

Well, You Couldn't Expect Mutt To Make Good



THE CITY OF MEDFORD, OREGON, TO BE FORFEITED TO SAID CITY IN CASE SAID BID IS ACCEPTED AND SAID BOND IS NOT PURCHASED IN ACCORDANCE WITH SAID PROPOSITION WITHIN 20 DAYS AFTER THE NOTICE OF SAID ACCEPTANCE.

CITY NOTICES.

ORDINANCE NO. 598. An ordinance assessing the property adjacent to and benefited by the 6 and 8 inch lateral sewer constructed along alley between Queen Anne avenue and Jackson boulevard from Roosevelt avenue to Oregon terrace, the cost of constructing the same and providing the manner of carrying said assessment into full effect.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

CITY NOTICES.

Section 1. Whereas, the city council did heretofore provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein-after described to appear before said council and show cause why they should not be assessed for the construction of said sewer, and did fix a time for hearing any such protests, which notice, was given in accordance with said ordinance more than ten days before the beginning of the construction of said sewer, but no protests against said construction or assessment of the cost thereof were filed by anyone and said sewer was, by said council, ordered constructed.

Clark & Wright LAWYERS WASHINGTON, D. C. Public Land Matters; Final Proof, Desert Lands, Contests and Mining Cases, Etc. Associate Work for Attorneys. Haskins for Health.

Pure Clear Sparkling You can't afford to do without this splendid, refreshing drink. Call up and order a case sent to the house. The purest, most healthful drink known is SISKIYOU MINERAL WATER. P. C. BIGHAM, Agent.

Medford Employment Agency WANTED Woman cook on ranch. REAL ESTATE FOR SALE 6-room bungalow, furnished, \$300 down, bal. monthly. 5-room house, close in, \$2400, \$300 down, \$20 monthly. 80 acres Bear creek bottom, \$225. Fine Scotch Collie. Horse, buggy and harness. TRADE Lots in Portland for acreage. 1224 acres in Gilliam Co., Ore., will take \$5 trade. FOR RENT. 2 room house, \$6.00. 3 room house, \$10.00. 5 room house, \$12.50. 6 room house, \$15.00. 8 room house, \$25.00. 10 room house, \$30.00. EMPLOYMENT. Those needing help or jobs phone. 1 girl for general housework. 1 girl to take care of children. 4 girls for all kinds of work. Men wanted on ranch. Men wanted on road. Men wanted to pick fruit.

E. F. A. BITTNER ROOM 7, PALM BLK. Telephone 4141; Home, 14.

ADVERTISING RATES: Single column, first insertion, 10 cents per line per week; second and subsequent insertions, 7 cents per line per week. Long columns, 5 cents per line per week. Classified advertising, 5 cents per line per week. Copy must be in our hands at least 24 hours before the day of publication. All communications should be addressed to the Editor, Medford Mail Tribune, Medford, Oregon.