

THE TURNER TRIBUNE

Turner, Oregon, Thursday SEPT. 19, 1929

F. P. Readley, Editor

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"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."

SENATOR HALL FOR GOVERNOR

Chas. Hall, of Coos county, has announced his intentions of coming out for governor. Mr. Hall ran once before but failed to reach the nomination. While he will be a candidate for the Republican nomination for governor he has not as yet announced his platform. He will make this announcement about the first of the year. Judging from his past records it will be of a constructive character. Senator Hall was a candidate for the office in 1922 and lost by a handful of votes. At that time he was up against the opposition of three candidates for the nomination, ex-Governor Scott, Governor Patterson and the late Public Service Commissioner Bonn.

He has served as president of the Hood River and Marshfield Chamber of Commerce and in 1919 organized the state Chamber of Commerce of which organization he served as president for two years.

What planks Hall will incorporate in his platform is of course problematical but we are certain it will contain a plank dedicated to the development of the state's resources. Other planks that may appear are cheaper power, lower telephone rates and a cabinet form of state government. He was a member of the special committee that drafted the cabinet form of state government constitutional amendment which will be submitted to the people at the next general election. It is said that the form of government will save the people \$1,000,000 annually.

From the above it will be seen that Mr. Hall will do all in his power for the benefit of the state if nominated and elected. Cheap power and lower telephone rates are something that the people need. If the cabinet form of state government will save the people \$1,000,000 it is something worth having. During his term as senator Mr. Hall has succeeded in getting things done.

A Future Of Miracles

On Lummi Island, Washington state, Farmer W. A. Granger has a 100 acre lot. He has seeded it in one hour, 45 minutes, by using an airplane. The job, ordinarily, requires two week's labor by three men. The plane flew at 5500 feet and at about 95 miles per hour, scattering 500 pounds of seed.

A tremendous stunt in pioneering by that Zep. Enormous the commercial and transportation possibilities. But, vision farming by airplane!

Four a. m. on the old farm: "Hiram, son, get up. Gas plane No. 5 and set the 200 acre lot down next the wood. Harry, boy! You've only two hours to do it in!"

They are disinfecting and seeding farms by airplane. Plowing, stump-pulling and milking cows by airplane to come?

All of man's affairs, including Zeps, depend upon the farms. The farmer of 1950 may be of the royalty.

Judge It On Its Merits

President Hoover's suggestion that the various states take over the 190,000,000 acres of public lands now held by the federal government is a proposition that needs serious consideration.

It is rather unfortunate that wet and dry, in many cases, are tying the thing up with prohibition. It has been suggested that this may be a "feeler" a prelude to suggesting that the individual states take over, in the same way, the matter of prohibition enforcement.

Those who see it in this light, of course, judge the public lands proposal by their prohibition sentiments. If they are wet, they will favor it; if they are dry, they will oppose it.

But the question is so important that it should be considered strictly on its own merits. It will be disastrous if a major policy like this should be decided on because of its supposed connection with an utterly unrelated issue. — Portland Daily News.

An Addition

We always take delight in reporting any addition to our fair city and feel it an asset to our community; but last week an addition was erected in the south part of town west of the main highway that we class as an eyesore obstruction. Everywhere cities and civic organizations are working and striving to make their cities as attractive as possible and will not tolerate any huge sign boards to mar the scenery, but apparently some in our city feel otherwise. They allow their property to be defaced to say nothing about obstructing their neighbor's view. We have always stood for the beauty of nature and have fought vigorously the marring of nature by huge sign boards, to say nothing of a lot of the advertising on those sign boards. — Amity Standard.

We wonder if this will not apply to several of the Oregon towns. From our observation the main thing seen in most of these towns is signs.

C. F. BREITHAUP

512 State Street

New Bligh Building

FLORIST

Phone 380

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 17th day of August, 1929, was appointed administrator of the estate of Eugene Grant 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 A. L. Endicott, in the City of Salem, Marion County, Oregon, within six months from the date of this notice, to-wit: August 23, 1929.

W. J. GRANT,

Administrator of the Estate of Eugene Grant, Deceased.

SHERIFF'S NOTICE OF SALE OF REAL PROPERTY ON EXECUTION

By virtue of an execution issued out of the Circuit Court of the State of Oregon for the County of Marion on the 11th day of May, 1928, in favor of W. W. McKinney, plaintiff, and against A. L. Hirsekorn and Mrs. A. L. Hirsekorn, defendants, for the sum of three hundred and no/100 dollars, U. S. gold coin, with interest at the rate of 8 per cent per annum from the 20th day of February, 1928 and the further sum of \$75.00 attorney's fees, and the further sum of \$11.50 costs, and accruing costs, I have levied upon and will sell at public auction, on Saturday, the 14th day of September, 1929, at 10 o'clock A. M., at the court house door in Marion County and State of Oregon, all the right, title and interest which the said A. L. Hirsekorn and Mrs. A. L. Hirsekorn, defendants, had, or after the 11th day of May, 1928, in or after the following described premises, to-wit:

Beginning at the Northeast corner of a tract of land conveyed by J. L. Parish to Catherin and Hicks by deed date November 26, 1887, and recorded in book 34, page 388, of the Marion County Land Records, said tract being within the corporate limits of the City of Salem, Oregon, on plat of Parish's Addition "B" to the City of Salem recorded in book 1, page 50, of the Town Plat Records of said Marion County, thence Southerly along the West Line of Fifteenth (15th) Street extended sixty-four (64) feet thence Westerly at right angles with said Fifteenth Street and parallel with said South line of "B" Street one hundred sixty feet; thence Northerly parallel with the East line of Fifteenth (15th) Street extended sixty-four feet to the South line of "B" Street; thence Easterly along said South line one hundred sixty (160) feet to the place of beginning.

Terms of sale, cash, unless bid is by plaintiff.

Dated this 13th day of September, 1929.

O. D. BOWER,

Sheriff of Marion County, Oregon.

By W. RICHARDSON,

Deputy.

SUMMONS

In the Circuit Court of the State of Oregon, for Marion County, Department No. 2.

Olive A. Hetho, Plaintiff,

Vs.

Fred W. Hetho, Defendant.

To Fred W. Hetho, Defendant:

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed agains you in the above entitled court and cause on or before four weeks from the date of the first publication of this summons, and if you fail to answer or appear herein on or before said date, for want thereof, plaintiff will apply to the court for the relief prayed for in her complaint on file herein, to-wit: for a decree of said court dissolving the marriage contract and the bonds of matrimony now subsisting between you and the plaintiff; awarding to her the care, custody and control of Luther Hetho, Louis Hetho, Arthur Hetho, Nelson Hetho, and Ernest Hetho, minor children of plaintiff and defendant, and for such other and further relief as shall be agreeable to the principles of equity.

You are further notified that this summons is served upon you by publication thereof once each week for four consecutive weeks in The Turner Tribune, a weekly newspaper published at the town of Turner in Marion County, Oregon, pursuant to an order of the Honorable L. H. McMichael, Judge of the above entitled court, made on the 4th day of September, 1929.

You are further notified that the date of the first publication of this summons is the 5th day of September, 1929, and the last publication thereof will be made on the 3rd day of October, 1929.

C. A. SWOPE,

Attorney for Plaintiff.

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C. A. SWOPE,

Attorney for Plaintiff.

Coming To SALEM

SHERIFF'S NOTICE OF SALE OF REAL PROPERTY ON FORECLOSURE

Notice is hereby given, that by virtue of an execution duly issued out of the Circuit Court of the State of Oregon, for the County of Marion, and to me directed on the 10th day of September, 1929, upon a judgment and decree duly rendered, entered of record and docketed in and on said court on the 29th day of August, 1929, in a certain suit then in said court pending, wherein Robert Ann Paton was plaintiff and Louis E. Peterson and Kathleen Peterson were defendants in favor of plaintiff.

W. J. GRANT,

Administrator of the Estate of Eugene Grant, Deceased.

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