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Tuesday, September 10, 1912

"Money Trust" Is Bound to Be Destroyed

By THOMAS W. LAWSON.

Author and Financier

PEOPLE talk about a money trust, and when they say money trust the world has a right to hold them to those words. Now, there is no such thing as a money trust in the sense that the people have a right to expect you to demonstrate it to them.

BUT THERE IS A MONEY TRUST IN ANOTHER AND FAR MORE DANGEROUS FORM.

When you talk about a money trust to the people the people know enough to say, "All right; show us the money trust."

But even if you could show a CHAIN OF BANKS AND FINANCIAL INSTITUTIONS held together by HOLDING COMPANIES AND INTERLOCKING DIRECTORATES you would not be able to show the people the money trust in anything like so DANGEROUS a form as it REALLY EXISTS.

THE MONEY TRUST IS SOMETHING FAR MORE SUBTLE, FAR MORE DANGEROUS, BUT IN THE END IT WILL BE DESTROYED BECAUSE THE AMERICAN PEOPLE, WHO CONTROL THEIR OWN DESTINIES, WILL NOT CONTINUE TO ALLOW THE SURPLUS WEALTH CREATED BY THEMSELVES TO BE TAKEN AWAY FROM THEM AS FAST AS THEY MAKE IT.

Federal Law Needed to Stamp Out Illegal Sale of Drugs

By JOHN B. TAYLOR, Superintendent of Police, Philadelphia

IT IS MY BELIEF THAT WHILE WE HAVE STATE LAWS ON THE SUBJECT OF HABIT FORMING DRUGS THE BEST RESULTS COULD BE OBTAINED BY A UNIFORM LAW OF FEDERAL ENACTMENT.

This law should be, in my opinion, as STRICT IN ITS CONSTRUCTION and as RIGIDLY ENFORCED as the present FEDERAL WHITE SLAVE LAW. I believe the punishment fixed should be severe. It should consist not only of a fine, but it should carry with it IMPRISONMENT FOR NOT LESS THAN FIVE YEARS and if necessary add to the punishment a fine of sufficient size as to make the offender realize that he has done something WRONG.

The Age of Our Presidents.

The American people elect to their highest office only men who have reached mature age. The constitution provides that the president must be at least thirty-five, but as a matter of fact the average age of the presidents when inducted into office has been nearly twenty years beyond this minimum.

The oldest of the presidents at the time of inauguration was William Henry Harrison, who was sixty-eight; the youngest was Theodore Roosevelt, who was nearly forty-three. Franklin Pierce was but a little past forty-six and General Grant but a few months older. Washington at the time of his first inauguration was fifty-seven, Jefferson fifty-eight, Jackson sixty-two, Lincoln fifty-two, Cleveland forty-eight and McKinley fifty-four. These ages are approximate, counting to the nearest birthday. The oldest outside of the first Harrison was Buchanan, who was sixty-six, and next to him was Zachary Taylor, who was sixty-four. Both Harrison and Taylor died in office, and Buchanan was feeble at the end of his term.

The average age of the presidents at the time of their entrance into office was between fifty-four and fifty-five. Including the ages at their second inaugurations with those serving more than one term the average was between fifty-five and fifty-six.

It is an interesting fact that of the five candidates for president this year their ages on the 4th of next March will all be very close to this average. Chaffin, the prohibition candidate, will be the farthest removed. He will be sixty. Debs, the Socialist, will be fifty-seven; Wilson, the Democrat, fifty-six; Taft fifty-five and Roosevelt fifty-four.

Poets Laureate.

Poets laureate, the earliest of whom was Ben Jonson, were first appointed by letters patent in 1615.

Industrial Education.

Two reports on vocational schooling recently issued in this country are worthy of attention. One is by Edwin G. Cooley, former superintendent of the Chicago schools, on the results of a year's study of the vocational schools of Europe. The other is bulletin No. 5 of the Wisconsin state board of industrial education.

As a summing up of his conclusions Professor Cooley says: "The period of childhood—between the years of six and fourteen—should be reserved for general cultural education, with adequate attention to the training of eye and hand. No system of vocational schools should be instituted that will hurry boys and girls out of the elementary school into the vocational schools." In seeming contradiction to this view, however, he goes on to speak of the comparatively few—he estimates them at 10 per cent—who go into the high schools and universities and adds, "Not every one, however, seems to be conscious of the fact that the great masses who leave school at fourteen—either from choice or from necessity—to enter into vocational life are entitled to as careful consideration in our educational plans as their more fortunate brothers."

The Wisconsin report offers as a remedy for this condition the continuation school as developed in Germany. There it starts in the eighth grade and is compulsory for youth in employment between fourteen and eighteen years of age. The continuation school is vocational in character. It is possible that eventually we shall be compelled to adopt some such compulsory system in this country. That seems the only way to give an adequate education to the vast mass of children who leave school at an early age.

A MEXICAN LOVE AFFAIR

By SHEILA ESTHER DUNN

Don Martin Furtado, a Mexican gentleman of forty and a bachelor, drew a goodly sum of money from the bank and gave it to Dona Isabel Mendoza, his fiancée, for the purpose of buying the necessary furniture and the trousseau. This may be surprising to those of other countries where the bride is expected to furnish her own bridal outfit and quite often provides the home, though in Europe this may be done with the dowry which is always supposed to go with the wife. In Mexico the groom furnishes both furniture and trousseau.

Don Martin's fiancée was just half his age and was for a time undecided between him and a young man a couple of years her senior, Jose Herrera. But as Jose was equally poor there seemed to be no possibility of their marrying. One day Jose proposed a plan by which they might raise the wherewithal for their union. He suggested that Isabel engage herself to Don Martin long enough to secure the trousseau and the furniture, then just before the wedding tell him she had discovered that she did not love him. It was probable that Don Martin would not permit her to return the gifts, for he was a gentleman and known to be a very liberal man.

Just how Dona Isabel received this proposition within her heart does not appear, but certain it is that she agreed to it. Don Martin had proposed to her several times, and on the next similar occasion he was surprised to be accepted. He told her that she had made him very happy, but that he did not wish to buy a wife—he desired one who would love him. If therefore at any time before their marriage she felt that she preferred another man or that she did not love him he would resign her.

The next day Jose came to see her, and she told him that she had accepted Don Martin and what her elderly lover had said to her. Jose asked what she had replied to his expression of willingness to resign her in case she discovered that she did not love him.

She said she had answered he need not fear for her marrying him without love; that, she promised, she would never do. Jose laughed at this, declaring that she was a tramp and was working the old fellow beautifully. He was about to give her a kiss, but she held him off, saying that so long as she was engaged to Don Martin she would be true to him. It would be time enough for kisses when she had broken with him and engaged herself to Jose.

Having received the means for the trousseau and the furniture, Dona Isabel proceeded to the dressmaker and milliner for the former and asked Don Martin to go with her to select the latter. But he told her to buy what she liked and if the purchase money overran the sum he had sent her he would make it up.

Isabel was several months buying a wedding outfit; then Don Martin one day asked her if she would name the day. But she was not to hurry, and he reminded her of her promise not to marry him without love. At this Isabel appeared very thoughtful and said nothing. Don Martin at this assumed that her conscience was pricking her and said:

"Consider yourself released from your engagement. Moreover, the gifts I have made I shall expect you to keep, for on no account would I receive them if you returned them."

"Not if I were to marry another?"

"If you marry another consider it a wedding gift from me."

When Isabel told this to Jose he was delighted and asked her if she could not stick the old fellow for something more. She promised to see about it. Jose asked her to set the day when she would marry him, and she fixed it for that day three months hence.

A month before Jose was to marry Isabel one of his friends told him that he had heard that Isabel was to be married on the day fixed for his and her wedding.

"Oh, that isn't announced yet," replied Jose. "You must not say anything about it."

"How do you know?"

"I should think I would know since I am to be the groom."

"You?"

"Yes, I."

"I did not hear that," said his friend. "I heard that she was to marry Don Martin Furtado."

"That's another affair that my fiancée had some time ago. She was engaged to Don Martin for awhile. But keep this matter to yourself."

As his wedding day drew near Jose scraped together all the money he could and borrowed an amount to be paid by a mortgage on his furniture to be made the day after the wedding. One day the postman left an envelope for him, and, opening it, he found an invitation to the wedding of Dona Isabel Mendoza to Don Martin Furtado. For a moment he thought it a part of the ruse. But the invitation was duly engraved, and it occurred to Jose that he had been victimized. He rushed to Dona Isabel's house and breathlessly asked her what it meant.

"It means," she said, "that I loved you, who proposed to get by a trick from a noble man the means to marry me. Your contemptible conduct turned me from you, and Don Martin's magnanimous action won me to him. Goodbye. You are welcome to my wedding. After that I wish never to see you again."

Sale of Real Property for Unpaid Street Assessment.

Whereas on the 3rd day of February 1909 there was entered in the docket of city liens of Bandon, Coos county, Oregon, delinquent assessment as assessed by Ordinance No. 112 of the ordinances of the City of Bandon for the improvement of Spruce street in said city in front of the north 1-2 of Block No. 11 of the Original Townsite of Bandon, in the sum of \$46.90 and assessed to William White. Said assessment has never been paid nor the lien discharged nor satisfied.

Now Therefore notice is hereby given that by virtue and in pursuance of Section 122 of the Charter of the City of Bandon, Coos county, Oregon, directing me to collect the said unpaid assessment by sale of the said property to satisfy said lien of \$46.90 with interest thereon at the rate of 6 per cent per annum from the 3rd day of February, 1909 and penalty together with costs of advertising and sale thereof, I will on Wednesday the 2nd day of October, 1912, at the hour 2:00 o'clock p. m. of said day at the front door of the city hall in the City of Bandon Coos county, Oregon, sell at public auction to the bidder offering the least amount of penalty and interest all of the right, title and estate which the said William White and all persons claiming under or through him may have in the said described property hereinbefore mentioned, which is described as follows to-wit:

The north 1-2 of Block No. 11 of the Original Townsite Addition to Bandon Coos county Oregon, according to the plat thereof on file and of record in the office of the County Clerk of said Coos County, Oregon.

Said sale being made subject to redemption in the manner provided by the Charter of the City of Bandon.

Dated this 3d day of September, A. D. 1912. C. Y. LOWE, Treasurer of the City of Bandon.

Sale of Real Property for Unpaid Street Assessment.

Whereas on the 3d day of February 1909 there was entered in the docket of City liens of the City of Bandon, Coos County, Oregon, delinquent assessment as assessed by Ordinance No. 112 of the Ordinances of the City of Bandon for the improvement of Spruce Street in said City, in front of Lot 8, Block 6, of the Original Townsite of Bandon, in the sum of \$597.80, and assessed to William Turner. Said assessment has never been paid nor the lien discharged nor satisfied.

Now Therefore notice is hereby given that by virtue and in pursuance of Section 122 of the Charter of the City of Bandon, Coos County, Oregon, directing me to collect the said unpaid assessment by sale of the said property to satisfy said lien of \$597.80 with interest thereon at the rate of 6 per cent per annum from the 3d day of February, 1909, and penalty together with costs of advertising and sale thereof, I will, on Wednesday the 2nd day of October, A. D., 1912, at the hour of 2 o'clock p. m., of said day at the front door of the City Hall in the City of Bandon, Coos County, Oregon, sell at public auction to the bidder offering the least amount of penalty and interest all of the right, title, interest and estate which the said William Turner and all persons claiming under or through him, may have in the said described property hereinbefore mentioned, which is described as follows to-wit:

Lot No. 8, Block No. 6, of the Original Townsite addition to Bandon, Coos County, Oregon, according to the plat thereof on file and of record in the office of the County Clerk of said Coos County, Oregon.

Said sale being made subject to redemption in the manner provided by the Charter of the City of Bandon.

Dated this 3d day of September, A. D. 1912. C. Y. LOWE, Treasurer of the City of Bandon.

Sale of Real Property for Unpaid Street Assessment.

Whereas, on the 3d day of February 1909, there was entered in the docket of city liens of the city of Bandon, Coos County, Oregon, delinquent assessment as assessed by Ordinance No. 112 of the Ordinances of the City of Bandon for the improvement of Spruce Street in said city in front of the south 1-2 of Block No. 11 of the Original Townsite of Bandon in the sum of \$140 and assessed to Bandon Post No. 56 Grand Army of the Republic. Said assessment has never been paid nor the lien discharged nor satisfied.

Now Therefore notice is hereby given that by virtue and in pursuance of Section 122 of the Charter of the City of Bandon, Coos County, Oregon, directing me to collect said unpaid assessment by sale of the said property to satisfy said lien of \$140.00 with interest thereon at the rate of 6 per cent per annum from the 3d day of February, 1909, and penalty together with costs of advertising and sale thereof, I will, on Wednesday, the 2nd day of October, A. D. 1912, at the hour of 2 o'clock p. m., of said day at the front door of the City Hall, in the City of Bandon, Coos County, Oregon, sell at public auction to the bidder offering the least amount of penalty and interest all of the right, title, interest and estate which the said Grand Army and all persons claiming under or through him, may have in the said described property hereinbefore mentioned, which is described as follows to-wit:

The South 1-2 of Block No. 11 of the Original Townsite Addition to Bandon, Coos County Oregon, according to the plat thereof on file and of record in the office of the County Clerk of said Coos County, Oregon.

Said sale being made subject to redemption in the manner provided by the Charter of the City of Bandon.

Dated this 3d day of September, A. D. 1912. C. Y. LOWE, Treasurer of the City of Bandon.

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The Semi-Weekly Bandon Recorder

Gives all the local news and happenings and should be in every home in this vicinity. The two papers make a splendid combination and you can save \$1 by sending your subscriptions to The Bandon Recorder. We can also give our subscribers a good clubbing offer for the Daily and Sunday, or Sunday Journal in connection with the Semi-weekly Bandon Recorder.

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Lodge and Professional Directory

Lodges are requested to notify this office on election of officers and on change of meeting night. Cards under this head are 75c per inch per month.

Lewah Tribe No. 48, Imp. O. R. M. MEETS First and Third Tuesdays of each month at 8th run at the Bandon Wagon. Sojourning Chiefs in good standing are cordially invited to attend.
A. J. Hartman, J. C. Shields, C. of R. Sachem.

Rebekah OCEAN REBEKAH LODGE, No. 126 I. O. O. F., meets Tuesday nights at 1 O. O. F. Hall. Transient members cordially invited. Ada Still, N. G. L. I. Wheeler, Secretary.

W. O. W. Keep the logs rolling boys! SEASIDE CAMP NO. 212, WOODMEN OF THE WORLD, Meets First and Third Thursdays. Visiting Neighbors welcomed.
C. M. Gage, C. C. H. E. Boak, Secretary

Masonic. BANDON LODGE, No. 130 A. F. & A. M. Stated communications first Saturday after the full moon of each month. Special communications second Saturday thereafter. All Master Masons cordially invited.
W. E. Craine, W. M. Phil Pearson, Secretary

Eastern Star OCCIDENTAL CHAPTER, No. 45, O. E. S., meets Saturday evening before and after stated communication of Masonic Lodge Visiting members cordially invited to attend.
Louise M. Boyle, W. M. Merta Mehl, Secretary.

I. O. O. F. BANDON LODGE, No. 133, I. O. O. F. meets every Wednesday evening. Visiting brothers in good standing cordially invited.
A. Knopp, N. G. Harry Armstrong, Sec.

Knights of Pythias DELPHI LODGE, No. 64, Knights of Pythias. Meets every Monday evening at Knights hall. Visiting knights invited to attend.
C. R. Moore, C. C. B. N. Harrington K. of R. S.

Saturdays at Lorenz' Store M. G. POHL, Optometrist
Kryptocks, the Most Perfect Lenses Made

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BANDON, OREGON Dr. H. L. Houston PHYSICIAN & SURGEON Office over Drug Store. Hours, 9 to 12 a.m.; 1:30 to 4 p.m.; 7 to 8 in the evening. Night calls answered from office.

BANDON, OREGON Dr. L. P. Sorensen DENTIST Office Over Vienna Cafe Telephone at Office and Home.

BANDON, OREGON G. T. TREADGOLD ATTORNEY AND COUNSELOR AT LAW, NOTARY PUBLIC

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