

EXTENDS MAIN STREET SEWER

WILL BE BUILT FROM JUNIPER TO PAYNE ALLEY

PAVING BONDS ARE NOW APPROVED

Property Owners on Main Street Must See That Their Walks and Porches Are on Line

At council meeting Monday night the extension of the sewer on Main street from the manhole at Juniper to Payne alley was ordered. This will accommodate the property from the A. O. U. W. hall to Juniper street. Many of the sidewalks on Main street extend over the line where the curbing is to be placed, and it will be necessary for retaining walls to be built to hold the sidewalks and curbs. That matter was left in the hands of Mr. Wyckoff to be adjusted by himself and the property owners, but if they do not agree as to terms the city will probably do the work and assess the cost against the property.

Councilmen Wilkins, Castel, Willets, Hanks, Waldron, Summers, Obenchain, Stone and Stanable were present when Mayor Sanderson called the meeting to order.

Bills

The following bills were allowed:

H. E. Brookfield, labor	\$ 15.35
C. N. Corbett, labor	15.35
J. A. Zion, labor	15.35
C. S. Dingwall, labor	15.00
C. F. Lauengood, labor	15.00
Mike Broadie, labor	1.25
C. C. Low, cash paid for labor	11.75
J. Martin, labor	5.00
O. Olsen, labor	15.00
Capper, labor	8.75
C. Carlton, labor	8.75
J. Donaldson, labor	6.25
C. F. Yokum, labor	21.95
Star Drug Co., supplies	15.60
Gladding, MacBean & Co., sewer pipe	559.94
Total	\$730.29

Building Permits

The following building permits were granted.

J. F. Goelbe, garage, 17x19, one-story brick, on lot 7, block 4, West Side, approximate cost \$300.

Z. B. Shipman, house, 20x20, on lot 14, block 217, Mills addition, approximate cost \$250.

H. E. Calkins, six-room bungalow, on lot 6, block 53, Nichols addition, approximate cost \$1,750.

Klamath Valley Warehouse and Forwarding company, concrete and brick warehouse, 50x104, on lots 10 and 11, block 11, Railroad addition.

C. W. Harlow, five-room house on lot 1, block 13, Hot Springs addition.

Margaret Applegate, one-story frame building, 28x50, on lot 2, block 47, Hot Springs addition, approximate cost \$2,500.

C. K. Soltz, house and woodshed on lot 9, block 39, Hot Springs addition.

C. E. Huffman, wood house, 14x20, on lot 1, block 32, First addition to Klamath Falls.

The question of the permit to the Lavey Realty company for a sign in front of their office was referred to the street committee.

Petitions

A petition asking that posts bearing the names of the streets be placed on designated corners and offering to place such posts was received by the council from the Klamath Ad. company by Wm. Wagner and Henry Rabbes, and was referred to the street committee.

The matter of a footbridge across the government canal at High street was referred to the mayor.

The Water Question

The question of furnishing water to North Klamath Falls and Shippington was taken up and discussed.

C. S. Moore stated that in order to get water to Shippington it would be necessary to have a reservoir near the Bean addition, or else lay a larger main than 6-inch. That there were only nineteen houses, and that it was not certain how many would take the water in that part of the city, and did not see how water could be furnished to Shippington before next year.

The Paving Bonds

The power of attorney of T. W. Stephens to sign the bonds of the Warren Construction company of

Portland in the sum of \$133,628, as surety for their faithful performance of the contract to pave Main street and Sixth street was referred to the city attorney.

The bonds themselves were then presented, and after being considered by the city attorney and sanctioned by him, were accepted and approved by the council and ordered attached to the contract, which had been signed.

Preparations for Paving

Mr. Wyckoff, representative of the Warren Construction company, asked that notice be given to the property owners on Main street whose porches projected over the curb line to have same either moved or cut off at the line, which will not interfere with the curbing and paving.

Mr. Wyckoff is to take the matter up with the property owners.

Ordinances

An ordinance declaring the probable cost of improving Klamath avenue and making same a lien on the property improved was introduced and passed to its second reading.

Extend Sewer on Main Street

Mr. Castel brought up the question of the extension of the sewer on Main street from Juniper street toward the river.

An ordinance amending the sewer ordinance so as to define the streets on which the sewers are built, was introduced and passed to its second reading. This amendment will cover the extension of the sewer from Pine street toward the river, extending as far as the Baldwin on Main street.

Council adjourned to meet at 7:30 Wednesday night.

BOUND OVER TO THE GRAND JURY

JOHN ALLEN HELD TO ANSWER FOR HOLD-UP

HIS BONDS ARE FIXED AT \$1000

Given Preliminary Hearing Before Justice of the Peace Miller This Morning

John Allen, the bricklayer who held up C. A. Bodack Monday and compelled him to empty the contents of his pockets on the ground, was given a preliminary hearing before Justice of the Peace Miller Tuesday and bound over under \$1,000 bonds to await the action of the grand jury.

Allen did not have a lawyer, and appeared to care little what became of him.

He claimed to have had \$7 coming to him for building a chimney on a house which Bodack was constructing for Mr. Swanson, and he procured a shotgun, and meeting Bodack he held him up "to get my money," so he said.

He is charged with robbery and being armed with a dangerous weapon.

John Ellis Better

John Ellis, the popular Fort Klamath rancher, whose jaw was broken while he was putting up hay several weeks ago, left for his home Tuesday. Dr. R. R. Hamilton attended to the injury, and the bones are so nearly knit that there is now no longer any danger. Mr. Ellis was fortunate in escaping with his life, for had the end of the broken cable gone two inches higher it would have struck him in the temple and probably killed him. At the time of the injury Mr. Ellis was putting hay into the barn, and while a heavy load was being taken upon the fork the cable broke and the end struck Mr. Ellis on the jaw, breaking the bones across and fracturing the lower portion. It was a very painful accident, and might easily have been more serious than it was.

Back From Lakeview

Judge Noland is back from Lakeview, where he held a session of the circuit court. He heard a number of motions and sustained demurrers to two of the Silver Lake cases, an appeal from which will probably be taken to the supreme court.

The trial of Bernard Kuhl on the charge of horsestealing and "French" Louis for killing Jack Barry will come up at the next term of court, which will be called October 17th.

NOMINATE WORDEN FOR COUNTY JUDGE

He Stands for Courthouse Removal and Improvement of County Highways

PEOPLE KNOW WHAT TO EXPECT---WILL HAVE AN ADVISORY BOARD

Instead of Being Ruled by Corporations He Will Try and Meet the Demands of the People

If the republicans of Klamath county want a man for county judge who stands for the removal of the courthouse, thus saving the taxpayers \$90,000; if they want a man who will give to the road districts of the county their just proportion of road money; if they want a man who will build roads under a contract system; if they want a man who will not be ruled by the "interests" as against the people, then they want to go to the polls next Saturday and vote for W. S. Worden.

The charge has been made against Mr. Worden that he is a corporation man. It has been said that if he is elected judge he will reduce the assessments of the Southern Pacific. This is the chief cry of the opposition and in order that the people of the county may know that it is a lie the Republican tells them that he has absolutely nothing to do with railroad assessment. He can neither raise or lower it, for it is fixed by a state commission. It is merely an attempt to fool the people of the county in the mad desire to save the courthouse for the benefit of the few.

The Republican is supporting W. S. Worden not because he is a republican or because he is or is not a corporation man. It is supporting him for the same reason that it has been fighting since last January for the people of the county. It is supporting him because it knows that he favors the acceptance of the free courthouse site; that he is opposed to the influences and men who have dominated this county for the past thirty years. This fight has cost this paper nearly eight thousand dollars and it expects to lose more than that before those who have sought to wipe it out of existence realize that it is here to stay. We were told at the start that we were fools to fight for the rights of the people; that they

would be the first to throw us down. We did not believe that to be the case, and we have no reason to change our mind now. We believe that the people as a whole are honest and when they find any person or institution doing the square thing they are the last to desert them. That is why we confidently predict the nomination of Mr. Worden and as confidently look for his election in November.

The cry of "railroad" has been raised with a purpose. It is to fool the people. The men who are raising it, almost to a man, subscribed to the \$100,000 fund to bring the railroad in here, and the man they accuse of being a corporation representative was the one who succeeded in interesting the capital that started that same railroad. Do you think that is a square deal? But these same men care nothing for this railroad humbug. Their eyes are glued on the courthouse.

If elected county judge Mr. Worden pledges himself to the creation of an advisory board of two representative citizens from each precinct in the county. This board will bring to the attention of the county court the needs of their district. It is the first step taken in this county to get close to the people. Does that look like corporation rule? He promises to inaugurate a system of road building under contract, but so managed as to permit the farmer to work out his tax. It is placing the road building on a business basis, so that every district will get its share. He is looking forward to the interests of the people of the county.

The Republican urges his nomination for these reasons. He will give the county a business administration—one that even his enemies will have to admit as being about the best it ever had.

MRS. BRADLEY GETS THE CASH

RECEIVES \$12,500 FOR SUPPORT OF TWO CHILDREN

Shot Senator Brown, With Whom She Had Lived as His Wife for Several Years

SALT LAKE CITY, Sept. 20.—After years of contest the suit instituted by Mrs. Anna Bradley to recover a share of the property left by the late Senator Brown has been settled out of court. Mrs. Brown is to get \$12,500 for the support of her two children, of whom Senator Brown was the father.

Mrs. Bradley had lived with Senator Brown as his wife, and on his refusal to marry her, as she alleged he had promised, she shot him while he was in Washington, in 1906. Before Brown's death he willed an estate of \$100,000 to his sons by his first wife, and did not leave a cent to the children of whom he was the father while he lived with Mrs. Bradley.

BREACH OF PROMISE SUIT AGAINST BOWLES IS DROPPED

Clara Hagget Claimed Son of Oakland Banker Had Promised to Marry Her

SAN FRANCISCO, Sept. 20.—The breach of promise suit which had been brought against P. E. Bowles, the son of the Oakland banker, by Miss Clara Hagget, was dismissed this morning by Bowles paying the girl's attorney's fees. The girl said that Bowles had promised to marry her when he was acting as private secretary to Secretary of War Metcalf at Washington.

HEARINGS BEGAN YESTERDAY

LORIMER SENATORIAL COMMITTEE IN SESSION

Will Investigate the Alleged Bribery of Illinois Legislators to Secure Senator's Seat

CHICAGO, Sept. 20.—The William Lorimer senatorial inquiry began today. All of the committeemen are here excepting Senators James B. Frazier and Morgan G. Bulkeley, who are en route. The conferences this morning were to determine the method of procedure and the scope of the inquiry. With today's meeting the executive and subsequent meetings open.

Senator Lorimer appeared at the Congress hotel, but said he did not know whether he had been summoned. Senator Burrows of Michigan announced that the real hearings will begin tomorrow.

CHINESE PRINCE LEAVES ON TRIP TO THE EAST

SAN FRANCISCO, Sept. 20.—Prince Tsai Hsun, much improved, left this morning for the East. The trip will be made in a special train as the guest of Charles Schwab.

NO NEWS RECEIVED FROM THE RACING BALLOONS

One of the Gas Bags Carrying a Dark Object Seen Going South Over the Virginia Mountains

INDIANAPOLIS, Ind., Sept. 20.—No news has been received from the racing balloons New York and Miss Sophia, and the Speedway officials are becoming anxious. An alarming

report was received from Paluska, Va., Monday morning, stating that the balloon Unes, carrying a dark object, apparently a man, had passed there going south toward the mountains. The balloon Buckeye landed at Showalter, Va., yesterday on a lonely spot. It was impossible to wire news until today.

ALLEGED SPY ARRAIGNED

LONDON, Sept. 20.—Lieutenant Helm, the alleged German spy, was arraigned in the Fairham police station, charged with having committed a felony in obtaining information concerning the Portsmouth defenses, for the purpose of communicating the same to another state. Helm was arrested while engaged in sketching the fortifications.

Christian Church Moved

The Christian church has been moved to its new location on the corner of Ninth and Pine streets, and services will be held there hereafter. Evangelist Kellems will preach there tonight. M. R. Doty did the moving of the structure from its old location on the corner of Seventh and Klamath to the new site.

Postmaster Emmitt No Better

Postmaster Emmitt is in about the same condition that he has been for the past few days. He was a little delirious Monday night, but otherwise his condition is about the same.

FIRES GUN INTO CAN OF POWDER

FORCE OF EXPLOSION BLOWS OUT WINDOWS

GUN STORE SCENE OF ACCIDENT

Big Plate Glass Windows Shattered to the Sidewalk—No One Is Injured

The accidental discharge of a 30-30 rifle Tuesday morning wrought havoc with the plate glass windows in the Gun Store.

C. L. Stickney was taking the shells from his rifle while he was on the platform in the rear of Chambers' Gun Store on Main street. While doing so he accidentally discharged the weapon and the bullet passed through the floor of the platform and pierced a can containing twenty pounds of powder which was standing directly beneath him. The bullet set fire to the powder and it exploded, the force of the blast breaking the plate glass windows in the front of the building and sending the glass shattered to the sidewalk.

J. R. Ansell was standing within six feet of the powder when it exploded, but received no damage. A number of bicycles were also standing close to the can, but the only damage they received was the burning of the tires slightly.

The bullet which caused the damage entered the can of powder at the top and came out at the side, thus forming a vent through which the gas escaped, or the damage would have been much greater. As it is \$100 will pay for all the injury that was sustained.

WANT AERODROME ESTABLISHED AT PASADENA

Realty Board of That City Make Offer to Wright Brothers—Seek Aeronautic School

PASADENA, Calif., Sept. 20.—The Realty board of this city has made a formal offer to the Wright Brothers to establish an aerodrome here for experiments during winter months. The nature of the proposition was not disclosed. It is believed a training school for aeronautics is hoped to be established here.

STEALS RIDE ON WAGON AND IS KILLED BY ICE

DECATUR, Ill., Sept. 19.—While stealing a ride on the step of a heavily laden ice wagon, Clara Morthland, aged 10, was killed when a block of ice, weighing 300 pounds, slipped from the load and struck the child.

JUDGE GRIFFITH ANSWERS FOR LEE

GIVES TO "TAXPAYER" THE INFORMATION ASKED FOR

BUSINESS, NOT SENTIMENT, TO RULE

This Is the Time When the County Needs the Services of a Conservative County Judge

County Judge Griffith has taken the trouble to answer the questions propounded by "Taxpayer" in last week's issue of this paper. The Judge covers the matter so thoroughly that comment is unnecessary.

Editor Republican:

Dear Sir—I notice that the questions asked Captain Lee by "Taxpayer" have been so far ignored, and as said questions pertain in part to the condition of the county's affairs and to the work of the county court, I will try in the spirit of fairness to answer some of them.

One of the questions was in substance, how many of the county officers are without office room in the courthouse?

Answer: Five, not counting the prosecuting attorney.

In answer to another question, I will say that Captain Lee has an office in the Melrose-Withrow brick, for which the county court pays \$15 per month rent, and \$1 per month for lights, or \$246 per year.

If the other officers had the same right to offices as the Captain has should demand offices, it would cost the county over \$1,000 per year, with no place for the grand jury to meet.

As to the condition of the courthouse, "It speaks for itself." It has neither foundation nor roof, and if it should burn every record of the county would certainly be destroyed, a loss that would be without repair, "but a fortune to the abstractors."

Now as to the cost of the Captain's work. He is entitled to \$1,200 salary and \$200 deputy hire, and no more under the law, but the county court, in order to get out a tax roll anywhere near on time has had to pay \$200 or \$300 extra per year, and up to September 1st, this year, he has asked for \$502.50 above his legal allowance.

How is this for paying the county out of debt?

Now, as for the Captain's campaign plea: "Pay off the county debt"; "keep up the roads," etc., I will say that the county debt is at present about \$60,000, and there is about \$40,000 collected for courthouse now in the hands of the treasurer. If this could be paid out on the debt it would leave only about \$20,000. I don't know whether the Captain would hold that money until a courthouse is needed or not.

If the court could accept a free site and sell the old site, there would be funds enough to build a good courthouse and give all the officials brick offices. But the Captain is too economical for that!

The Captain seems to insinuate that the board of equalization has played havoc with the equality of taxation. Now, do you know that he is one of the three members of the board of equalization at present, and I challenge him to show a single case where any assessment was lowered in the last year in which he did not fully concur with the other members of the board.

I have said enough. I appeal to the records for the proof of the facts I have stated. I think too much of the Captain to wish to take him on a \$1,500 job and place him on a \$1,000 job, "or if he filled both the Lord only knows how much extra pay he would want."

Now, fellow voters, for more than four years I have been your servant. I have made many mistakes, of which I am aware, but I have done my very best. I have done some things of which I am proud, and I find that the county, at this time of all others, needs a good, conservative business man, with firmness and decision, at its head, and if we vote on sentiment, blindly, we may regret it. Yours truly, J. B. GRIFFITH.