Track Pole Vault Pit Proposal

The idea is to bring back Pole Vaulting to Sheridan Track.

Reasoning:

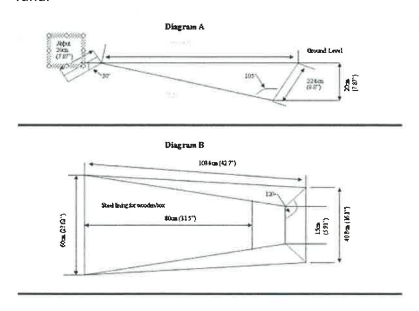
By utilizing the extra track by the start of the 100m dash, we would not interfere with any events. We can make use of the track for the runway, thus saving cost. There is plenty of room for the new dimensions of the pit (which was acquired from Willamette university 4 years ago).

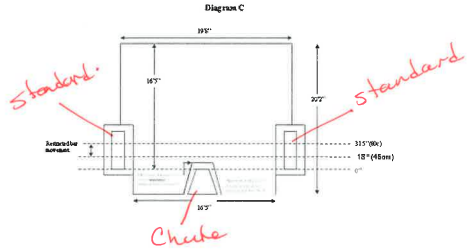
Proposal:

The placement of the Pole Vault pit would be at the end of the starting area for the 100 meter run. The area would be leveled (and the removed dirt used for the FCS community garden planting boxes), a tree will be removed (wood donated), and a 28' by 20' pad will be laid. Within the pad will be built-in areas for the bar standards and the chute. The pad will consist of a rock base; asphalt overlay will match the track and cutouts for the standards and chute will be added and inlaid with concrete.

Cost:

Projected cost is under \$5000 and will be covered by the Sheridan High School athletic fund.

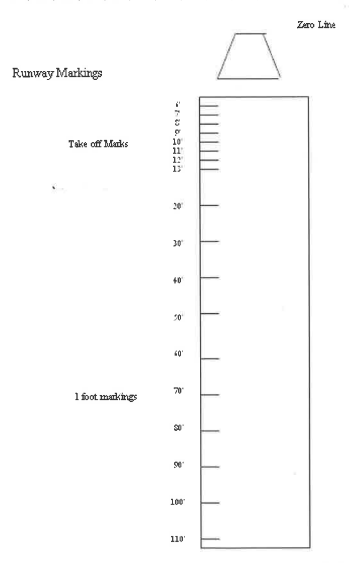




Note: When only one competitor remains in the competition, the competitor may determine successive heights of the crossbar.

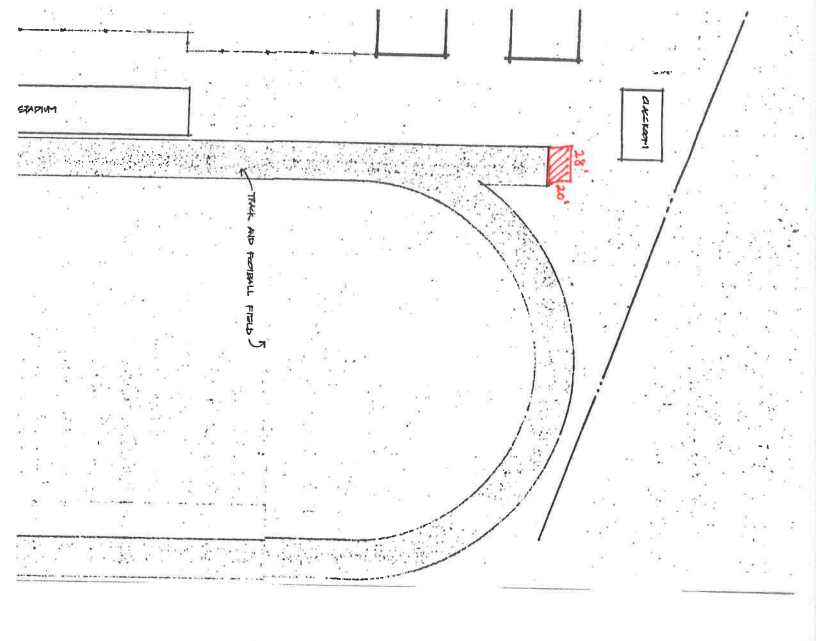
ART. 18... A competitor shall have the standards or uprights set to position the crossbar from a point 18 inches (45cm) measured beyond the vertical plane of the top of the stopboard, up to a maximum distance of 31.5 inches (80cm) in the direction of the landing surface.

ART. 19... A mark or marker shall not be placed on the runway, but it is permissible to place markers at the side of the runway. Meet management may provide check marks, not more than three inches long, on the runway. Starting at the back of the planting box, mark intervals in the following manner: 6', 7', 8', 9', 10', 11', 12', 13', 20', 30', 40', 50', 60', 70', 80', 90', 100', 110', 120'.



ART. 20... Taping of any part of the hands or fingers shall not be permitted unless there is an open wound that must be protected by tape. Taping of the wrist is permissible. Gloves are not permitted. Competitors may use chalk or an adhesive or similar substance such as rosin on their hands during competition.

ART. 21... It shall not count as a trial if a competitor's pole is broken during an attempt.





Paving & Curbing, Inc.

P.O. BOX 6070
3034 Irish Ct. NW
Salem, OR 97304

Licensed & Bonded

CCB#155631

Parking Lots • Driveways • Patching
Trench Paving • Resurfacing • Free Estimates

Office 503-391-6274 Fax 503-399-5326

PROPOSAL SUBMITTED TO		PHONE	DATE
SHERIDAN SCHOOL DISTRICT		2-11-13	
STREET		JOB NAME	
435 S Bridge St			
CITY, STATE	ZIP CODE	JOB LOCATION	* Spinston
Sheridan, Oregon	97378		
ARCHITECT		DATE OF PLANS JOB PHONE	
BILL RAZOR 971-237-1486		fax 503-843-3466	

We hereby propose to perform the following work at the following prices:

Sheridan High School • *Pole Vault Area

Excavate 8" in depth, rock, grade and compact 6" in depth. Pave with 2.5" asphalt up to 560 sq ft (20x28)

Spoils to be left on site, but relocated on school property \$2,750.00

Fauconer-Chapman Elementary School *Barkdust Area @ Tetherball Poles Excavate 6"-8" in depth, rock, grade and compact 4"-6" in depth. Pave up to 1300 sq ft with 2.5" asphalt \$4,950.00

We Propose hereby to furnish materials and labor - complete in accordance with above specifications, for the sum of:

Card	dollars (\$
Payment shall be made within Lays following completion of work, U	npaid balances shall bear SERVICE CHARGE AT THE RATE OF
EIGHTEEN PERCENT (18%) PER ANNUM., until paid. In the event sult or:	action including any appeal therefrom, is brought to enforce any terms of
this agreement, the prevailing party shall be entitled to such reasonable atto	mey's fees and costs as may be awarded by the trial and appellate courts.
This proposal may be withdrawn by us if not accepted within _30 days.	Any permits required are to be obtained by owner, "CHANGE ORDERS>
Any change from the original proposal shall be in writing and signed by both	parties. Any change in the price as a result of the change shall be stated
thereon. "Venue. The parties agree that exclusive jurisdiction to determine a	any dispute between them is conferred upon the District or Circuit Court, as
appropriate of Marion County, Oregon."	
AUTHORIZED SICNOTORE:	
BY MILLIAM TOS	
(TITLE)	
Aggeptance of Proposal	
The above proposel is hereby accepted and you are authorized to do the	
work as specified. Payment will be made as outlined above.	Authorized signature
Data of Associations:	p
Date of Acceptance:	By