

A NEW DEAL

By A. M. Dalrymple

There seems to be a disposition upon the part of the public to have a general upset and complete house-cleaning in Oregon next Tuesday, November 4.

Whatever the reason for this attitude on the part of the voters, it seems to be spontaneous. It is deep-seated and earnest. The people are not joking. They believe present conditions justify this hostility to the reactionary forces now in control of our state and national government. A change is coming. It is in the air. Where will it stop? How knows?

Take for instance, the personnel of our state legislature. Almost solidly republican they line up and put over trades and deals in legislation which often are against public interest. Party first and public welfare second, is the motto of the partisan.

In Marion county partisanship has run wild. Not a democrat has been elected to any county office since 1902. Things have been too much



S. B. MILLS

one-sided in Oregon and that is why the cry for a change is going up all over the state. The swing from the reactionary Hawley to the progressive Delzell is too apparent to go unnoticed in the First Congressional district and is evidence that the people are awakening.

In the Marion county legislative ticket this year, one lone democrat had the courage to come out for election to a seat in the house of representatives. This man is S. B. Mills, a farmer of Aumsville. Anyone courageous enough to run on the democratic ticket for any office in Marion county certainly is entitled to most generous support. Particularly is this true in the case of Mr. Mills, for he has the best and most logical platform of any of the local legislative candidates. If the people of Marion county want a real servant in the legislature—a servant who will look out for the public interest rather than his own, they will elect Mr. Mills next Tuesday and make a start toward smashing the old machine.

Last Sunday's morning Oregonian carried a story of a big liquor ring being taken into custody and among those caught in the drag net was Attorney Walter L. Tooze, well known lawyer of Portland and Salem.

Last December a large still blew up on the Baker place near Stayton and it was not known—just then—who were the operators of the plant, but suspicion was strong as to the guilty parties.

A quiet investigation has been carried on since then and it has been known that the right parties were known for some time, but it was thought best to drift with the bunch. The still was too good a plant to be "just one of its kind," so the officers took it into their heads to find the other stills which they suspected were operated by a gang in different parts of the state.

Their suspicions were right and some time ago the plants were spotted and then the fireworks began.

The still on the Baker place near Stayton was known to be in operation by some of the prohi officers in this section of the county, but they kept it a secret, so the story goes, but during the Christmas holidays last year there were too many trips made to the Baker place by people who said they were looking for Christmas trees—when there wasn't a tree fit for that purpose within a mile of there, and the tree hunting was kept up at night also, until the

trail got too hot and one day there was a fire and the still blew up.

Three men—Schatz, Keene and Gilliland—who were among the bunch arrested in the ring, are charged with possessing a still and manufacturing liquor on the Baker ranch, one mile from Stayton, Or., in December, 1929. They also were named as participants in the operation of two stills in Seattle, Wash., in the following January of operating a still near Union, Wash., at the south tip of Hood's canal; of operating a still near Stayton, Or., last July, and of having another still in operation near Crabtree, Or., for two months last spring.

NEW LOCATION



MORRIS Optical Co's.
New Type Deeper Curved Lens
Best for Better Vision

444 State Street
SALEM, OREGON

E. H. BURREL

464 N. Liberty St.

Quality Batteries

\$5.⁹⁵ Ex.

Salem Oregon

SUMMONS

In the Circuit Court of State of Oregon for Marion County.
Sena M. Neal, Plaintiff,

vs.
J. D. McCully, Alice M. Cranne, Percy Pope Dabney, Ethel Dabney, Clarence M. Crane, Belle Crane, William B. Crane, Ethel Crane, Linnie Crossman, A. B. Crossman, Abe L. McCully, Lillian E. McCully, John J. Glover, Mary E. Glover, Erma Fawell, Russell Fawell, Edna Glover Van Slagel, Frederick Van Slagel, Margaret Glover, Samuel F. Glover and Jane Doe Glover, his wife, the surviving spouse of Samuel Glover, deceased, James B. Simpson, Mary J. Simpson, Dennie M. Simpson, Nellie G. Simpson, Edward W. Simpson, James Simpson, Louis B. Simpson and Jane Doe Simpson, his wife, Edward S. Simpson, Nellie G. Simpson, Mary G. Simpson, Hattie B. Simpson, Edna Simpson, Adalaide Simpson, Charles Simpson, Mary A. Neff, Sarah Maclaren, Robert F. Maclaren, Eliza J. Rowland, Louis T. Rowland, Mary A. Boake, William H. Glover, Ella G. Glover, Samuel W. Glover, Mary Glover, Lincoln G. Glover, Amy L. Glover, Amos L. Glover, Mary Glover, Bertha A. G. French, William A. French, Arthur J. Glover, the surviving spouse of Arthur M. Glover, deceased, the unknown heirs of Amos Glover, deceased, also all other parties and persons unknown having or claiming any right, title, estate, lien or interest in and to the real property described in the complaint herein, defendants.

To the defendants 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 court and cause on or before the 27th day of November, 1930, that being the time prescribed by the court in its order for the publication of the summons upon you and four weeks successively from the date of the first publication hereof; and if in the event that you shall fail so to appear and answer, plaintiff will take a decree that she is the owner in fee simple and in possession of Lot number two (2), Block number one (1), Oak Lodge addition to the city of Salem, Marion County, Oregon, as same appears from the recorded plat thereof, and that plaintiff's title thereto be quieted.

Service of this summons upon you, by publication thereof, is made by order of the Honorable L. M. McMahan, circuit judge, at Salem, Oregon, October 30, 1930, and the date of the first publication thereof is October 30, 1930.

PAUL F. BURRIS,
Attorney for Plaintiff,
Postoffice and place of residence, Salem, Oregon.

Now comes the news from Washington that "back seat driving" is now held illegal. Millions of motorists who have suffered from the chatter of "back seat" drivers will find legal solace in the refusal of the supreme court of the United States to review a decision of the lower courts hold-

NOTICE OF SHERIFF'S SALE

By virtue of mortgage foreclosure execution issued by the Circuit Court of the State of Oregon for Marion County in suit: "No. 21472, State of Oregon, represented by and acting through the World War Veteran's State Aid Commission of the State of Oregon, composed of A. W. Norblad, governor; Hal E. Hoss, Secretary of State; George A. White, Adjutant General; Walter S. Fisher and S. J. Halsan, plaintiff, vs. Hubert C. Davis, Doris F. Davis, Paul Wehner and Edward Wehner, defendants," therein pending and to me directed, I shall, on November 29th, 1930, at 10 o'clock A. M., thereof, at the west door of the county court house at Salem, Oregon, sell at public auction for cash all right, title and interest had and possessed by said defendants, or any of them, on or since April 11, 1927, in and to the following described real property:

The West 85 feet of Lot thirteen (13), Block four (4), Highland addition to the city of Salem, Marion County, Oregon, according to the plat recorded at page six (6) Book 2 Record of Town Plats for said county and state, said tract facing fifty (50) feet on the east line of Maple Avenue.

O. D. BOWER,
Sheriff of Marion County, Oregon.
PAUL F. BURRIS,
Attorney for Plaintiff,
Salem, Oregon.
Oct30Nov6-13-20-27

ing that it is the duty of passengers in an automobile to "sit still and say nothing."

The statement was issued by the American Automobile Association, which declared that the passive action of the nation's highest tribunal is of far-reaching importance to car owners, as it leaves in effect the decision centering responsibility for operation of the car on the driver.

NOTICE OF HEARING OF FINAL ACCOUNT

Notice is hereby given that the final account of M. O. Pearson, as administrator of the estate of William Hall, deceased, has been filed in the County Court of Marion County, State of Oregon, and that Tuesday, the 9th day of December, 1930, at the hour of 10 o'clock A. M. has been duly appointed by such court for the hearing of objections to such final account and the settlement thereof, at which time any person interested in such estate may appear and file objections thereto in writing and contest the same.

Dated this 23rd day of October, 1930.

M. O. PEARSON,
Administrator.
E. L. CRAWFORD,
Attorney for Estate.
Ladd & Bush Bank Bldg., Salem, Ore.
First publication Oct. 23, 1930.
Last publication Nov. 20, 1930.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Marion.
Fred H. Vaughn, Plaintiff,
vs.
Augustus Engle, Ellen Fogarty, John

Fogarty, Grafton Vickers, Ellens Robbins, Richard Robbins, George Reese, Mary Reese, Henry Reese, the Unknown Heirs of Horace Engle, deceased; also, all other parties and persons unknown having or claiming any right, title, estate, lien or interest in and to the real property described in the complaint here, Defendants.

To the Defendants 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 court and cause on or before November 20th, 1930, that being the time prescribed by the court in its order for the publication of this summons upon you and four weeks successively from the date of the first publication thereof; and in the event that you shall fail so to appear and answer, plaintiff will take a decree that he is the owner in fee simple and in possession of the following described real property, to-wit:

Commencing at a point 2.5 chains North 6' East from the Southeast corner of the D. L. C. of James Brown and wife in T. 6 S. R. 1 W., W. M., Marion County, Oregon; thence East 0.93 chains; thence North 6' East 3.86 chains; thence West 6.12 chains; thence South 26' 45' East 4.31 chains; thence East 3.23 chains to the place of beginning and containing 2 acres of land, more or less, excepting therefrom one acre seretofore sold and that plaintiff's title thereto be quieted.

Service of this summons upon you, by publication thereof, is made by order of the Honorable L. H. McMahan, circuit judge, at Salem, Oregon, October 23, 1930, and the date of the first publication thereof is October 23, 1930.

PAUL F. BURRIS,
Attorney for Plaintiff,
Postoffice address and place of residence, Salem, Oregon.
Oct23-30Nov6-13-20

How the Electric Refrigerator

PRESERVES PRECIOUS FLAVORS

Full flavor is the supremely desirable food quality. Without its presence eating becomes a duty instead of a pleasure.

Perishable foods quickly lose flavor unless constantly preserved in a temperature below 50 degrees Fahrenheit. Herein lies one of the chief advantages of Electric Refrigeration: a healthful FROSTY DRY COLD automatically held between 42 degrees and 50 degrees the year 'round.

Even thou you're away for days, you need have no misgivings. This dependable refrigerating system maintains a healthful temperature, day in and day out, month after month, year after year!

Learn of the "hundred and one" other advantages of the Small Payment Down — Easy Terms!

MOUNTAIN STATES POWER COMPANY

STAYTON



OREGON