

HERMANN GIVE BACK HIS PLUNDER

Admits He Secured Valuable Tracts "by Mistake," But He Holds Fast to Them—Grew Rich Before His Exposure.

In the light of the recent developments in the government's investigations of the land frauds, Binger Hermann's illegal entries upon public lands while he was receiver of the Roseburg land office take on a new significance. The fact that at the very outset of his long career as an office-holder he was guilty of gross violations of law, whereby he laid the foundations of his immense fortune, certainly lends force to the grave charges against him which are now under investigation.

He betrayed his first public trust, using his office to his own private advantage and enriching himself by illegal acts. Thirty years later he concluded his service in the land department by being dismissed in disgrace under charges which may yet result in his indictment. The old maxim, "Falsus in uno, falsus in omnibus," may be fully applied to Binger Hermann, and even without the convincing evidence produced by the government's special agents it is no violent assumption to conclude that, as he was dishonest in his first official position, he was dishonest in those which he held later.

Hermann was appointed receiver of the Roseburg land office in 1871 for the usual term of four years. He was removed from office in April, 1873, after having served only one month more than half of his term. The cause of his removal was the discovery that he had been leasing public lands and trading in agricultural college scrip contrary to the provisions of the federal laws and the regulations of the land department.

Section 483 of the revised statutes of the United States reads as follows: "The officials, clerks and employes in the general land office are prohibited from directly or indirectly purchasing or becoming interested in the purchase of any public lands, and any person violating this section shall forthwith be removed."

It has been established repeatedly ("Land Decisions," vol. 10, p. 97, and vol. 11, p. 95) that this prohibitive statute applies to employes in all branches of the land department. Hermann, as receiver of the Roseburg office, clearly came within its provisions.

In addition to this statute, the land department had established rigid regulations forbidding any employe or official of the department to enter upon leased lands or to acquire any interest therein. Both printed and written instructions were sent to every land office in the country. Furthermore, President Grant, whose attention had been called to irregularities in the land department, addressed a special order to all registers and receivers of land offices, impressing upon them that the law prohibiting them from entering upon or acquiring any interest in the public lands must be strictly obeyed.

In disregard of the federal law and of these positive instructions from the president and from the interior department, Hermann, while receiver of the Roseburg land office, took up large tracts of government land and carried on an extensive business speculating in scrip.

Hermann acquired, while receiver at Roseburg, 3,000 acres of public land in Josephine county and 1,000 acres in Coos county. All of this land was valuable, and Hermann used the inside information afforded him by his position to get possession of it. In addition he bought, sold and speculated in agricultural college scrip and bounty land warrants, realizing large profits from his operations.

These facts were brought out during the last campaign, and Hermann was unable to contradict them, for they were substantiated by the records of the general land office and by the following official statement by J. H. Booth, the present receiver at the Roseburg office:

"Department of the Interior, United States Land Office, Roseburg, Or., May 11, 1902.—J. H. Booth, receiver of the United States land office at Roseburg, Or., do hereby certify that I am a receiver of the United States land office at Roseburg, Or., and as receiver have charge of the records of this office, and that said records show that on March 1, 1873, Binger Hermann made cash entry No. 2,404 for the 1/4 sec. 14, n. 1/2 sec. 14, s. 1/2 sec. 14, e. 1/2 sec. 14, sec. 20; s. 1/2 sec. 14, sec. 11, and a 1/4 sec. 14, sec. 21; s. 1/2 sec. 14, sec. 25; s. 1/2 sec. 14, sec. 26; s. 1/2 sec. 14, sec. 27; s. 1/2 sec. 14, sec. 28; s. 1/2 sec. 14, sec. 29; s. 1/2 sec. 14, sec. 30; s. 1/2 sec. 14, sec. 31; s. 1/2 sec. 14, sec. 32; s. 1/2 sec. 14, sec. 33; s. 1/2 sec. 14, sec. 34; s. 1/2 sec. 14, sec. 35; s. 1/2 sec. 14, sec. 36; s. 1/2 sec. 14, sec. 37; s. 1/2 sec. 14, sec. 38; s. 1/2 sec. 14, sec. 39; s. 1/2 sec. 14, sec. 40; s. 1/2 sec. 14, sec. 41; s. 1/2 sec. 14, sec. 42; s. 1/2 sec. 14, sec. 43; s. 1/2 sec. 14, sec. 44; s. 1/2 sec. 14, sec. 45; s. 1/2 sec. 14, sec. 46; s. 1/2 sec. 14, sec. 47; 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