

Sherman County Journal

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THE SEVENTH YEAR

This is the seventh year of drouth of some extent in this region but none will attest that there were seven fat years preceding the seven lean ones.

It is a wearisome and heartbreaking job to plow and cultivate and sow to have the wheat break from the ground with all promise of producing a bountiful crop and then have it fade as the rains fail to come, the frost blights it or the east wind browns it like a piece of toast in the oven.

There is an almost unanswerable sentiment that farming in a wheat country is the best sort of farming after all and that it is better to try and fail through an act of nature than to farm elsewhere where success brings little returns at any time.

All can remember the years when the county had an income of \$2000 per capita and can at least hope that such days, or a fair imitation of them, will return.

The favorable conditions that made such an income possible were caused by high prices, which can be restored—if at all—by foreign demand, unless there is a change on the part of the government that will give the northwest an opportunity to ship wheat to the east when crops there are short.

We can at least hope that the Biblical precedent holds true and that seven lean years ends the drouth period.

A GOOD SIGN

School electors nowadays are looking for the ideal man: One who combines both common and uncommon sense, one who has property and is interested in the taxpayer, one who knows about education both from a practical and a theoretical standpoint and one who has those rare qualities properly balanced and who has the ability to get his ideas adopted by the public at large.

Of late years there has been a greater interest in school affairs than prevailed for some. In fact, there is evidence to show that there is greater interest in all public matters. It is but natural that it should begin with what is probably the smallest political division of our government.

FAITH OF OUR FATHERS

The christening of the new streamline train recalls the fact that for some years ships and other things needing formal christening were given a name to the impotent drizzling of aqua pura. It would have been a rare item indeed that recorded, in those days, a naming with any of the stronger drinks.

Now, in these days of so called freedom, it is possible to break a bottle of foamy champagne over the prow or even to scarify the shiny surface of a new vehicle with distilled waters of any chosen strength. It is a custom, and one for which there is little of reason and much of precedent.

The affairs of the world will be settled now almost any day with commencement speakers explaining everything to the graduates.

There is a substantial prize offered for prize essays and the future of wheat in the northwest is one of the topics. An opportunity.

It seems a shame to have the snow melting on the mountain tops where it can but irrigate the rocks when the moisture is needed on the crops.

Report has it that the government will spend \$400,000 removing the rocks in the upper Columbia. Next there will be a port at Dinty's

There is a great rush on now to get ahold of some of the government money that is being distributed for work of some kind. Many fine large things can be done with plentiful supply of money and fine, large tax bills will grow where the soil has been fertilized by easy money.

STATEHOUSE GOSSIP

(Continued from page one)
peared to be on the road to a fine educational set-up. Professors apparently have no more brains nor tact than kidnapers, and although the crime may not be rated so bad, it does hurt society considerably.

The NRA decision of more than a week ago is still having its ramifications. So far, other than affecting business as it generally has over the nation, the effect has not yet been seen.

In the meantime, Solon T. White, director of agriculture, declared he would enforce the provisions of the 11 codes in that field. The battle over the walnut code was outside the state's jurisdiction, since the federal code was operative in this field, and the much discussed strawberry code had been ousted by vote a few weeks earlier.

The NRA abolition decision here was generally conceded an important one and met considerable favor. Even Governor Martin, an administration democrat, held this decision proper.

"Getting back to the fundamental basis of the constitution that this country is one of the laws and not of men," was the way a prominent member of the state attorney general's staff characterized the opinion.

The proposal of a \$3,500,000 capitol building generally has met with favor here—it was also the consensus the building would be a dome structural type and would be located at the same site as the old one, with the main entrances facing north and south.

In Other Days

From the Observer June 8, 1906
Lloyd Leslie returned from Alberta last week, to secure 30 days refreshments from the genial climate of good old Sherman county.

Ralph Kay put the brake down, too hard Tuesday, on the Sachs Market wagon, descending Lone Rock grade, which twirled the rig so that the team got a glimpse of the hind wheels, which set them to going.

The cloud that tipped its load of water overboard Sunday just above Sherman county, filled every dry creek to overflowing from McDonalds bridge to Arlington. Gibson creek and China hollow were full to brim when the C. S. Ry. train met the waters, doing some damage from Wasco to Biggs.

Boon Wheat and Forest Craven made a fishing excursion into Buck Hollow last week and came back fairly loaded with big trout-stories.

Douglas Allen is nursing an ugly carbuncle and has put Dra Barnum on The Dalles stage box this week.

The Dalles will handle 4,000 tons of wool this season. If possible to pack in cars 24,000 pounds to the car it would take a train of 400 cars.

J. P. McNery, The Dalles merchant, paid us a visit on the 6th and 7th, while looking after his farm interests in Sherman county.

Wild geese and duck are rearing their young in the Deschutes more numerous this season than for many years past, perhaps because of the lateness of mild weather up north.

From the Observer June 9, 1916.
Grass Valley will celebrate the Fourth this year and to help do it properly will build a permanent pavilion close to the city park.

Mrs. J. F. Foss entertained Friday afternoon in honor of Miss Ida May Johnston.

Miss Abbie Mortensen was visiting cousins in the Brock school district, north of Wasco, last week and attended the Good Roads Club, social, assisting with a vocal selection.

Chas. McAllister of Big Timber, Montana, and Chas. Everett of the Hotel Wasco, were visitors at Moro

UPDEGRAFF & PEPPER
Attorneys At Law
Moro, Oregon

Strawberrys Now Ready For Cans

Three Main Canning Methods Explained by Miss Case

Strawberry canning time it at hand again in Oregon, and as many homemakers make plans to "put up" berries for the coming year one of the questions most often asked is how to keep them from shrinking and rising to the top of the jar.

The answer to this, says Miss Lusy Case, extension specialist in nutrition at Oregon State college, is to place the hulled, washed berries in a preserving kettle or other container alternately in a layer of berries with a layer of sugar, and let them stand over night or about 12 hours.

Next morning the homemaker may can the berries by any of several methods, the three most commonly used being the hot water bath, the pressure cooker, and the open kettle.

By the hot water bath method the berries are brought to a boil in their own juice and packed hot into hot sterilized jars, to within one half inch of the top. The jars are sealed immediately and lowered into boiling water which should come one inch over the top of the jars.

In using the pressure cooker the berries are brought to a boil and packed hot into the jars as just described, sealed and placed into pressure cooker, in which the water should be one half inch over the rack and boiling. Process at five pounds pressure for five minutes.

Strawberries of firm texture, such as the Etterburg 121, Corvallis and Narcissa varieties are best for canning. Miss Case says.

On Monday, Mr. McAllister formerly ran sheep extensively in this county in the pioneer days

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 following described real property in Sherman County, Oregon, to-wit:

Northwest Quarter of Section Thirteen; All of Section Fourteen, in Township 1 South, Range 18 East Willamette Meridian.

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

What Would It Mean To You To Lose Your Driver's License?

After you have had your accident which may mean the loss of your operator's license you may expect difficulty in securing insurance. Most companies will not accept operators who have bad accident records.

A WORD TO THE WISE IS SUFFICIENT

Secure Adequate Protection to meet Requirements of Financial Responsibility Law with Farmers Automobile Insurance Exchange at a Cost 40 percent to 60 percent Less.

In the Matter of the Estate of Jesse Martin, Deceased.

Notice is hereby given that Donald Martin, administrator of the Estate of Jesse Martin, deceased, has filed in the County Court of Sherman County, Oregon, his Final Account as said administrator 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 settlement 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 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 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 645 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 .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 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 H. Kraber et ux et al. Defendants." I am directed to sell particularly all of the right, title and interest which said Charles H. 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 thru or under him may have since acquired therein. The purchaser at said sale shall be put into immediate 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 Citizen's 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. 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, Oregon 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 public 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 located in the Southwest Quarter of Section Thirty-five, Township One South, Range Sixteen, East of the Willamette 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 railroad 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 execution issued out of the Circuit Court of the State of Oregon for the County of Sherman to me directed 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 County, Oregon, a municipal corporation of the State of Oregon, and Roy Powell, defendants.

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 public 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 Quarter of Section Twenty-six, all in Township Two North, Range Eighteen, East of the Willamette Meridian, containing 640 acres, more or less, according to the Government Survey, all in Sherman County, Oregon.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon for the County of Sherman to me directed 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 Commission; Pacific Coast Joint Stock Land Bank of Portland, Oregon, a corporation; Sherman County, Oregon, a municipal corporation of the State of Oregon, and Mrs. Maud Driscoll, defendants.

HUGH CHRISMAN
Sheriff of Sherman County, Oregon

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