

Sherman County Journal

SHERMAN COUNTY OBSERVER, Established Nov. 2, 1888
GRASS VALLEY JOURNAL, Established Oct. 14, 1897
CONSOLIDATED, MARCH 6, 1931
WASCO NEWS-ENTERPRISE, Established 1891
CONSOLIDATED MARCH 4, 1932

Published Every Friday at Moro, Oregon, By
GILES L. FRENCH Managing Editor



Entered as second-class matter at the Postoffice, at Moro, Oregon, under Act of Congress of March 3, 1879.

SUBSCRIPTION RATES—PAYABLE IN ADVANCE.
One Year \$1.50

MAY 17, 1935

NOT A TARIFF

The AAA is being hailed as the tariff law for the farmers and to some extent is being accepted as such. It is perhaps the best the farmers have ever approached to having a tariff in reverse working for their benefit but it is far from being an effective mechanism for manufacturing profits that the tariff law has been for the manufacturer.

Theoretically the farmer is paying for his own protection by reducing his crops. The tariff allows manufacturers to sell in the domestic markets at a price held up by the tariff and by the very process of holding up this domestic price makes it possible for them to compete in foreign markets on a price basis. The farmer is not given this right for the law that gives him the better domestic price restricts his production to domestic needs. Thus the foreign market for our raw farm produce is lost.

In the Pacific northwest there has been a closer approach to the tariff situation because there has been some help extended to aid exportation of wheat from this area. However, this is being withdrawn by the government it seems and our surpluses are piling up without means of sale. Furthermore, imports of wheat and other grain products are permitted which restricts the narrow market to a still greater degree.

Probably the eventual solution of the farm problem will be to aid and encourage farmers to control their product until it is past the raw products stage. This was the theory behind the cooperative plan. As long as farmers control their crops only as far as the first warehouse their profits will necessarily be those to be realized on the crude product, which is never large.

EGGSPERTS

Amateurs are still voicing opinions about the building or rebuilding the capitol building. It is one of the peculiarities of human nature that a man will take his car to the garage about the most trivial disturbance with its workings, will have a specialist change the ribbon on his typewriter and have his machinery overhauled by an expert, but will express an absolutely positive opinion about the construction of a new statehouse offhand, without fear of contradiction—at least without hot and heavy argument.

Now as to the walls of the old statehouse; they may stand forever even if a new structure was placed upon them. The papers say they were or are made of bricks that were burned at the prison sixty years ago. How much weight they would have to carry if retained in a new structure is not known to us and would mean nothing if it was imparted. The matter will have to be left to experts, to architects as far as we are concerned.

The present argument appears to have been raised for political reasons instead of for reasons of engineering science. So far its support is coming from politicians and not from those experienced in building. It is plainly true that if it is possible to rebuild a building for a quarter of a million and have a safe and suitable structure efficient officers of state would prefer to do that instead of rebuilding at a much greater cost. The weight of experienced opinion apparently leans heavily toward the opinion that the walls are unsuitable for further use and that is the only kind of opinion that is at all valuable.

It is nothing strange that timber workers strike this time of year. The fish are biting, the gardens need weeding the sun shines pleasantly and the shade is most alluring after a winter of worry and chilly weather. Gosh, can't a man enjoy himself in May?

"Woman's Mind Improved By Removal of Part of Brain" says a headline. That's like the old joke of taking the motor out of a flivver to increase the speed.

Pilsudski was the glue that has held Poland together since the treaty patched it together from remnants left after the war. Without aid from some one that part of Europe may come unglued again.

The banking bill and the embattled farmers are in a poor spot for news interest. Bim Gump is sick.

Why talk about the presidential campaign of 1936 when it has already begun.

Barbara Hutton might well trade a few pages of publicity for some real old fashioned happiness in her married life.

The chain letter fad must have originated from the song, "You're the Top".

It is more blessed to give than to receive, and politically much more profitable.

STATEHOUSE GOSSIP

(Continued from page one)
until his successor is appointed. The mothers claim the University of Oregon has not expanded as much as the other state universities. The matter, of course, is up to the board of higher education, and no outbreak will occur if President Willard Marks can continue the even keel he has maintained since he was named.

Governor Martin's habit of speaking out just what he thinks and referring to his critics by various names, has resulted in the formation of an organization which will be incorporated this week, and which brings into a unit movers for his recall. The governor is not fearful of critics, but his remarks may prove embarrassing nevertheless as time goes on.

The organization started half way in fun, may take on dangerous proportions for the present administration. The group may be known as the "crackpots." The title and insignia resulted from the governor in a recent speech referred to those urging his recall as "crackpots" whose leaders were "tinhorn politicians," whom he declared could "go to hell" as far as he was concerned.

The insignia of the club members is a golden crack pot surmounted by a white tin horn. The incorporators will include Herman E. Lafky, Salem attorney, and H. M. Church, editor of the Capitol Press, a weekly paper published in Salem. The articles of incorporation will be for limited duration, until the purpose for which the organization was formed have been accomplished, and will be cooperative and non-profit.

The main objective of the group will be "to assist in removal of state officers by recall or other legal means any and all such public officials as are found to be unfit for the duties and obligations entrusted to them." Another phase in the light vein would be to "rescue from the furies of hell all those citizens relegated to that section by the governor of Oregon." Such are some of the reactions to the governors speeches.

One definite result of the fire which destroyed the state capitol, and which may prove of benefit, is the sizing up by various communities of their public buildings and to ponder over the fire hazards. In Marion County the old court house, built before the state capitol, was being scrutinized and found to be wanting. It may result in definite renovizing or new construction in various parts of the state.

In Other Days

From the Observer May 21, 1896.
R. C. Craven of Moro is in Missouri on business, settling up an estate.

Arrangements are being made for the coming annual session of the Sherman County musical association in Moro next June.

Miss Lucie Freeman French daughter of Judge R. E. of Grass Valley, was married in New York City on the 3rd.

Dolph and Louis Heydt's favorite setters, Fan and Daisy, were killed by poison left in town recently by a band of roving Indians.

The Grass Valley Academy has closed for the term and Prof. and Mrs. Royle are in Grant county. From the Observer May 18, 1906.

Attorney E. V. Littlefield is back from Texas where he went to sell some land held by Moro investors. He sold the land. Ed says he was mighty glad to get back to Old Sherman county, notwithstanding his pleasant trip.

A crowd consisting of Messrs Ralph, Hayden and Sam Brisbane, Mr. and Mrs. Lawson, Miss Biggs and Miss Strahl, went to Deschutes on the 6th and fished for the funny tribe. They didn't catch any, but that was because they didn't bite.

J.R. Kaseberg was in Moro Thursday, transacting business and doing general trading. The first time he has been up this way since the accident that broke his right leg.

The rain storm that visited this part of The Inland Empire Monday forenoon, the first to fall since Friday, March 30, spilled 61 hundreds of an inch of water in 62 minutes by the watch and Mr. Parr's rain gauge.

From the Observer May 19, 1916.
Miss Ollie Ellsworth, Mrs. Watkins and Lee Dayler were up from Wasco Sunday, visiting with Mrs. C. H. Ellsworth.

We acknowledge an invitation from Miss Idabelle Urquhart to attend the Commencement exercises of the Lind, Wash. high school held on the 18th.

Born to Mr. and Mrs. Roy Powell, Saturday, May 13, a daughter. Material is being hauled for concrete sidewalks to be built by C. E. Sheets and O. B. Messinger fronting their property on Bidwell street.

Dr. Poley reports that his three patients who are at St. Vincent's hospital, Mrs. J. R. Cothran, Mrs. Frank Burnett and Mrs. J. C. Hockigan, as convalescing nicely from the operations.

The guide was conducting a party of tourists through the City Hall. "It was in this room that George Washington received his first commission," he explained.

"How much commission did he get?" inquired one of the tourists, who is all for keeping the profits out of war.

The three CCC boys who were sent to Vancouver for forestry work were here over the week end for a visit with parents and friends.

NOTICE OF SHERIFF'S SALE

On Monday, the 17th day of June, 1935, at the hour of ten a. m. at the front door of the County Court House in Moro, Sherman County, Oregon, I will sell at public auction to the highest bidder for cash in hand the following described real property located in Sherman County, Oregon.

All of Lots Five (5), Six (6), Thirteen (13), Fourteen (14), Seventeen (17) and Eighteen (18), of the "I. X. L." Orchard, according to plat and field notes as appears in Vol. "B" of Deeds pages 106, 107, 108, to 113 inclusive, also all of the grantor's right, title and interest in and to Lot Eight (8), known as "the Water Lot" of said "I. X. L." Orchard, according to the plat above mentioned, together with all of the grantor's right, title and interest in and to the flow of water from the springs on said Lot Eight (8), said springs being known as the Murray Springs. The interest hereby conveyed being a three-eighths interest in and to the said Lot Eight (8) and a three-eighths interest in and to the flow of water from said spring.

Also that certain piece or parcel of land commencing at the center of Section One (1) in Township Two (2) North of Range Sixteen (16) E. W. M., running thence South 545 feet more or less to the rim-rock; thence West along the rim-rock 265 feet more or less to an intersection with an extension of the line of the wind-break East of the dwelling house formerly owned and occupied by Samuel M. Carson and wife, on the Southwest quarter of the said Section One (1); thence North to and along the said wind-break to a point 423 feet West of the center of the said Section; thence East 423 feet to the place of beginning, containing about five (5) acres, more or less.

Also all the grantor's interest, right and title in and to the certain strip of land one rod wide, being eight and one-fourth feet on each side of the dividing line, beginning at the East Boundary of Lot Five (5) extending thence in a Westerly

direction along the South lines of Lots Five (5), Six (6) and Seven (7) of the said Orchard to the Western extremity of Lot Seven (7), said interest being an undivided one-half interest.

Also all that certain piece or parcel of land beginning at the center stake of Section One (1), Township Two (2) North, Range Sixteen (16) E. W. M., running thence East forty-one feet; thence South 20 degrees and 30' East 110 feet to the County Road; thence South 74 degrees 40' West 82 1/2 feet along said County Road; thence North 125 feet to the place of beginning, containing about 28 acres.

Also that certain piece or parcel of land beginning at a point 41 feet East of the center of Section One, Township Two North of Range 16 E. W. M., running thence East 414 feet to County Road; thence South 74 degrees 40' West 389 feet along said County Road; thence North 20 degrees 30' West 110 feet to place of beginning, containing 33 acres more or less.

All of the above described lots and parcels of land being situated in Section One (1), Township Two (2) North, Range Sixteen (16) E. W. M. in Sherman County, Oregon.

Except that particular 2.08 acres of the above described land located to the State of Oregon for highway right of way as is particularly described in two certain partial releases of mortgages executed by F. L. Houghton and recorded respectively on May 15, 1933 in Book 8 of the Record of Mortgage Releases for Sherman County, Oregon at page 96 and on May 9, 1933 in Book 8 of the Record of Mortgage Releases for Sherman County, Oregon at page 91 thereof.

Said sale is made under Execution issued out of the Circuit Court of the State of Oregon for Sherman County, to me directed in the case of "F. L. Houghton, Plaintiff vs. Charles M. Kraber et al. Defendants." I am directed to sell particularly all of the right, title and interest which said Charles M. Kraber (then unmarried) had therein on October 7, 1927 (the date of the Execution of the first mortgage upon which said judgments are based) and any and all persons holding by and under him may have since acquired therein. The purchaser at said sale shall be put into im-

mediate possession of said property and of the whole thereof.

HUGH CHRISMAN
Sheriff of Sherman County, Oregon
GALLOWAY & KRIER
Attorneys for Plaintiff.

First publication May 17, 1935.
Last issue June 14, 1935.

NOTICE OF SHERIFF'S SALE

On the 1st day of June 1935, at the hour of one o'clock p. m. at the front door of the Court house in Moro, Sherman County, Oregon, I will sell at public auction to the highest bidder for cash the following described real property situate in Sherman County, Oregon, to-wit: All of Lots 5-6-7- and the South half of Lot 4- all in Block 13 of Clement's Addition to Grass Valley, Oregon.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon for Sherman County and to me directed in the case of The Citizens Bank of Grass Valley, Oregon, a corporation, Plaintiff VS Mrs. Irene Monroe, R. J. Monroe, Mrs. Mildred Turner and Geo. Turner, defendants, wherein judgment was issued against said defendants and in favor of said Plaintiff and is duly docketed in Judgment Docket "A" at page 184 of said Court and County, and which said judgment on Dec. 24th, 1934, was duly sold and assigned to Clara J. Bakér who is now the lawful owner and holder hereof, and which said assignment was on April 4th, 1935 duly filed for record and recorded in Vol. X at page 883 of the Sherman County, Oregon deed record.

HUGH CHRISMAN
Sheriff of Sherman County, Oregon

NOTICE OF SHERIFF'S SALE

On Monday, June 3, 1935, at the hour of 10:00 a. m. at the front door of the County Court House in Moro, Sherman County, Oregon, I will sell at auction to the highest bidder for cash, the following described real property, located in Sherman County, Oregon, to-wit:

East Twenty-five feet of Lots Seven (7) and Eight (8), and the East Twenty feet of Lots Five (5) and Six (6); and Lots Three (3) and Four (4); and Lots One (1) and Two (2) save and excepting a tract of ground in the Northeast corner of said lots and heretofore deeded to Gertrude Mathieson by deed recorded in Volume "U", of the Deed Records of Sherman County, Oregon, at page 172, as shown by the records in the office of the County Clerk of Sherman County,

Oregon, all of said Lots being in Block Nine (9), in the town of Rufus, Sherman County, Oregon, as appears by the recorded plat thereof recorded in the office of the Clerk of Sherman County, Oregon.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon for Sherman County, to me directed in the case of "Charles E. See, plaintiff, vs. Clara Pyburn and J. A. Pyburn, husband and wife, defendants."

I am directed to sell particularly all of the interest in the above described property which Clara Pyburn and J. A. Pyburn, then husband and wife, or either of them, had therein on April 8, 1931 (the date of the execution of the mortgage upon which said judgments are based) and any and all interest which they or either of them and any or all persons holding by, through or under them or either of them may have since acquired therein. The purchaser at said sale will be put into immediate possession of said property and of the whole thereof.

HUGH CHRISMAN
Sheriff of Sherman County, Oregon
GALLOWAY & KRIER,
Attys. for Plaintiff.

First publication April 26, 1935.
Last publication May 24, 1935.

NOTICE OF SALE

On the 27th day of May, 1935, at the hour of 10.00 a.m. at the front door of the County Court House in Moro, Sherman County, Oregon, I will sell at auction to the highest bidder for cash the following described real property located in Sherman County, Oregon, to-wit:

Lots One (1) and Two (2), Southwest Quarter of Northeast quarter (SW 1/4 of NE 1/4); West Half of Southeast Quarter (W 1/2 of SE 1/4); East Half of the Southwest Quarter (E 1/2 of SW 1/4), all in Section One (1), Township Five (5) South, Range Sixteen (16) E. W. M.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon for Wasco County, to me directed in the case of Elizabeth S. Williams, Plaintiff, vs. John Karlen and Frank Gabel, Defendants. Said real property will be sold subject to confirmation and redemption as provided by Law and the purchaser will be put in immediate possession thereof.

HUGH CHRISMAN,
Sheriff of Sherman County, Oregon



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