

BARTENDERS ARE INDICTED

Three bartenders of this city were indicted Wednesday by the grand jury on a charge of selling liquor to Percy Hale, a minor, of Ashland. The men arrested were Ed Stockton, Dan Mayer and Matt Finney. They were released on a bond of \$250 each.

Some time ago the night watchman at Ashland found young Hale in a drunken condition. He arrested him and asked where he obtained the liquor. On information that he had secured it at Medford a number of Ashland citizens interested themselves in the matter and asked Mayor Neil of that city to take steps in the matter. Hale declared that he could buy whisky in Medford at any of the saloons and, accompanied by the Ashland chief of police, he came down and purchased whisky at the Nash bar, Brown's bar and the one run by Karmes Brothers.

This information was laid before the grand jury, which indicted the bartenders selling the liquor in each instance.

As there is a city ordinance providing a heavy fine for a minor misrepresenting his age Hale may be prosecuted. However, acting as he was in the capacity of a detective, he may escape on this technicality.

Mayor Neil of Ashland states that he took the matter up in order to determine whether the whisky was obtained in Medford or whether some individual of that city was engaged in "bootlegging."

FIND \$42 NUGGET ON ROGUE RIVER

Taking a tip that good money could be made by "rocking" the gravel of Rogue river two men of this city, G. F. Wilson and Harry Evans, are rejoicing today at their good fortune, for their first day's work netted them \$42.25 in one nugget.

The men left Medford last Monday broke. They drifted into Woodville and struck M. L. Johnson for a meal. They also asked for work but could not secure it. Then they were told to go and "rock" gravel in the river. Full of hope, they left Woodville and started down the stream. Woodville was still smiling over the method taken in getting them out of the city when the two men reappeared. One had a huge nugget which he succeeded in selling to the Woodville bank for \$42.25.

They are still working on the river.

FIRE BOYS ARE NOT TO WALK OUT

Mayor Canon today announced the following appointments as paid firemen: Eugene Amann, chief; Harry Ling, assistant chief; Frank Lindsey, Charles Bossom, Victor Danielson and Con Cady, firemen.

The city council and the Medford fire department have adjusted their differences and there will be no walkout. The matter was settled definitely Wednesday afternoon. Fire Chief Amann will remain as well as Assistant Chief Harry Ling. W. J. Lawton resigned as driver. The firemen agreed to accept the scale of wages as first provided by the council, with this difference, that at the end of six months the salaries will be raised \$5 a month and another \$5 at the end of the year. Eugene Amann will receive \$100 a month for holding down two jobs, fire chief and building inspector. The other members of the paid department will be appointed by Mayor Canon soon.

GLOVER IS CLEARED BY GRAND JURY

Ed Glover, who attempted suicide Monday by drinking carbolic acid, in order to escape a grand jury probe in an assault case brought against him, was freed of all charges Wednesday by the grand jury, which returned a not true bill. Glover has nearly recovered from the effects of drinking the acid.

AUCTION SALE

Household furniture, also ladies' and men's bicycles. Saturday 2 p.m. 1112 Niantic.

ORDINANCE NO. 663.

An ordinance assessing the property adjacent to and benefited by the six inch lateral sewer constructed on Florence avenue from Main street to a point 175 feet south of Scott street, for the cost of constructing the same and providing the manner of carrying said assessment into full effect.

The City of Medford doth ordain as follows:

Section 1. Whereas, the City Council did hereby order provide by ordinance for the serving of the owners of property adjacent to and benefited by the construction of the lateral sewer herein described to appear before said Council and show that the amount of said property should not be assessed for the construction of said sewer, and did fix a time for hearing any such protest, and that the cost of laying said water main should be assessed more than ten days before the beginning of the construction of said sewer, but no protests against the construction or assessment of the cost thereof will be allowed by reason of the fact that the cost of laying said sewer was, by said Council, ordered constructed.

And whereas, the cost of the construction of said sewer has been made and hereby is determined to be the sum of \$1,993.32.

Now therefore, said City doth ordain and declare that each parcel of property adjacent to and benefited by the six inch lateral sewer, constructed on Florence avenue from Main street to a point 175 feet south of Scott street, and that the proportion of said cost to be laid on each parcel, which each of said parcels of land should bear, based on the benefits derived respectively by said several parcels of property, as the proportion set opposite the description of each parcel of property described in the Lien Docket of said city, and that thereupon notice be given to the owners or reputed owners, or proprie- taries, or lessees of said property, and that the same be assessed in accordance with the manner provided by the charter of said city for the collection of assessments for the improvements of assessments.

Section 2. It is further ordered that the notice above provided for be published three times in the Daily Mail Tribune, a newspaper of record, and general circulation in said city, in the manner provided by ordinance No. 259 of said city.

Watt, aye; Mitchell, aye; Emerick, aye; Irwin, aye; Miller, aye; and Summer- ville, aye.

Approved March 19th, 1912.

Attest: W. H. CANON,
W. T. FOSS,
City Recorder.

NOTICE

To the owner or reputed owner, of each parcel of property described in the foregoing ordinance, as named therein and in the lien declared by said ordinance, as recorded in the docket of city liens:

You are hereby notified that the assessment declared by the foregoing ordinance, as described in the same, and for entered in the city lien docket, and that the same is due and you are hereby required to pay the same to the city recorder of said city, and that thereupon notice be given to the owners or reputed owners, or proprie- taries, or lessees of said property, in the manner provided by the Charter of said city for the collection of assessments for the improvements of assessments.

Section 3. It is further ordered that the notice above provided be published three times in the Daily Mail Tribune, a newspaper of record, and general circulation in said city, in the manner provided by ordinance No. 259 of said city.

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