

Increase of Veteran Loan Fund Among Issues on Nov. 4 Ballot

Salem — (UPI) — One of the tougher measures on the Nov. 4 ballot is proposition No. 2 which would increase funds for war veterans' loans for farms and homes.

The measure would increase the maximum limitation on the amount of state bonds that could be sold for the purpose from 4 to 6 per cent of the state's assessed property valuation.

At 1956 assessment rates this would have raised about \$45 million, but since then the assessed valuation of the state has risen considerably.

A good deal of the increase was caused by Multnomah county's recent jump to 100 per cent valuation under Assessor Wiley Smith. This move alone would raise some \$54 million without increasing the bonding limit to six per cent.

Some Say 'Unfair'

However, should the office change hands this November, there is the possibility that the Multnomah rates will be lowered again.

The Department of Veterans' Affairs which handles the loan program on a self-supporting basis reached its constitutional bonding limit last year and since then has been loaning only money repaid by borrowing veterans. It now has a backlog of loan applications and some \$1,225,000 a month to loan out.

Supporters maintain that increasing the limit will be good for Oregon's economic growth, but opponents say there is no real emergency now for World War II or Korean vets for whom the program was designed and that the state should not present "unfair" competition to the mortgage lending business.

Legislators' Pay
A measure popular around Salem is Proposition No. 3 which would amend the con-

stitution to increase salaries of state legislators from \$600 to \$1200 a year.

Under the measure, the legislators also could vote themselves per diem expenses later.

Many states pay their lawmakers more than Oregon. California, for example, pays them \$6000 a year plus expenses.

Very little argument has been caused by proposition No. 1 which would change the obsolete constitutional provision for fixing state boundaries.

The boundary between Oregon and Washington has been fixed in terms of channels and islands, many of which have shifted position. The proposed method would define the boundary by latitude and longitude and would simplify tax, insurance and workmen's compensation problems between the states.

Grand Jury Issue

Proposition No. 7 would authorize the Legislature to enact laws permitting the calling of special grand juries. The constitution now provides for only one grand jury.

Normally only one at a time is needed, but this measure would give the counties power to act in emergency situations such as the recent Multnomah county vice investigations. It also would enable a person to waive indictment in order to speed trial and sentence.

Other legal changes would be provided by proposition No. 9 which would amend the constitution to allow the State Supreme Court to appoint temporary judges to sit with it. It also would allow members of the bar to serve as temporary judges in inferior courts and permit judges of inferior courts to be assigned temporarily out of their districts.

Proponents argue this measure would speed justice and

help clear the Supreme Court docket which is about three years behind schedule.

Some persons feel, however, that the real answer to the problem would be to increase the Supreme Court from seven to nine members.

LEGAL NOTICES

CITY OF PHOENIX, OREGON
NOTICE OF DELINQUENT ASSESSMENT SALE
Notice is hereby given that on the 1st day of December, 1958, on the steps of the City Hall of Phoenix, Oregon, at the address of 112 Second St. in the City of Phoenix, Oregon, the following described real property, to wit:

PARCEL No. 75—Charles W. Luman and Verda E. Luman Beginning at the southwest corner of Water Lot Four (4) of the Town of Phoenix Jackson County, Oregon, according to the official plat thereof, now of record, thence running in an easterly direction 202.0 feet; thence northerly 120.0 feet; thence westerly 182.0 feet; thence southerly 102.0 feet; thence westerly 60.0 feet; thence southerly 18.0 feet to the point of beginning, being a fractional part of Water Lots Four (4) and Five (5) of said town of Phoenix, Oregon; as described in Volume 140, page 48 of the Deed Records of Jackson County, Oregon. Will be sold to satisfy the liens of the City thereof for the Sanitary Sewer Improvement of the City in the amount of \$410.97 plus the sum of 6% interest thereon from the 1st day of January 1958, plus the costs of sale thereof.

PARCEL No. 76—Charles W. Luman Beginning at the northwest corner of Water Lot 5 and running thence easterly on the north line of said Water Lot 60.0 feet; thence southerly parallel with the west boundary line of said Water Lot 30 feet; thence westerly parallel with the north line of said Water Lot 60.0 feet; thence northerly on the west line of said Water Lot 30.0 feet to the place of beginning.

Will be sold to satisfy the liens of the City thereof for the Sanitary Sewer Improvement of the City in the amount of \$408.61, plus the sum of 6% interest thereon from the 1st day of January 1958, plus the costs of sale thereof.

PARCEL No. 77—Charles W. Luman Beginning at the northwest corner of Water Lot 8 and running thence easterly on the north line of section 9 with the west line of DLC No. 42 T 38 SR 1 W, W.M. thence N 0° 07' east 171.4 feet; thence south 89° 53' east 100 feet; thence north 0° 07' east 381.4 feet to the southeasterly line of the Kerr Valley Road; thence north 72° 43' east 49.76 feet; thence south 37° 00' east 540.70 feet; thence north 37° 00' west 244.0 feet; thence north 37° 00' west 33 feet; thence south 37° 39' west 159 feet; thence south 49° 11' west 201.0 feet to the north east right-of-way line north 43° 33' west 127.7 feet to the point of beginning, containing 4 acres more or less and situate lying and being in the County of Jackson and State of Oregon, excepting therefrom real property conveyed as described in Deed Volume 360 at p. 143, Deed Records of Jackson County, Oregon containing an area of 7000 sq. feet, also excepting therefrom real property conveyed to the State of Oregon by and through its State Highway Commission and described in Deed Volume 369 at page 79 and Volume 378 at page 341, Deed Records of Jackson County, Oregon and containing 63,340 sq. feet. Will be sold to satisfy the liens of the City thereof for the Sanitary Sewer Improvement of the City in the amount of \$213.15, plus the sum of 6% interest thereon from the 1st day of January 1958, plus the cost of sale thereof.

If there is more than one bid at the said sale, the land shall be sold to the highest bidder offering to take it for the amount accrued thereon as set forth herein above. The said real property must be sold for lawful money of the United States of America unless struck off to the City of Phoenix.

Dated and first published this 24th day of October, 1958.

Erin N. Farley
Treasurer of the City of Phoenix, Oregon

NOTICE TO CREDITORS
IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY
In the Matter of the Estate of EDITH G. CLINE, Deceased.
Notice is hereby given that the undersigned has been duly appointed by the Circuit Court of Jackson County, Oregon, executor of the estate of the above named decedent, and all persons having claims against the said estate are hereby notified to present same, with vouchers duly verified as provided by law, to the undersigned, at the office of Boyer & Holmes, 28 North Oakdale, Medford, Oregon, within six months of the date of first publication of this notice.

Dated and first published this 3rd day of October, 1958.

LeRoy F. Cline, Executor
Boyer & Holmes, Attorneys for Executor

NOTICE
No. 10268
IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY
Probate Department
IN THE MATTER OF THE ESTATE OF LOVELLA M. LONG, Deceased.
Notice is hereby given that the Final Account of Iris V. Frazier, Administratrix of the Estate of Lovella M. Long, deceased, has been filed herein and that 10:00 o'clock a.m. on November 10th, 1958, at the Courthouse in Medford, Oregon, has been appointed for hearing objections to such Final Account and settlement thereof.

Dated and first published October 10th, 1958.

IRIS V. FRAZIER

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'Hot' Laboratory Due at Albany

Portland — (UPI) — Establishment of a "hot" laboratory facility to seek new uses for radioactive tracers at the U. S. Bureau of Mines Laboratory in Albany has been revealed at a meeting of the governor's technical advisory committee on nuclear development.

Dr. Mark Wright, director of the laboratory, told the committee the new laboratory could lead to important industrial developments.

Dr. Wright said the new lab would be incorporated in present facilities and would not require any building expansion. But he said it probably would mean staff expansion at Albany.

Lay Conference on Education Planned

Salem — (UPI) — Invitations to attend a lay conference on secondary education in Oregon to be held here Nov. 6-7 were in the mail today from the office of Gov. Robert D. Holmes.

Moscow — (UPI) — Soviet Premier Nikita Khrushchev has announced that Russia will loan the United Arab Republic 400 million rubles for construction of the Aswan high dam on the Nile.

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by Alice Brooks

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Some Disabled Workers May Qualify for SS Now

Some disabled workers, previously not eligible, may qualify now for social security benefits, according to W. Verne Nusbbaum, district social security manager.

Recent amendments to the social security law liberalized rules as to the amount of work needed to qualify for disability benefits or to

"freeze" the disabled worker's social security account, Nusbbaum explained.

"In the past, a disabled person must have worked on jobs covered by social security at least five years out of the 10 years just before his disability began. At least a year and a half of the work must have been during the three years just before he became disabled," he said.

WASTED EFFORT
Bowling Green, S.C. — (UPI) — There was very little profit for the burglar or burglars who stole a safe from the post office. It contained one nickel.

Amended Law
"The amended law retains the five-year work requirement, but the second requirement is eliminated. This will make it easier for a worker

to qualify if his disability began gradually, or if he wasn't working on a job covered by social security just before he became disabled."

Nationally, it is estimated that 50,000 people will acquire eligibility because of this change. Those between 50 and 65 years old may be eligible to receive cash benefits, and those under 50 may "freeze" their social security records to prevent a reduction in their future benefits.

Disabled workers who had been told they could not qualify because they did not have enough recent work should

TWA Employees Set Strike Date

Kansas City, Mo. — (UPI) — About 6,700 employees who service domestic and international flights of Trans World Airlines will go on strike Oct. 31, the International Association of Machinists has announced.

The union said Thursday the strike was set after 14 months of negotiations failed to bring agreement. Principal issues involved consolidation of several work classifications and reevaluation of several work functions.

Denver — (UPI) — Mrs. Alice Sampson reported her car stolen 33 days ago. Officers found it Thursday in the Police Department automobile pound. It had been towed away for illegal parking and patrolmen forgot to record the fact.

Is That So?

By OLGA BURNS

The lobster is one of the few creatures that never stops eating and growing, but how does he manage it, encased in a rigid shell?

The answer to this question, suggested by Edmund W. Neal, of Paterson, N.J., is that something finally has to give—the shell.

The process is probably painful. The period until he gets another is highly dangerous.

For days before the change takes place, the spiny lobster—and it is much the same for the northeastern type—goes off his feed and becomes mopy. His shell takes on a dull look, and tiny crack-like marks appear in his carapace, or body armor, and between his front legs. Presently the lobster rubs both his head and his tail. The marks deepen and widen into cracks.

Finally, as the critical hour approaches, the lobster becomes increasingly restless, rubbing himself more vigorously. At last, when the carapace begins to give, the lobster goes into a frenzy of activity. He hunches his back, wriggles and twists until, with a tremendous effort, he manages to twist himself out of his carapace. Only a few moments more are required to rid himself of his tail covering, and there he stands in a glistening new suit.

But that is not the only change. Almost instantly like a person stepping out of a tight girdle, he is bigger than before, maybe as much as 15 per cent.

Instant Peril
This moment of relief, however, is followed by instant peril. For the next two or three weeks until the new shell hardens, the crustacean is easy prey to a multitude of fish and other sea creatures. Nonetheless, he does not necessarily hide himself completely right away. He may stay around near his old suit for a while, eating part of it as a means of speeding the hardening process by giving himself additional lime salts.

As for the loss of any members he may have suffered since his last molt, they are replaced, provided the loss was not recent. And even if it was recent, the chances are it will be completely replaced by the time the next molt arrives.

About the frequency of molts. During his first year he may have 17 of them. After that they are in a progressively declining ratio. What it may be for a giant lobster of 20 to 40 pounds is not known, no more than we know whether there are lobsters of 100 pounds weight or even greater.

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Valley Man Arrested By Medford Police

Richard Ralph Bryant, 24, of 1336 Morrow rd., was arrested Wednesday for violation of parole, Medford police reported.

He was arrested on the complaint of the state parole and probation officer for this district, and lodged in county jail, police said.

LEGAL NOTICES

FILE NO. 10152
NOTICE OF FINAL HEARING IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF JACKSON
PROBATE DEPARTMENT
In the Matter of the Estate of EMIL LOUIS STAUFFER, Deceased.
The undersigned Administrator of the above estate has filed in the Circuit Court of Jackson County, Oregon, Department of Probate, his Final Account in the above estate, and said Court has fixed Monday, the 24th day of November, 1958 at the hour of one-thirty (1:30) o'clock p.m., in the Circuit Court Room in the Jackson County Court House at Medford, Oregon, as the time and place for the settlement of said estate. All persons interested in said estate are hereby notified and required to make and file their objections to said Final Account, if any they have, on or before the time aforesaid fixed for the hearing and settlement thereof. DATED and first published this 24th day of October, 1958.

Welden Maynard Stauffer
O. H. Bengtson
Attorney for Administrator
230 West Main Street
Medford, Oregon

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