

THE TURNER TRIBUNE

Turner, Oregon, Thursday July 25, 1929.

F. P. Bowley, Editor

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.



"I pledge allegiance to the Flag of the United States and the country for which it stands. One nation, indivisible, with liberty and justice for all."

The Situation In A Nutshell

When Ramsay McDonald is prepared to pledge Great Britain to observe the rule of freedom of the seas for all neutral commerce in time of war, the United States will gladly give the same pledge. From that moment the size of the British navy as compared with the size of the American navy will be an academic question of no practical importance. Each government will provide for its needs, without reference to other's need, and neither will menace the other. They can readily agree to reduce their fleets and save much money.

Until such time as the security of American neutral commerce is otherwise assured, it will be safe guarded by warships and the navy will be increased to a size equal to that of any other navy, whatever it may be — Washington Post

Facts And Fancy

Radical attacks on basic American industries begin with a dubious theory and attempt to prove their point by contestable "facts."

In amazing contrast to this is the real contribution made by private industry to the social and economic progress of every citizen.

Business pays billions of dollars a year in taxes that go to support government and the schools, charitable organizations, build roads and perform a multitude of other services. It distributes other billions of dollars in dividends to millions of citizens in all walks of life.

The high wages and living standards we enjoy in this country are the direct result of the modern spirit of progress and service of our great industries. Individual wealth is dependent on corporate wealth and a stable economic system.

According to a recent report 15 billion dollars have been invested by telephone, electric light and power, gas and street railway companies to provide the facilities for their service. This is three times the amount of actual money in circulation.

This is a good illustration of what industry has done for America. Radical theorists can think of no argument to offset the know facts — manufacturer.

Special Privileges A. Menace

A Chicago Tribune leased wire dispatch to the Oregonian, June 17, says: "I gotta drag" means in Washington than any where else in the country. Immunity from traffic regulations, the principal attraction in "I gotta drag" clubs elsewhere, is the least of the many privileges to which the favored officialdom, their friends and their friends' are entitled."

The article cites striking incidents to show that the servants of the people, temporarily clothed with official authority, use official power to obtain many privileges which would be denied to their employers, or, in other words, the man on the street.

There is constant pressure to extend the powers and functions of government, thereby building up a bureaucratic system which lives off the people through taxes they are required to pay. The struggle of the taxpayer is to keep government down to the function of governing. Officialism always hedges itself about with special privileges which are denied to a private citizen.

Militarism In The United States

The growth of militarism in the United States has grown in leaps and bounds in the few years following the World War. It is being inculcated into our schools and colleges throughout the land. It is being fostered under the guise of preparedness for defense. It is being popularized by the election of high school and college girls as officers in the Reserve Training Corps. They hold ranks from Captain to Colonel and are spotters for the various training units. They are used as decoys to make the service in these training corps units attractive for the young men of these schools. These girl organizations are organized into rifle teams, using government equipment, according to Congressman Collins of Mississippi, and officers paid to train men for the defense of the nation spend their time playing around with these organizations. Are we following in the steps of Russia, who is training girls and women for machine battalions in case of war?

Militarism was the downfall of Germany, Austria and the old Roman Empire and if not curbed in the years to come will be the downfall of this great land of ours. Preparedness and militarism are not synonymous. We are for preparedness. There is not a red blooded American on this continent that would not be ready to offer himself any time this country was invaded by an enemy. We should have sufficient military strength to ward off an attack from an enemy of this country. A nation wide surge of militarism incorporated into our schools and colleges is not preparedness in the true sense of the word. If we must have these training corps in our schools don't let girls of our land as bait to draw the men into these training units.

France Comes Through

After three years of quibbling and exchanging notes between France and the United States, France has finally come through and has decided to pay the loan granted her during the war. This proposition has been in the air for several years. There has been a move in France to get out of paying this loan. They have repeatedly attempted the United States to cancel the loan. We always did believe that there was enough honor in old France to pay their just debts. Premier Raymond Poincaré and former Minister Aristide Briand led the fight in the chamber of deputies for the debt payment. It was by eight votes of the agreement concluded at Washington, July 29, 1926 and is to be paid in 62 annuities. Mr. Briand appealed to the gratitude of the deputies for the tremendous assistance rendered the armies of France during the war. He said that the armies of the United States reached the shores barely in time to prevent her destruction. The radical element desired to block the payment of this loan but there is still enough

solid conservatism in the French chamber of deputies to over balance the radicalism and keep the French nation from getting the name of a bad creditor.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Marion, Department No. 2, State of Oregon—L. L. Patterson, Governor; Hal E. Hogg, Secretary of State, and Thomas R. Kay, State Treasurer, comprising the State Land Board of the State of Oregon, Plaintiffs,

vs.
Edw. C. Judd and Geo. F. Judd, as executors of the estate of Carrie L. Judd, deceased, Defendants.

To Edw. C. Judd and Geo. F. Judd, as executors of the estate of Carrie L. Judd, deceased, the above named defendants.

In the name of the State of Oregon, you are required to appear and answer the complaint filed against you in the above entitled court and cause on or before four weeks from the date of 1, the first publication of this summons, and if you fail to answer, for want thereof, the plaintiffs will apply to the court for the relief prayed for in their complaint; namely, that they have judgment against you for the sum of four thousand dollars (\$4,000.00), together with interest thereon from the fourth day of September, 1928, at the rate of six percent annum, until paid, and for the further sum of three hundred dollars (\$300.00) as special attorney fees, and for plaintiff's costs and disbursements incurred in this suit; that plaintiffs' mortgage described in the complaint in said suit be decreed to be a first lien upon the following described premises, to-wit:

Beginning at the quarter section corner on the line between Sections 23 and 26, Township 8 South, Range 2 West of the Willamette Meridian; running thence Section 60 chains; thence West 35.82 chains to the corner of Frank Lewis' land; thence North 50.11 chains to the South line of Chas. Van Noy's land; thence North 50.27 chains to the South line of Chas. Craft's Donation Land Claim; thence South 82 degrees 44 minutes East 20.20 chains along said Craft's land to a point 2.72 chains North of the Northeast corner of Claim No. 44, Township 8, Range 2; thence South 39.60 chains to the Section line between Sections 23 and 26; thence East 7.80 chains to the place of beginning, containing 254.74 acres, more or less;

that the usual decree be made for the sale of said premises last described by the Sheriff of Marion County, Oregon, according to law and the practice of the above entitled court; that the proceeds of said sale may be applied toward the payment of the amount due plaintiffs, and that the above named defendants and each of them, and all persons claiming under or through them or any or either of them subsequent to the execution of said mortgage, may be barred and foreclosed of all right, claim, and equity of redemption in or to said mortgaged premises, and every part thereof; and that plaintiffs have such other and further relief in the premises may be equitable.

This summons is served upon you by publication in the Turner Tribune by order of the Honorable L. M. McMahon, Judge of the above entitled court, bearing date of June 24, 1929. The first publication of this summons is July 11, 1929, and the last publication will be August 8, 1929.

CAKL T. POPE,
Attorney for Plaintiffs.
Place of residence and postoffice address, Salem, Oregon.

NOTICE TO CREDITORS
Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 8th day of July, 1929, was appointed administrator of the estate of Amanda E. King, deceased, and that they have duly qualified as such. All persons having claims against said estate are hereby notified to present the same, duly verified as required by law, at the office of R. H. Bassett, 503 Salem Bank of Commerce Building, in the City of Salem, Marion County, Oregon, within six months from the date of this notice, to-wit: July 8, 1929.

J. W. GILMOUR,
Administrator.

NOTICE TO CREDITORS
Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 3rd day of July, 1929, were appointed executors of the estate of Pauline Z. Larson, deceased, and that he has duly qualified as such.

All persons having claims against said estate are hereby notified to present the same, duly verified as required by law, at the office of R. H. Bassett, 503 Salem Bank of Commerce Building, in the City of Salem, Marion County, Oregon, within six months from the date of this notice, to-wit: July 18, 1929.

R. H. BASSETT,
Attorney for Administrator.

NOTICE TO CREDITORS
Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 17th day of June, 1929, was appointed executor of the estate of James Reid, deceased, and that it has duly qualified as such. All persons having claims against said estate are hereby notified to present the same, duly verified as required by law, at the office of R. H. Bassett, 503 Salem Bank of Commerce Building, in the City of Salem, Marion County, Oregon, within six months from the date of this notice, to-wit: June 20, 1929.

R. H. BASSETT,
Attorney for Executor.

NOTICE TO CREDITORS
Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 1st day of January, 1929, was appointed executor of the estate of Charles Ladd and Bush Trust Company, Executor.

R. H. BASSETT,
Attorney for Executor.

NOTICE TO CREDITORS
Have your envelopes printed with your return address. The Tribune can do the work.

Give The Tribune credit for what you buy from our advertisers.

Rupture Shield

Expert Coming To

SALEM

on
WEDNESDAY AND THURSDAY,
AUGUST 7 and 8.

at MARION HOTEL

from 10:00 A. M. to 4:00 P. M.
Evenings by Telephone Appointment
Only the First Day

TWO DAYS ONLY

No Charge for Consultation
Mr. C. F. Redlich, the successful
expert says:

The "Perfect Rupture Shield" holds the rupture perfectly, no matter what position the body may be in, how heavy a weight you lift. They give instant relief, contract the opening in a remarkably short time and strengthen the weak tissues (the real cause of rupture) so that they frequently recover their previous natural retarding power, needing no further outside support. Stomach trouble, backache and constipation often cause by Rupture promptly disappear.

Truly remarkable and prompt results have been obtained not only with recent and not fully developed ruptures but also with old, long neglected ones.

Ingenious, recently perfected devices are now holding ruptures firmly which heretofore never had been retained.

No elastic belts nor filthy legstraps are used.

I guarantee the durability of my absolutely sweat and moisture proof, sanitary appliances.

75% of ruptured children recover completely through expert mechanical treatment according to statistics.

Do not waste your money on widely advertised mail order contraptions. You cannot fit yourself.

C. F. REDLICH, Rupture Appliance Expert, Home Office, 525 Boston Block, Minneapolis, Minnesota.

NOTICE OF HEARING ON FINAL ACCOUNT

In the County Court of the State of Oregon for the County of Marion.

In the matter of the estate of J. E. Melvin, deceased.

Notice is hereby given that the final account of Olive L. Smith, administratrix of the estate of J. E. Melvin, deceased, has been filed in the County Court of Marion County, Oregon, and that the 26th day of July, 1929, at the hour of 10 o'clock A. M., has been appointed as said court for hearing objections to said final account, at which time any person interested in said estate may appear and file objections thereto in writing and content cause.

OLIVE L. STEGE,
Administrator of Estate of J. E. Melvin, Deceased.

SMITH & SHIELD,
Attorneys for Administratrix.

NOTICE OF HEARING ON FINAL ACCOUNT

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 26th day of August, 1929, was appointed administrator of the estate of John K. Hoffman, deceased, and said court has, by an order thereof, duly made and entered, set Monday, the 26th day of August, 1929, at the hour of 10:00 o'clock A. M. as the time and the court room of said court in the court house in Salem, Marion County, Oregon, as the place for hearing of said final account.

All persons having objections to the allowance of said final account and settlement of said estate are notified to appear and file written objections on or before the day set for hearing of said final account and the settling of said estate.

JOHN R. POLK,
Administrator of the Estate of Homer Earl Folk.

R. H. BASSETT,
Attorney for Administrator.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 26th day of June, 1929, was appointed administrator of the estate of Amadeo E. King, deceased, and that they have duly qualified as such.

All persons having claims against said estate are hereby notified to present the same, duly verified as required by law, at the office of R. H. Bassett, 503 Salem Bank of Commerce Building, in the City of Salem, Marion County, Oregon, within six months from the date of this notice, to-wit: July 1, 1929.

R. H. BASSETT,
Attorney for Administrator.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 3rd day of July, 1929, were appointed executors of the estate of Pauline Z. Larson, deceased, and that he has duly qualified as such.

All persons having claims against said estate are hereby notified to present the same, duly verified as required by law, at the office of R. H. Bassett, 503 Salem Bank of Commerce Building, in the City of Salem, Marion County, Oregon, within six months from the date of this notice, to-wit: July 18, 1929.

R. H. BASSETT,
Attorney for Executor.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 17th day of June, 1929, was appointed executor of the estate of James Reid, deceased, and that it has duly qualified as such. All persons having claims against said estate are hereby notified to present the same, duly verified as required by law, at the office of R. H. Bassett, 503 Salem Bank of Commerce Building, in the City of Salem, Marion County, Oregon, within six months from the date of this notice, to-wit: June 20, 1929.

R. H. BASSETT,
Attorney for Executor.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 1st day of January, 1929, was appointed executor of the estate of Charles Ladd and Bush Trust Company, Executor.

R. H. BASSETT,
Attorney for Executor.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 1st day of January, 1929, was appointed executor of the estate of Charles Ladd and Bush Trust Company, Executor.

R. H. BASSETT,
Attorney for Executor.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 1st day of January, 1929, was appointed executor of the estate of Charles Ladd and Bush Trust Company, Executor.

R. H. BASSETT,
Attorney for Executor.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 1st day of January, 1929, was appointed executor of the estate of Charles Ladd and Bush Trust Company, Executor.

R. H. BASSETT,
Attorney for Executor.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 1st day of January, 1929, was appointed executor of the estate of Charles Ladd and Bush Trust Company, Executor.

R. H. BASSETT,
Attorney for Executor.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 1st day of