

~ WOULD we stand for a law that kept 3000 families out of Oregon?

Of course we wouldn't! So it's up to us to vote the antagonistic Income Tax Law out of existence! For it has already lost for Oregon payrolls amounting to more than six million dollars (\$6,000,000) a year! And six million dollars means at least 3000 families who are lost to Oregon's population in just one year under this dangerous law.

Oregon needs Jobs and Markets

The Income Tax kills both!
Vote 312X YES and kill the Income Tax!

If there are two things Oregon needs above all others it is (1) jobs for her workers, and (2) markets for her products. Every new enterprise or industry brought into Oregon means more jobs. Jobs support population. Every increase in population means a better market for farm and factory products.

Yet the income tax law antagonizes industries and enterprises. Many authentic cases are on file where industries MOVED OUT OF OREGON OR DECIDED NOT TO COME TO OREGON because of the income tax law. Counting loss of capital invested, purchases and payroll, this loss is already conservatively estimated at more than \$40,000,000. The payroll loss alone is already over \$6,000,000 a year!

This insidious law must go— It is hurting Oregon!

... we had planned to establish our Northwest headquarters in Portland. We changed our plans, and are locating in Seattle because of the adverse Oregon Tax Law.
THE BOYLE-DAYTON CO., Los Angeles

Had we known the Oregon Income Tax Law would have passed, we certainly would have bought timber in Washington or British Columbia, rather than in Oregon.
CENTRAL COAL & COKE CO., Kansas City, Owners of Veneta, Ore., development.

We had planned on erecting a sawmill at a cost of approximately \$100,000 and four miles of logging railroad. This would increase our logging facilities which would amount to an expenditure of about \$150,000 additional.
THE GLENDALE LUMBER CO., Glendale, Oregon.

On receipt of a draft of the state income tax law at our New York headquarters, instructions were sent to close the Pacific Coast branch at Portland, February 1, 1924.
LEWIS-MEARS CO., New York.

We would not consider any further expansion as long as there is a state income tax in Oregon.
BARNES-LINDSEY MFG. CO., Portland, Ore.

We had completed plans and specifications for a building to be used as a warehouse and offices for a large corporation with headquarters in California, but these plans fell through when they learned of the state income tax measure. Will do nothing further in this matter until the income tax measure is settled.
HOLMAN TRANSFER CO., Eastland, Oregon.

Will reduce our operations in Oregon and possibly go to Vancouver, Washington.
COAST CULVERT & PLUME CO., Portland, Ore.

Read these extracts from letters. The originals and hundreds more like them are on file. Then go to the polls November 4th and rid Oregon of this objectionable law which is keeping millions of dollars and thousands of people away from our state.

When the State of Oregon passed the state income tax law, then we believed it best to incorporate the company in California, which was done.
BENSON LUMBER CO., San Diego, Cal.

... we cannot permit ourselves to be burdened with any taxes that our competitors, the majority of whom are in Washington, do not have to pay. For that reason we figure that if the income tax is to be permanent, we in self preservation, must withdraw our headquarters to another state.
M & M WOODWORKING CO., Portland, Oregon.

Coming from Wisconsin, where we have had a state income tax for several years, we are familiar with that tax. On account of the severity and injustice of the Oregon income tax law we have decided to curtail our proposed building and equipment project from \$25,000 to \$12,000, and had we realized that this tax would become effective, we would not have budgeted any additional investment in Oregon.
WESTERN LUMBER MFG. CO., San Francisco.

Unless the law is repealed we are seriously considering incorporating our Seattle home separately and diverting all to them all Oregon business that it is possible for them to handle.
CLYDE EQUIPMENT CO., Portland, Oregon.

We had acquired property for the erection of a warehouse when we learned of this law. I have therefore advised on similar requests that we cannot maintain our business in Oregon if the statute is upheld.
TRUSCON STEEL COMPANY, Youngstown, Ohio, W. F. Gahrke, V. P.

Will limit expansion to most absolute necessities to complete present activities, a reduction of 50% in production. On account of the severity and injustice of the Oregon income tax law we have decided to curtail our proposed building and equipment project from \$25,000 to \$12,000, and had we realized that this tax would become effective, we would not have budgeted any additional investment in Oregon.
WESTERN LUMBER MFG. CO., San Francisco.

Our company will not expand in Portland as long as there is a State Income Tax Law. The principal reason our head office was not located in Portland was on this account.
BUNGE WESTERN GRAIN CORPORATION, Portland, Oregon.

... had we not already opened our office there, and established ourselves, we certainly would not do it now, and furthermore, we have been considering the advisability of discontinuing our branch there.
THE B. F. STURTEVANT CO., San Francisco.

Mr. Herbert Armstrong, Western Manager for the Menasha Woodware Company, stated that they were figuring on moving the Western Woodware Company from Tacoma to Coos Bay, and had already purchased site on the waterfront. Later stated they would not do anything at all toward a change until they had seen the effect of the Oregon State Income Tax Law.
H. G. KERN, President, First National Bank, North Bend, Oregon.

Our original plans of operations in Oregon called for an annual production of 200 million feet of lumber, whereas our present plans call for only 20% of that amount. Furthermore, we had planned on constructing and operating a large Door and Sash Factory in connection with our lumbering plant, but with this threatening legislation there is no encouragement for us to invest the necessary capital for carrying out our original plans.
We hope that the majority of the people in Oregon will ultimately change their present attitude towards capital and industry, to the end that it will be a welcome visitor in every section of the state.
MOUNT EMILY TIMBER CO., La Grande, Ore.

... we contemplated putting in an electric steel furnace, but will not do this until the law has been changed.
HEND IRON WORKS.

59 Industries lost to Oregon in a single year—others threatened

These figures show the appalling effect of this unwise tax law which antagonizes industries on which a large part of our growth and prosperity depend.

Recorded Damage Due to State Income Tax	
8 Timber purchases cancelled or suspended.....	\$18,000,000
11 Cancellation of lumber mills, sawmills, logging camps and logging railroads abandoned or suspended.....	7,875,000
32 Other industrial investments cancelled or suspended.....	4,575,000
One year's operating payroll on foregoing items.....	3,600,000
6 Disincorporations, \$4,600,000 capital. Damage listed 1 to 10 only.....	450,000
10 Actual removals from the state, including loss of only one year's payroll.....	2,440,250
22 Threatened removals, including loss of only one year's payroll.....	2,215,500
Total Recorded Damage.....	\$41,252,350

These figures certified conservative and correct by: FRANK E. ANDREWS, CHARLES H. STEWART, BEN SELLING, CURRIS A. BELL, J. K. GILL.

The customer who quits and says nothing—The insidious thing about this law is that industries do not complain—they simply pack up and move to another state! They are like the customer who quits and says nothing—you never know he is dissatisfied nor why—hence have no chance to make matters right with him. Many large concerns who left or stayed out of Oregon on account of the income tax refused to allow us to use their names because they did not want to be made to appear as tax dodgers—and yet they could not afford to carry a tax burden in Oregon which they did not need to pay in California or Washington! There is an old adage which says, "Business is sensitive. It goes only where it is invited and stays only where it is well treated." We cannot afford to ANTAGONIZE enterprises which other states are INVITING!

This tax law has already lost for Oregon more than 40 million dollars just for the purpose of soaking our enterprises 2 or 3 millions a year. Is that good business or good sense? The situation is critical. It must be met by intelligent voting. If we want Oregon to grow we must vote to

KILL THE STATE INCOME TAX

Vote 312X Yes

Initiated by C. C. Chapman, Editor, Oregon Votes, 223 Worcester Building, Portland, Oregon.—INCOME TAX SPECIAL—Persons who register chapter 279 of the General Laws of Oregon of 1923, known as the Income Tax Act. Vote YES or NO

312 Yes

313 No

Make sure your ballot is marked this way

Paid a settlement, Portland Chamber of Commerce Committee for repeal of Income Tax, W. S. Babson, Chairman, residence 342 East 14th Street, North, Portland, Oregon.

THE TURNER TRIBUNE
F. P. Rowley, Editor and Manager.
Issued Every Thursday at Turner, Marion County, Oregon
SUBSCRIPTION \$1.25 PER YEAR
Entered at the Postoffice at Turner, Oregon, as second-class matter, under the Act of March 3, 1879.
Give the Tribune credit for what you buy from advertisers.
There is considerable misunderstanding regarding the oleomargarine bill that is to come before the people to be voted on Nov. 4th. Some call it unfair because they think it will prohibit the manufacture of oleomargarine. This is not so. It is simply to prohibit the use of milk products in its manufacture. It is still designed to protect the dairy interests of Oregon and also to protect the people against a substitute for butter. The cow is the

mother of the human race—not the coconut tree or the peanut plant. Foods that contain vitamins are the proper development of the human body. Milk and butterfat products contain more vitamins than any other food compared to the quantity used. The Oleo Interests are telling us that if they are defeated we will have \$1.09 a pound butter. This is false. It is simply a drag to catch votes. The butter price is fixed by the eastern markets. Voting for the Oleo bill will do no effect the butter price but very little if any. It will make it possible for more butter to be produced and will give work to more people than will the manufacture of Oleo as only a small percent of what is sold in Oregon is manufactured in the state. Talk it over and vote 312 (X) YES ON THE DAIRY BILL.
CLOVERDALE

Mr. and Mrs. F. A. Wood and son Evert visited at the Wilson home Wednesday.
Albert Hennies returned home from Medford where he has been visiting his brother Elmer.
Mr. and Mrs. J. M. Hamilton and Miss Spicer were shopping in Salem Saturday.
Col. Wright and Ben Robinson were Salem visitors Saturday.
Mrs. Wm. Butsky left Saturday for Harrisburg to visit her son.
Mr. and Mrs. Wm. Farr were shopping in Salem Saturday.
Wm. Butsky was in Salem Saturday on business.
L. E. Hennies and Frank Schampier motored to Salem Saturday.
John Thomas and Mr. Schultz of Salem took dinner at the Wilson home Sunday.
Carl, Evert and Emory Wood of Salem were hunting in Cloverdale Sunday.

Mr. and Mrs. Geo. D. Thomas and Mr. and Mrs. T. B. Newman, of Amity visited Saturday with Mr. and Mrs. A. E. Abell, at the Rowley home. The Thomases and the Abells were old friends in Minnesota. Mrs. Rowley accompanied Mr. and Mrs. Thomas to Amity for a few days visit with friends and relatives.
Monday afternoon, quite a commotion was heard on the streets of Turner. Thinking it might be an auto accident we rushed out and found a car proceeding slowly down the street, rated at one mile power, piloted by Joe Morris. The only trouble was that whenever any one shouted whom the car would stop.
Mrs. W. H. Wilson visited her sister Mrs. Minnie Cornstock in Salem Thursday, who is very sick.
Have your envelopes printed with your return address. The Tribune can do the work.

Pacific International Live Stock Exposition
PORTLAND OREGON
Nov. 1-8
300,000 in Premiums
AMERICA'S LIVE STOCK CLASSIC
In the grand new Exposition Palace and Amphitheater, the Pacific International Live Stock Exposition will be bigger and better than ever. Featuring the largest combined exhibit of pure bred live stock under one roof in America. Beef and Dairy Cattle, Horses, Swine, Sheep, Goats, also Poultry Show, Land and Industrial Products, and World's Greatest Night Horse Show.
REDUCED FARES ON ALL RAILROADS



SUMMONS
No. 17131

In the Circuit Court of the State of Oregon for the County of Marion, Department No. 2.
L. L. Graham and Mary Graham, his wife, Plaintiffs,
vs.
H. Gordon Stratton, Mrs. H. Gordon Stratton, Orrin A. Waller, Edmond J. Waller, Mrs. Edmond J. Waller, The Unknown Heirs of Edmond J. Waller, Ulysses L. O. Waller, sometimes known as U. O. Waller, also sometimes known as Orrin L. Waller, Mrs. Ulysses L. O. Waller, the Unknown Heirs of Ulysses L. O. Waller, and Ben C. Smalley, Also All other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the Complaint herein, Defendants,
To: H. Gordon Stratton, Mrs. H. Gordon Stratton, Edmond J. Waller, Mrs. Edmond J. Waller, the unknown heirs of Edmond J. Waller, Ulysses L. O. Waller, sometimes known as U. O. Waller, also sometimes known as Orrin L. Waller, Mrs. Ulysses L. O. Waller, the unknown heirs of Ulysses L. O. Waller, and Ben C. Smalley, Also All other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants above-named,
IN THE NAME OF THE STATE OF OREGON: You, and each of you, are hereby required to appear and answer the complaint filed against you in the above-entitled suit, setting forth the nature and character of your respective claims and to ascertain real property described as follows, to-wit:
Lots numbered Three (3) and Four (4) in Block numbered Two (2) of J. Myers' Addition to the City of Salem, County of Marion, State of Oregon, as shown and described in the plat of said addition now on file and of record in the Office of the Recorder of Conveyances in and for said Marion County, Oregon,
on or before the last day of publication of this summons, to-wit: the thirtieth day of October, 1924, and if you fail so to answer, for want thereof, plaintiffs will apply to the above-entitled Court for the relief demanded in the complaint herein, to-wit: for a decree determining all adverse claims to said real property, adjudging you, and each of you, to have no claim, right, title, estate, lien or interest in or to the same, forever enjoining and barring you, and each of you, from asserting any claim in or to said real property adverse to said plaintiffs herein, decreeing plaintiffs to be the owners in fee simple thereof as alleged in said complaint herein, and for such other and further relief and remedy as to said Court may seem meet and equitable.
This summons is published in the Turner Tribune for six successive weeks, commencing with the issue thereof of the eighteenth day of September, 1924, and ending with the issue thereof of the thirtieth day of October, 1924, pursuant to an order of the Honorable Percy E. Kelly, Judge of the above-entitled Court, duly made, rendered and entered on, and dated, the sixteenth day of September, 1924.
CARSON & CARSON,
Resident Attorneys of the State of Oregon,
Attorneys for Plaintiffs,
Residence and Post Office Address Salem, Oregon.

Nathan Foster, Plaintiff,
vs.
Jennie A. Foster, Defendant.
SUMMONS
To Jennie A. Foster, defendant above named:
IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above entitled cause within six weeks from the date of the first publication of this summons, and if you fail to appear and answer said complaint by said date, for want thereof, the plaintiff will apply to the Court for a decree dissolving the marriage contract existing between plaintiff and defendant.
You are further notified that this summons is served upon you by publication in the Turner Tribune, a newspaper of general circulation, printed and published in Turner, Marion County, Oregon, and that the date of the first publication thereof will be on the 2nd day of October, and the date of the last publication thereof will be on the 13th day of November, 1924.
You are further notified that this summons is published in the Turner Tribune, a newspaper of general circulation, printed and published in Turner, Marion County, Oregon, and that the date of the first publication thereof will be on the 1st of October, 1924.
GUY O. SMITH,
443 Salem Bank of Commerce Bldg., Salem, Oregon, Attorney for Plaintiff.

ADMINISTRATOR'S NOTICE
NOTICE IS HEREBY GIVEN that the undersigned has been by the County Court of Marion County Oregon, duly appointed administrator of the estate of William R. Pogue, late of said County, deceased.
All persons having claims against the estate of said deceased are hereby required to present the same, with proper vouchers, to the undersigned, at his residence, in Turner, in said County, within six months from the date of the first publication of this notice.
Dated and first published this 16th day of October, 1924.
C. W. FOGUE,
Administrator,
HEWITT & SOX,
Attorneys for Administrator.