

Sherman County Journal

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R.I.P.: N.R.A.

General Johnson was right: the blue eagle is as dead
as a dodo. From an actual operative stand point it was
never very successful but the script contained some admir-
able sentiment regarding the relations between employees
and employers. In practise it merely provided something
else for the warring elements to quarrel about.

The decision will bring a bit of pleasure to those lately
downtrodden persons who still believe in individualism
and to those people who do not believe that it is possible
to make saints out of sinners by passing a law. There
were bootleggers when the country tried to make the
country dry by federal edict and there were chiselers when
the attempt was made to stop all trade inequalities by law.
Some day we must learn that restrictive laws cannot be
enforced without the active cooperation of the citizens of
the nation. Laws do not make the customs; the customs
make the laws.

It is the belief of many that we do not need more laws
but better enforcement of the laws now in effect. In any
event we do not need a group of laws that hamper the
conduct of legitimate business. Other types of business
should be dealt with promptly.

As for the Frazier-Lemke bill it was not used to any
extent in this part of the country. The land banks and the
other government or semi-government agencies immedi-
ately after passage of this act started a campaign against
the use of the bill by farmers and urged that the county debt
adjustment committees be given all cases. This has been
done to a large degree and there will be little or no serious
results from the decision that made the law unconstitutional.

The surprising thing about the entire affair is that a
congress could pass unconstitutional laws and that they
could be enforced for nearly two years before their constitu-
tional status could be determined. A little speed or a bit
of cooperation between the departments of government
would be a help in this age when we like to think we move
rapidly.

It looked, for a while this week, as if the gangsters of
the eastern states had taken the advice of Horace Greely
and were beginning operations in the northwest. The
abduction of the Weyerhaeuser boy in Tacoma and the robbery
of the Redmond bank, coming so close together gave
credence to this thought. It did not last long, for the Red-
mond case was settled before the thieves were able to get
out of the county and they proved to be anything but gang-
sters. Considering the success the government men have
had in kidnapping cases in the past few years it is almost
certain that the culprits in the Tacoma case will be caught
before long.

The case of Dr. Kerr is again attracting attention
throughout the state since the association of University
Professors has recommended that he resign. From this
point it appears that there is little need for the recommen-
dation inasmuch as Dr. Kerr has already signified his in-
tention and desire to retire as soon as the board of control
can fill his position with a suitable successor. Election of
another man to the chancellorship would settle the contro-
versy to the satisfaction of all concerned and it is strange
that more steps have not been taken to find a man for
the job.

Now the AAA is subject to scrutiny to see if it can
meet the supreme court's classification of constitutionality.
While the act itself is probably safe enough it is possible
if not likely that some of the riders that were attached to
it will not be found legal. The one which gives the president
almost unlimited power to value the money of the
country may be thrown out as a waiver of duties on the part
of congress that is not acceptable. Under the AAA the
government itself does not pay the farmers, but merely acts
as a collection agency for them and enforces the rules of
crop-reduction as set forth by the department of agricul-
ture. It is not restrictive legislation in the same sense as
was the NRA for the individual farmer has the right to
stay out if he so chooses.

The state of Oregon is getting a new capitol building
and in doing so reminds one somewhat of a family group
that made an investment in a new car. Then it needs a
new set of clothes to fit the car and some new furniture to
round out the scheme until the expenses mount to stag-
gering heights. Now the state planning group want several
new buildings. Remember we are still waiting to turn that
corner.

According to Washington dispatches the term "home-
steaders" will become historical with the enforcement of
the Taylor grazing act which takes the public land over
for grazing purposes and rules out any homesteading.
Another bit of romance gone.

An executive of a large corporation now knows what
it is like to live in a goldfish bowl.

STATEHOUSE GOSSIP

(Continued from page one)
The educational fight, as referred
to last week in this column, did
break out into the open. Unfor-
tunately it broke out on the eve
of the visit of a candidate for the
chancellorship to succeed W. J.
Kerr, who has resigned some time
ago. Dr. Frederick Maurice Hun-
ter, chancellor of the University of
Denver looked over the situation.

It appears the University Dads
Organization, under the agitation
activities of one Earl Wellington,
is fighting the chancellor proposal.
He is aided by the University
Mothers. In the meantime there
is a general reaction very favor-
able to a chancellorship. But it
had to break out when the long
search for a chancellor was reach-
ing a consummation. "The state al-
ways will have agitators of the
Wellington type. This may work
for good or may not—that is not
for us to say.

Looking through the archives in
the Curry County Court last week
to clear right of way matters, J. M.
Devers, attorney for the state high
way commission, had many laughs.
In these records he found material
which could easily find a place in
the Believe It or Not's. And one
need not go out of one's own coun-
ty. For instance:

The will of George W. H. Moore
of South Beach, Oregon: "It is my
will that the doctor who certifies
to my death shall open my jugular
vein to insure I am dead before
I am screwed down in the casket."

In another old record the will of
Elizabeth McGraw was found to
read as follows: "To my sister
Nellie for opening, reading and de-
laying my mail while she was
living at 929 Chestnut street, I
leave my blessing which is more
than she deserves."

And Port Orford has peculiar
ideas about deeding land for school
purposes. After describing cer-
tain property this clause was ad-
ded: "To have and to hold the said
premises for the sole and only pur-
pose of a school house free forever
from the control of all sects, or
any denominations of those call-
ing themselves Christian, or any
class whatsoever that shall intro-
duce the so-called Holy Scriptures
as a text book, and it is distinctly
understood by these present that
whenever the premises shall cease
to be used for school purposes as
heretofore stated in this indenture
or when any of the aforesaid con-
ditions are violated, then shall this
instrument become void and the
premises aforesaid shall revert to
the grantors."

In Other Days

From the Observer June 4, 1896.

Births: May 25th, to the wife of
John Christiansen a son; May 30th
to the wife of T. B. Searcy, a
daughter.

Mrs. Beatrice Foster is making
a collection of wild birds eggs laid
in the free bridge vicinity. She
now has 38 distinct varieties.

Some times a man gets a reputa-
tion for being close because he
has paid his debts and hasn't any
money left to get a reputation
with for being liberal.

Dolph Heydt was bruised con-
siderably yesterday from the ef-
fects of too harshly descending his
new well.

French Bros. of Grass Valley
have purchased a threshing outfit
from R. J. Ginn.

From the Observer June 2, 1906
William Hoggard, one of the
stand bys in Moro for years has
taken up business at Echo where
there is a boom at present.

Mr. and Mrs. W. H. Hobson of
The Dalles, announce the marriage
of their daughter Grace I. to Dr
J. F. James of Moro, to take place
June 12th.

H. A. Page of this city and E. L.
Farrens of Gooseberry, made a deal
last week by which Mr. Page takes
780 acres of Morrow county
wheat land, and Mr. Farrens takes
the City Market building, Page
residence property and Main street
brick building. Mr. Page has
rented the market and residence
and will continue in business here
for a year yet.

Grandma Elizabeth Davis and
Mrs. Aurelia DeMoss arrived this
week. All the company of DeMoss
players are now at home for the
harvest of 1906.

From the Observer June 2, 1916.

E. J. Dillinger and family have
rented their farm in Iowa and have
moved back to Sherman county. It
is several years since they left this
county to reside in the east, but
a large circle of friends are glad
to again see them back.

UPDEGRAFF & PEPPER
Attorneys At Law
Moro, Oregon

Miss Rasmussen left Wednesday
for Indiana to visit a sister. From
there she will return to her native
country, Denmark.

W. B. Johnston is remodeling his
farm home by the addition of a
kitchen and replacing the former
windows with modern up to date
windows.

The 2-year old son of J. G. Odell
was drowned Wednesday in a pool
of water at the back of the family
residence. In a futile effort to
save his life a pulmotor from
The Dalles made a record run of
one hour and twenty-five minutes.

NOTICE OF SHERIFF'S SALE

On the 8th day of June, 1935,
at the hour of 10:00 o'clock, a. m.,
at the front door of the Court
House at Moro, Sherman County,
Oregon, I will sell at auction to the
highest bidder for cash the follow-
ing described real property in
Sherman County, Oregon, to-wit:
Northwest Quarter of Section
Thirteen; All of Section Four-
teen, in Township 1 South,
Range 18 East, Willamette
Meridian.

Said sale is made under execu-
tion issued out of the Circuit Court
of the State of Oregon for the Coun-
ty of Sherman, to me directed in
the case of Pacific Coast Joint
Stock Land Bank of Portland, a
corporation, -vs. W. A. May and
Josephine May, husband and wife
(Record Owners), Wasco Ware-
house Milling Company, a corpora-
tion, Clifford May and "Jane Doe"
May, husband and wife, and Sher-
man county, Oregon, a Municipal
Corporation.

HUGH CHRISMAN
Sheriff of Sherman County, Oregon
1st Publication May 10th, 1935.
Last Publication June 7th, 1935.

IN THE COUNTY COURT OF THE STATE OF OREGON FOR SHERMAN COUNTY.

NOTICE OF FINAL HEARING
In the Matter of the Estate of
Jesse Martin, Deceased.

Notice is hereby given that
Donald Martin, administrator of
the Estate of Jesse Martin, deces-
sated, has filed in the County Court
of Sherman County, Oregon, his
Final Account as said administra-
tor and that Saturday, the 1st
day of June, 1935, at the hour of
10:00 a. m. in the County Court
Room in the County Court House
in Moro, Sherman County, Oregon,
has been fixed as the time and place
for the hearing of objections if any
to the said Final Account in settle-
ment thereof.

DONALD MARTIN, Administrator
ROSCOE KRIER, Attorney for the
Administrator. 1-10-17-24-30

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 bid-
der 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 "L. X. L." Or-
chard, 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 "L. 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 be-
ing 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 pieces 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 ex-
tension of the line of the wind-
break East of the dwelling
house formerly owned and oc-
cupied 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 inter-
est, 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 in-
terest.

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, con-
taining about .28 acres.

Also that certain piece or
parcel of land beginning at a
point 41 feet East of the cen-
ter of Section One, Township
Two North of Range 16 E. W.
M.; running thence East 41 1/2
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 .38 acres
more or less.

All of the above described
lots and parcels of land being
situate 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 deeded to the State of
Oregon for highway right of
way as is particularly descried
in two certain partial re-
leases of mortgages executed
by F. L. Houghton and re-
corded respectively on May 15,
1933 in Book 8 of the Record
of Mortgage Releases for Sher-
man 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.

erty 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 follow-
ing 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 execu-
tion issued out of the Circuit Court
of the State of Oregon for Sher-
man County and to me directed in
the case of The Citizen's Bank of
Grass Valley, Oregon, a corpora-
tion, Plaintiff VS Mrs. Irene Mon-
roe, R. J. Monroe, Mrs. Mildred
Turner and Geo. Turner, defend-
ants, wherein judgment was is-
sued, 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 judg-
ment on Dec. 24th, 1934, was duly
sold and assigned to Clara J.
Baker 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
383 of the Sherman County, Ore-
gon deed record.

HUGH CHRISMAN
Sheriff of Sherman County, Oregon

Notice of Sheriff's Sale of Real Property

On Saturday, the 29th day of
June, 1935, at the hour of ten o'
clock a. m., at the front door of
the Courthouse in Moro, Sherman
County, Oregon, I will sell at pub-
lic auction to the highest bidder
for cash the following described
real property located in Sherman
County, Oregon, to-wit:

West one-half of Section
Two in Township Two South,
Range Sixteen, East of the
Willamette Meridian, and all
of a certain tract of land lo-
cated in the Southwest Quar-
ter of Section Thirty-five,
Township One South, Range
Sixteen, East of the Willam-
ette Meridian. Said tract of
land being all the land in
Southwest Quarter of Section
Thirty-five lying South and
East of the right of way of
the Oregon Washington rail-
road consisting of ninety
acres more or less, making a
total of approximately four

hundred acres, all in Sherman
County, Oregon.
Said sale is made under execu-
tion issued out of the Circuit
Court of the State of Oregon for
the County of Sherman to me di-
rected in the case of A. A.
Schramm, as Superintendent of
Banks of the State of Oregon,
plaintiff, vs. George A. Meloy and
Nellie A. Meloy, husband and
wife; Walter A. May and Paul
May, co-partners doing business
under the firm name of Walter
A. May and Son; Sherman Coun-
ty, Oregon, a municipal corpora-
tion of the State of Oregon, and
Roy Powell, defendants.
HUGH CHRISMAN
Sheriff of Sherman County, Oregon
Publish 5-31; 6-7, 14, 21.

Notice of Sheriff's Sale of Real Property

On Saturday, the 29th day of
June, 1935, at the hour of ten
o'clock a. m. at the front door of
the Courthouse in Moro, Sherman
County, Oregon, I will sell at pub-
lic auction to the highest bidder
for cash, the following described
real property located in Sherman
County, Oregon, to-wit:

The Southeast Quarter of
Section Twenty-three; the
Southwest Quarter of Section
Twenty-four; the Northwest
Quarter of Section Twenty-
five, and the Northeast Quar-
ter of Section Twenty-six, all
in Township Two North, Range
Eighteen, East of the Willam-
ette Meridian, containing 640
acres, more or less, according
to the Government Survey, all
in Sherman County, Oregon.

Said sale is made under execu-
tion issued out of the Circuit
Court of the State of Oregon for
the County of Sherman to me di-
rected in the case of A. A.
Schramm, as Superintendent of
Banks of the State of Oregon,
plaintiff, vs. J. M. Yocum and Mary
M. Yocum, husband and wife;
State Industrial Accident Commis-
sion; Pacific Coast Joint Stock
Land Bank of Portland, Oregon, a
corporation; Sherman County, Ore-
gon, a municipal corporation of
the State of Oregon, and Mrs.
Maud Driscoll, defendants.
HUGH CHRISMAN
Sheriff of Sherman County, Oregon
5-31; 6-7, 14, 21.

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