

The Sentinel

A GOOD PAPER IN A GOOD TOWN
H. A. YOUNG and M. D. GRIMES
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A dispatch from West Palm Beach says that the Paul Brown situation is somewhat complicated.

Paul Brown, Sr., married a second time about three years ago. A few months later Paul Brown, Jr., married a younger sister of the new Mrs. Paul Brown, Sr.

The Junior Paul Browns now have an infant son, Paul Brown III.

So Mrs. Brown Sr. is her sister's mother-in-law and a grandmother of her nephew, and that is just a start on the list of scrambled relations.

In Jack Juza's Crescent City Triplicate last week appeared the following paragraph in the story about Crescent City's Fourth of July celebration:

"Hotels, camps and homes from Brookings to Trinidad, were jammed by the crowd, principally from Oregon, that wanted to cool off and help Crescent City celebrate."

Oregonians may have wanted to help Crescent City celebrate, we will grant, but that any Oregonian went down there to cool off just isn't so. No one goes from Coos and Curry anywhere to cool off. It isn't done in the best of circles or in any other. But probably the Triplicate referred to Grants Pass and Medford Oregonians. Very possible.

She is also the step-mother of her brother-in-law and Paul Brown, Jr., is the brother-in-law of his father. By the same token Paul Brown III is the nephew of his grandfather, who is the brother-in-law as well as father-in-law of Mrs. Brown, Jr.



Budget Director Wallace Wharton proposes that relief profits be dumped into the state's general fund and that the counties match the state dollar-for-dollar in future relief expenditures.

If the budget director attempts to put this program through the next legislature as he now expects to do, county courts can be expected to interpose strenuous opposition. Mr. Wharton apparently assumes that the liquor profits belong to the state and that under the present program the state is bearing the big end of the relief load. In this assumption he errs. Seventy-five per cent of the liquor profits belong to the counties by virtue of the Knox Liquor Control act which reserved only 25 per cent of the revenues to the state.

After allocating the profits from liquor sales and licenses under the Knox act the legislature turned right around and impounded these same revenues up to \$3,000,000—increased to \$5,500,000 by the 1935 session—for relief needs. But this diversion was definitely understood to be only for the duration of the unemployment emergency. Once that emergency is ended—and Governor Martin insists that we are already out of the depression—the county courts can be expected to insist that the original provisions of the Knox act be carried out and the liquor profits be diverted into the county coffers to relieve property taxes now being levied for mothers' aid, old age pensions and direct relief.

Added impetus was given to the new state building program this week when Governor Martin referred to the state planning board the problem presented by the need for an additional office building and a library building. While the probable cost of these buildings has been estimated at \$1,000,000 and \$500,000 respectively this is one of the features of the program which the planning board is expected to develop in its study of the state's needs. New buildings will also necessitate the purchase of additional land and in this connection Governor Martin will present to the next legislature the suggestion advanced by the capitol architects that the state acquire the four residential blocks immediately north of the capitol site, two on either side of Summer street. The governor, however,

has declared that he will not recommend either the buildings or more land but will content himself with presenting the need of both to the lawmakers together with such suggestions as the planning board might work out.

Two hundred fire wardens and patrolmen, all seasoned veterans, are now in the field protecting state and privately owned timber from invasion by the fire demon, according to J. W. Ferguson, state forester. In the event of a serious fire 3000 CCC workers scattered about in camps over the state, all drilled in fire fighting, are available for instant duty. State laws requiring fire permits for logging operations and providing safeguards against careless campers and smokers will be rigidly enforced, according to Ferguson who warns vacationists to watch their step when entering timbered areas or travelling along highways bordering forest lands.

There are now 369,594 licensed automobile operators in Oregon, according to Secretary of State Snell. There is also a better compliance with the law requiring permits for learners than ever before. So far this year 7183 of these permits have been issued compared to an aggregate of only 3497 for the previous four years.

Distribution of \$31,964 among the counties and cities of the state, representing the second quarterly allocation of beer and wine taxes, was completed this week by Secretary of State Snell. The little community of Cornucopia in Baker county received the smallest check, 34 cents. Portland's share amounted to \$10,114.68.

Coos county's share amounted to \$412.98. The city of Coquille received \$91.56; Marshfield, \$177.18; North Bend, \$134.45; Bandon, \$50.81; East-side, \$18.63; Empire, \$18.52; Lakeside, \$3.08; Myrtle Point, \$45.85.

Claims totalling \$81,120.75 against the several counties for the care of non-violent insane under the so-called "ward" act of 1931 were wiped off the books by the board of control this week. The claims were based upon the arbitrary charges of \$20 per month which the counties protested as excessive inasmuch as it was more than the actual cost of the care of these wards to the state. In wiping out these claims the board of control conceded this point. The charge against Coos county wiped out was \$769.

Governor Martin wants the "back seat drivers" who are continually knocking the government to quit their croaking and get out and push. The "defeatist" attitude which he declares to be so deep rooted in the Willamette valley is especially scored by the governor who declares that what western Oregon needs most of all is some of the fighting spirit which he found to abound in eastern Oregon in his recent visit to that section of the state.

State officials and employees who are not satisfied with the kind of automobiles the state buys for them must either swallow their pride or buy their own cars, the board of control declared this week in turning down requisitions for three new cars of more expensive make. The board has been confining its automobile purchases to the lighter and less expensive models on the theory that the primary interest of the state is to provide economical transportation.

After taking up the \$250,000 in certificates of indebtedness issued to finance June and July relief needs the state liquor commission will have only \$630,000 available for the relief work during the remainder of the year, according to an estimate by A. K. McMahan, chairman of the liquor commission. With five months to go that means the state's share of relief expenditures must be kept below \$150,000 a month if the work is to be kept on a pay-as-you-go basis as Governor Martin insists that it must. Approximately \$200,000 of the anticipated revenues for this year will come in for annual license renewals during the last two weeks in December, McMahan said.

If the State Industrial Accident commission expects to avoid payment of the state "tithe" it must look to the courts for relief. Attorney General Van Winkle has advised the commission that in the absence of a Supreme Court ruling to the contrary it must be assumed that the act requiring self-supporting boards and commission to pay a "tithe" into the general fund, is valid. The commission had sought to evade the tithe on the ground that the workmen's compensation is a trust fund and not subject to state regulation.

More than 80 law school graduates participated in the annual bar examinations here this week. This was a smaller class than usual. Last year 103 applicants for admission to the bar took the tests.

Calling cards, 50 for \$1.00.

100,000 to See Landon Notified

Day of Celebration Planned July 23 to Honor Nominee.

TOPEKA, KAS.—Tens of thousands of prairie state Americans, joined by additional thousands of visitors from every section of the United States, will gather on the grounds of the state house here Thursday, July 23, to hear Alf M. Landon accept the Republican nomination for President.

The quiet, businesslike governor, who balanced the budget of Kansas by simple economy, in his speech of acceptance, will tell the American people how he proposes to handle the problems of government.

Day-Long Celebration.
 Topekan, under the leadership of their chamber of commerce, have arranged a program of pageantry which will last from noon until nearly midnight. Indian ceremonies, parades and a giant fireworks display will portray the spirit and history of Kansas, and voice the "typical prairie" states' approval of Alf Landon.

At the Kansas state fairgrounds 20 tribes of Indians will conduct a ceremonial barbecue at noon in the colorful setting provided by their villages of tepees. Haskell Indians from Lawrence, Kas., and groups from Marietta, will unite with other Indians from points as far-removed as New York and Arizona to smoke the pipe of peace with the Republican nominee.

100,000 Can View Ceremonies.
 A triple parade, lasting an hour and a half, will march down Kansas avenue to the state house, beginning at 4 p. m.

"More than 10,000 Landon boosters are being marshalled to participate in the parade," said Robert M. Othwaite, president of the Topeka chamber. "Their line of march will be decorated with sunflowers, for as the sunflower was planted by the early pioneers to guide those who followed to their destination in safety, so is the Landon sunflower destined to show the way back to the security of the American form of government."

The notification ceremonies will take place on the south steps of the state house, where 100,000 persons will be able to see Gov. Landon against the background of the building from which he has sprung to fame with the swiftness and power of a prairie cyclone.

Drouth Emphasizes Folly of New Deal 'Scarcity'

Chicago, Ill. — Drouth disaster, plus artificial crop restriction, for the second time in three years is demonstrating the fallacy of the New Deal theory of "economic scarcity," writes Frank Ridgway, agricultural editor of the Chicago Tribune.

Ridgway declared that it was difficult for many to believe crops again are being destroyed so that farmers can qualify for payments under the new federal soil law, when the country is faced with a shortage of human foods and livestock feeds, and foreign grown farm products are being imported into the United States in increasing amounts.

"Farmers have a feeling of protest against being forced to clip or pasture their green oats to prevent them from maturing a crop of seed, or to plow under tons of green soy beans that would make needed food for live stock this winter," Ridgway said. He cited some instances of Illinois farmers who decided not to plow under their soy beans to receive government checks for \$12 an acre when they could make \$15 an acre by harvesting the beans and selling them.

Predicts G. O. P. Sweep to Majority in House

Chicago, Ill.—The steady trend toward Landon and Knox throughout the country will help sweep a Republican majority into the house of representatives at the approaching election, says Earl Venable, executive secretary of the Republican Congressional campaign committee with offices here.

"We will retain all the seats we now have," said Mr. Venable, "and from among the remainder, now represented by Democrats who came in on the 1932 landslide, a sufficient number can be swung back to give the Republicans a comfortable majority in the new house, which will support Landon after his election."

Exports Drop Under New Deal
 Washington, D. C.—During President Roosevelt's administration, cotton exports decreased 33 per cent, lard exports 83 per cent and wheat exports 99 per cent, according to department of commerce reports.

Largest Peacetime Deficit
 Washington, D. C.—The national deficit of 4 billion 764 million dollars for the 1936 fiscal year, as reported by the treasury department, was the largest peacetime deficit in the history of the United States.

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WARRANT REDEMPTION NOTICE
 Warrants No. 316 to 341, inclusive, drawn against School District No. 72, Coaledo, will be paid upon presentation to the First National Bank of Coquille. Interest will cease on Friday, July 3.

Mrs. Helen M. Anderson, Clerk S. D. No. 72.

NOTICE OF FINAL SETTLEMENT
 NOTICE IS HEREBY GIVEN that the undersigned has filed his Final Account in the matter of the administration of the estate of Sarah L. Wood, deceased, and the County Court for Coos County, Oregon, has set Saturday, the 8th day of August, 1936, as the day, and the County Court Room in the County Court House in Coquille, Coos County, Oregon, as the place for hearing objections to said Final Account and the settlement of said estate.

Dated July 8, 1936.
 O. C. Sanford, Executor of the Last Will and Testament and of the Estate of Sarah L. Wood, Deceased.

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR THE COUNTY OF COOS

HANNAH O. LONG, Plaintiff, vs. NICHOLAS LONG, Defendant

Summons
 To Nicholas Long, the above named defendant:
 IN THE NAME OF THE STATE OF OREGON: You are hereby notified that you are required to appear and answer the Complaint filed against you in the above entitled suit within four weeks from the 10th day of July, 1936, the date of the first publication

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of this Summons; and if you fail to appear and answer said Summons by the 7th day of August, 1936, the last date of publication thereof, judgment will be taken against you for the relief demanded in the Complaint, a succinct statement of which is as follows:

That the marriage contract now existing between you and Plaintiff be dissolved and held for naught.

That Plaintiff be awarded the care, custody and control of your minor child, Patricia Dolores Long. Service of this Summons is made by Publication in pursuance to an Order made by the Honorable Hugh McLain, County Judge for Coos County, Oregon, dated the 3rd day of July, 1936, directing that service thereof be made by publication in the Coquille Valley Sentinel, a week-

ly newspaper published at Coquille, Coos County, Oregon, once a week for a period of four weeks.

Harry A. Slack, Attorney for Plaintiff
 Residence and Post-Office address Coquille, Coos County, Oregon. 2615

NOTICE OF FINAL ACCOUNT

Notice is hereby given that the undersigned, Executrix of the Last Will and Testament of Marion T. Clinton, Deceased, has filed in the County Court of the State of Oregon for Coos County, her final account as such Executrix and said Court has appointed Monday, the 10th day of August, 1936, as the day for the hearing of objections to the said final account and the settlement thereof.

Minnie M. Clinton, Executrix 2615

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