly Good Beet Cake recipe as listed.
- Your local county extension office has a fair book for your county fair which lists the time and date your entry should be in place. (Wed., Aug. 16 - 8 a.m.)
- Any person over age 18 may enter; however, professional bakers are excluded.
- After the cakes are judged at the county fair, the contestant may take at least 1/4 of his/her cake home leaving 3/4 on display for the remainder of the fair providing this does not conflict with local fair board policy. The judge's decision is final.
- All cakes must be brought to the fair on a covered board or cardboard. Cakes must be covered.
- Premium awards for the winners will be paid by the Oregon Wheat Growers League upon notification by your local county extension agent or fair office. Premium awards are: **First - \$10; Second - \$5; and Third - \$3.**
- No substitutions, additions or deletions will be allowed to the official recipe.

- 1 1/2 cups pureed beets*
- 2 (one ounce ea.) sq. unsweetened chocolate melted
- 3/4 C vegetable oil
- 2 eggs
- 1 1/4 C granulated sugar
- 1 3/4 C unsifted cake flour
- 1 1/2 t. soda
- 1/2 t. salt
- 1 t. vanilla

*Drain and reserve liquid from one 16 oz. can sliced, shredded, diced or whole beets. Puree solids. Pour into two cup measure. Add reserved beet liquid until contents measures 1 1/2 cups. Save additional liquid for frosting.

Cream sugar and eggs till fluffy. Add oil and beat 4-5 minutes. Blend in pureed beets and melted chocolate. Mix dry ingredients together and combine with beet mixture. Add vanilla.

Pour batter into two greased and floured 8" round cake pans. Bake at 350° for 30-35 minutes, or until done.

CHOCOLATE BEET FROSTING

- 4 T margarine or butter
 - 1 t. vanilla
 - 3 C confectioner's sugar
 - 3-4 T beet juice
- 1 (one ounce) sq. unsweetened cho. melted
- Cream margarine or butter. Gradually add sugar, blending well. Stir in melted chocolate and vanilla. Add enough beet juice to make of spreading consistency.



In old Scotland it was believed if February 12-14th were stormy, there would be good weather the rest of the year.

Heppner Elks 358

Friday June 23rd
Buffet Dinner - \$6⁰⁰/person
plus Regular Menu
Saturday June 24th
8th Annual Golf
Tourney - Dinner
Public Invited
Buffet Dinner \$6⁰⁰/person
Calcutta Auction - 8 p.m.
Live Music - 9 p.m. - 2 p.m.



Heppner Elks 358
676-9181 "Where Friends Meet" 142 N. Main

Aquatic Fitness class to begin

A four week Aquatics fitness class will begin July 3. Classes will be on Mondays and Thursdays from 5:30-6:30 p.m. at the Heppner swimming pool. This is a good way to get fit, especially for those who are more injury prone. The class consists of pre-warmup, stretching, cardiovascular exercise, muscle toning with milk jugs, and free swim.

For those people who have taken the class and prefer smaller jugs than milk jugs, you might want to bring them along.

For more information contact instructor Joyce Hughes, 989-8412.

Irrigon boy struck by garbage truck

Five year-old Michael Meduna, son of Jeff and Bonnie Meduna, Irrigon, was killed last Thursday afternoon when a garbage truck, driven by Marlin Reeves, 35 of Umatilla backed over him.

Reeves called for an ambulance at 3:46 p.m. but the child was dead when Irrigon Safety Officer Steve Mackey arrived a few minutes later.

There were no other witnesses and the child's mother was in the house at the time of the accident.

The Morrow County Sheriff's Department is investigating.

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Stub
To Be Torn Off By A Board Member

State Measures

SAMPLE

SPECIAL ELECTION BALLOT
STATE MEASURES

AT THE SPECIAL ELECTION TO BE HELD
Tuesday, June 27, 1989 from 7:00 a.m. to 8:00 p.m.

Mark a CROSS (X) or a CHECK MARK (✓) in the square before the word YES or before the word NO.
REFERRED TO THE PEOPLE BY THE LEGISLATIVE ASSEMBLY

MEASURE NO. 1

REMOVES CONSTITUTIONAL LIMITATION ON USE OF PROPERTY FORFEITED TO STATE

QUESTION: Shall Oregon Constitution be amended to permit Legislative Assembly to determine use of proceeds from property forfeited to the state?

EXPLANATION: Amends Oregon Constitution. The constitution now requires that proceeds from property forfeited to the state must be placed in the Common School Fund. The existing provision also has the effect, under current federal law, of depriving the state of potential revenue for law enforcement purposes from federal property forfeiture laws. This amendment removes the constitutional requirement that proceeds of property forfeited to the state be placed in the Common School Fund.

ESTIMATE OF FINANCIAL EFFECT: The state currently collects \$600,000 per biennium in drug forfeiture proceeds through a federal program. The money is now used for law enforcement. This constitutional amendment allows the state to continue receiving those federal drug forfeiture proceeds. Without this constitutional amendment, the state could not participate in the federal program. Other kinds of forfeiture proceeds are dedicated to the Common School Fund by statute and are not directly affected.

YES
 NO

Measure No. 2

PROHIBITS SELLING/EXPORTING TIMBER FROM STATE LANDS UNLESS OREGON PROCESSED

QUESTION: Shall Oregon Constitution be amended to prohibit sale or export of timber from state lands unless processed in Oregon?

EXPLANATION: Legislative referral. Amends Oregon Constitution, Article VIII, by adding new language. Prohibits State Land Board from authorizing sale or export of timber from state-owned lands unless that timber is processed in Oregon. Prohibits Legislative Assembly from authorizing timber sale or export from other state lands not under State Land Board jurisdiction notwithstanding prior agreements or statutes unless processed in Oregon. Permits exception for timber declared surplus. This measure effective when Congress, a court, or Oregon's Attorney General affirms the state's right to exercise this authority.

ESTIMATE OF FINANCIAL EFFECT: In the 1988 calendar year, sales from state managed timber land generated \$12.5 million for the Common School Fund, \$10.9 million to help fund the State Department of Forestry, and \$18.3 million for local governments. Should an export ban be effectively enforced, these revenue flows could be reduced. This is due to an apparent price premium on currently high grade exportable logs. Recently, though, this price premium has been narrowing due to tight timber supplies. Increased jobs that result from retaining the logs for processing within the state could offset the revenue loss.

The amount of revenue affected is unknown because it is difficult with confidence to separate the "exportability" price component from other market forces acting on the price of logs. Further, it is unknown to what extent processing the logs within the state will result in offsetting the potential revenue lost due to lower log prices.

Whereas the Legislative Assembly and the people of the State of Oregon find that:

- In recognition of the importance of maintaining employment in local mills, community stability and in the face of timber supply shortages, beginning in 1968 and each year thereafter Congress has enacted restrictions on log exports requiring domestic processing on timber sold and harvested from federal lands in the west.
- In recognition of the importance of maintaining employment in local mills and community stability, in 1961 the Oregon Legislative Assembly passed a bill requiring all timber sold from Board of Forestry and Common School lands to be "primarily processed" in the United States. In 1963, the law was amended to authorize the Department of Forestry to issue permits allowing the export of unprocessed logs harvested from state-owned lands under certain limited circumstances. This provision was repealed in 1981.
- Oregon's Attorneys General have questioned the constitutionality of state export bans since 1961. The state continued to restrict exports until 1984 when, following a Supreme Court decision finding a state log export ban in Alaska (*South Central Timber Development, Inc. v. Wainwright*) to be unconstitutional, enforcement of Oregon's log export ban stopped.

- Although they remain in state timber sale contracts and in Oregon statutes, Oregon's log export restrictions are not enforced. Log exports of state timber have steadily grown and in 1987 nearly 40 percent of all state timber sold was purchased by log exporting firms.
- In 1988 Congress considered legislation to give states the right to limit exports of state-owned timber consistent with the historic Congressional direction on federal public lands. Despite strong support from western states no final action was taken.
- In the federal budget submitted by President Reagan for fiscal year 1990, removal of log export restrictions from public lands was proposed. Impacts are estimated to be 600 million board feet of additional log exports at a cost of 2,500 direct timber industry jobs.
- Oregon's timber supply is increasingly inadequate to meet current mill capacity, and
- When a state exports logs instead of lumber, it is functioning similar to the developing nations of the world that rely on their unprocessed natural resources as a primary means of generating foreign exchange revenue. By exporting raw material, we lose the value added by manufacturing, the jobs involved directly in the manufacturing process, and the related spin-off jobs that also add to our economy; and

Whereas in order to assure that timber harvested from state and federal public lands in Oregon is processed in Oregon, the Legislative Assembly, other state-wide officials and state agencies shall use all legal means necessary to:

- Demand that the federal policy continue the existing Congressional prohibition of sales of unprocessed timber from federal lands for export.
- Support and assure passage of federal legislation authorizing states to require in-state processing of timber severed from state-owned lands; and
- Insist that the United States Secretary of the Interior and the United States Secretary of Agriculture vigorously administer and enforce the existing prohibition of sales of unprocessed timber from federal lands; and

Whereas within 90 days after the effective date of the amendment proposed by this resolution, the Secretary of State shall transmit copies of this resolution, including the voter referendum results, to the President of the United States, the United States Department of Agriculture, the United States Department of the Interior, the President of the United States Senate, the Speaker of the United States House of Representatives, each member of Congress and the governors and legislature of the other 49 states; now, therefore,

Be It Resolved by the Legislative Assembly of the State of Oregon:

PARAGRAPH 1. The Oregon Constitution is amended by creating a new section 7 to be added to and made a part of Article VIII and to read:

SECTION 7. (1) Notwithstanding subsection (2) of section 5 of this Article or any other provision of this Constitution, the State Land Board shall not authorize the sale or export of timber from lands described in section 2 of this Article unless such timber will be processed in Oregon. The limitation on sale or export in this subsection shall not apply to species, grades or quantities of timber which may be found by the State Land Board to be surplus to domestic needs.

(2) Notwithstanding any prior agreements or other provisions of law or this Constitution, the Legislative Assembly shall not authorize the sale or export of timber from state lands other than those described in section 2 of this Article unless such timber will be processed in Oregon. The limitation on sale or export in this subsection shall not apply to species, grades or quantities of timber which may be found by the State Forester to be surplus to domestic needs.

(3) This section first becomes operative when federal law is enacted allowing this state to exercise such authority or when a court or the Attorney General of this state determines that such authority lawfully may be exercised.

PARAGRAPH 2. The amendment proposed by this resolution shall be submitted to the people for their approval or rejection at a special election held on the same date as the next election as provided by law.

YES
 NO

Published: June 21, 1989

Pioneer Memorial Clinic
Will Be Closed
July 4th
For Independence Day

NO BURNING ALLOWED

O.R.S. 478.960 AND O.R.S. 476.380 STATES NO
OUTSIDE BURNING OF ANY KIND
Effective June 15, 1989
VIOLATORS WILL BE FINED!

Forrest Burkenbine, Fire Chief

FORM LB-1 NOTICE OF BUDGET HEARING

A meeting of the Board of Directors will be held on July 11, 1989, at 7:00 p.m. at 430 Heppner-Lexington Hwy. The purpose of this meeting is to discuss the budget for the fiscal year beginning July 1, 1989, as approved by the Heppner Water Control District Budget Committee.

A summary of the budget is presented below. A copy of the budget may be inspected or obtained at 430 Heppner-Lexington Hwy. Heppner, Oregon, between the hours of 8:00AM and 5:00PM. The budget was prepared on a basis of accounting that is consistent not consistent with the basis of accounting used during the preceding year. Major changes, if any, and their effect on the budget, are explained below.

County: Morrow City: Heppner Date: 6-20-89 Telephone Number: 676-5452

FINANCIAL SUMMARY

TOTAL OF ALL FUNDS		Adopted Budget This Year - 19 <u>88</u> -89	Approved Budget Next Year - 19 <u>89</u> -90
1. Total Personal Services		0	None
2. Total Materials and Services		0	1770.00
3. Total Capital Outlay		0	4500.00
4. Total Debt Service		0	None
5. Total Transfers		0	2679.54
6. Total Contingencies		0	1000.00
7. Total Unappropriated Ending Fund Balance		0	1000.00
8. Total All Other Expenditures and Requirements		0	None
9. Total of lines 1 thru 8		0	10949.54
10. Total Resources Except Property Taxes		0	4100.00
11. Total Property Taxes Required to Balance Budget		0	6849.54
12. Total of lines 10 and 11		0	10949.54
13. Total Property Taxes Required to Balance Budget		0	6849.54
14. Plus Estimated Property Taxes Not to be Received		0	479.46
15. Total of lines 13 and 14		0	7329.00
16. Levy Within the Tax Base		0	7329.00
17. One-Year Levy Outside the Tax Base			
18. Levy for Payment of Bonded Debt			
19. Serial and Continuing Levies			
20. Total of lines 16 thru 19		0	7329.00

FORM LB-3 FUNDS REQUIRING A PROPERTY TAX TO BE LIEVED

Publish ONLY Completed Portion of This Page

Fund	Actual Data		Adopted Budget This Year 88-89	Approved Budget Next Year 89-90
	Last Year 87-88	This Year		
General				
1. Total Personal Services	None	None	None	None
2. Total Materials and Services	497.75	None	1770.00	
3. Total Capital Outlay	4632.50	None	4500.00	
4. Total Debt Service	None	None	None	
5. Total Transfers	None	None	2679.54	
6. Total Contingencies	None	None	1000.00	
7. Total All Other Expenditures and Requirements	None	None	1000.00	
8. Total Unappropriated Ending Fund Balance	None	None	None	
9. Total Ending Fund Balance	3530.32	None	None	
10. Total Anticipated Requirements	8660.57	None	10949.54	
11. Total Resources Except Property Taxes	8669.57	None	4100.00	
12. Property Taxes Received	None	None	None	
13. Property Taxes Required to Balance	None	None	6849.54	
14. Estimated Property Taxes Not to be Received	None	None	479.46	
15. Total Property Tax Levy	None	None	7329.00	
16. Levy Within Tax Base	None	None	7329.00	
17. One-Year Levies Outside Tax Base	None	None	None	
18. Serial and Continuing Levies	None	None	None	
19. Levy for Payment of Bonded Debt	None	None	None	

FUNDS NOT REQUIRING A PROPERTY TAX TO BE LIEVED

FORM LB-2 Publish ONLY completed portion of this page. Total Anticipated Requirements must equal Total Resources.

Fund	Actual Data		Adopted Budget This Year 88-89	Approved Budget Next Year 89-90
	Last Year 87-88	This Year		
Flood Control Construction				
1. Total Personal Services				
2. Total Materials and Services				
3. Total Capital Outlay				
4. Total Debt Service				
5. Total Transfers				
6. Total Contingencies				
7. Total All Other Expenditures and Requirements	31023.03	None	None	33702.57
8. Total Unappropriated Ending Fund Balance	31023.03	None	None	
9. Total Ending Fund Balance	31023.03	None	None	
10. Total Anticipated Requirements	31023.03	None	None	33702.57
11. Total Resources	31023.03	None	None	33702.57

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