

Sherman County Journal

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JUNE 14, 1935

BROTHERS UNDER THEIR SKINS

The recent speeches of Charles Stewart, director of the Farmer's National Grain Corporation, and of Ray Gill, master of the Oregon Grange, show those representatives of farmers and farm organizations to be in substantial agreement on the course which farmers should take to bring an end to their difficulties.

Mr. Stewart praised the export of northwest wheat saying that that action helped the farmers of Nebraska by removing a potential cause of price reduction for their wheat. Mr. Gill spoke of the debenture plan that would do nearly the same thing. It is agreed among all northwest producers of wheat that if we are to remain in the wheat business some means of moving the crop must be employed.

It appears only reasonable that if farmers are to cooperate with their government in the reduction of wheat acreage to any amount asked they should be entitled to the protection the tariff can afford them by stopping importations and should also be given the support of the government in exporting surpluses whenever that becomes necessary.

All steps taken by farm organizations for the past years which includes those in which the government has aided, are destined to bring the farmers together into an organization that will be able to handle its own products and should be strong enough to export a surplus, even at a loss, to clear the market of unwanted grain.

It is an encouraging step when farm leaders from different organizations and from different parts of the country are found in agreement about one of the major problems of the nation and perhaps it means that before long some unified agency can bring the needed reforms to pass.

COMPANY'S COMIN'

Upon creditable authority it is said that boys from New Jersey will soon be detaining in Sherman county to make their home for a few months far from the roaring cities and amid the comparative silence of the eastern Oregon scene.

All of which makes the comparison between New Jersey and Sherman county more pointed. In size that state is a little smaller than Malheur county yet it contains over 4,000,000 people, if Sherman county was in New Jersey and populated like the remainder of it there would be 400,000 people in it instead of the 3,000 we now have.

To be transported from one ocean to another and into a strange land is something of an experience and does much to arouse curiosity as to the people and customs. We will be curious, too, and both groups may learn something from the other.

Confirmation of the statement that adherence to political parties is often caused by youthful prejudice is given by the news stories. Democrats are resentful that states' right have been upheld by the supreme court whereas it was one of the strongest planks of their platform some years ago.

If the CCC camp causes as much excitement in actuality as it has in anticipation it will be a reason for heart failure.

Since the twelfth if you're on the right you have the right of way which is the rule generally followed although it was not the law.

Much comment is being heard these days over a natural phenomena. For years the Republican party has been the one that "pointed with pride" and the Democrats "viewed with alarm". This year the roles are changed and it is held peculiar that the Republicans should be in the uncustomed position. The "outs" are always the critics.

A movie actor is said to be willing to give his necktie to any one who praises it if he is not going someplace where he may need it. Really does any man actually need a necktie?

If we could balance our feelings against criminals between the attitude we express when the crime is committed and the sob sister stage evident during the trial it would be to the advantage of the public.

STATEHOUSE GOSSIP

(Continued from page one)
so be taken from his Sunday speech when he said "I know I have been reviled by agitators and threatened with illsorts of reprisals by some selfish and some possibly sincere groups which these agitators have influenced. These and others have not found the governor ready to yield, under the legal subterfuge of the recall. I will never curry favor with such groups by going contrary to what I believe to be the interests of right and justice."

These so-called "annoyances," in the words of the Governor, were expected to come to a head this week. It has been repeatedly stated the grange, which meets in McMinnville this week in state convention, was to pass upon a resolution asking the support of the granges in the state for recall against the Governor.

In the meantime, talks of a special session have been circulated around the state office buildings from July to January. It is your correspondent's opinion, despite the statement by "Pinky" that the session would be held July 8, that the extraordinary session would not be held before late fall or early winter.

And speaking of special sessions, word from Jackson county this week states that Moore Hamilton, popular young Democrat from Medford has 22 pledge votes for speaker to succeed John E. Cooter. Cooter has been disqualified by an Attorney General's opinion and if renamed by the Lincoln County Court would have to be reelected to the speakership.

Although William Graham and Howard Latourette both claim solid support from Multnomah county for that post it has been learned that three Multnomah votes in writing have been pledged to Moore Hamilton and that five others have been promised. It looks like the young Democrat from the first district will succeed a first district Democratic speaker.

In Other Days

From the Observer, June 18, 1936.
Farmers are congratulating themselves on the splendid prospects of a big crop this year. Interest now centers in what the opening price for wheat will be. Pendleton dealers are inclined to believe that the price will vary between 35 and 40 cents.

Capt. Walter Stanley, of Moro bank, will have to build a house for his family as he finds it impossible to lease one.

Miss Mabel J. Moore, well known in Moro, recently graduated at her home in California, receiving a teachers certificate and has her first engagement now as a teacher. A joyful party of young people assembled at Mr. Webb's home in DeMoss Springs, Saturday evening, to pay their respects to Miss Venia, it being the 15th anniversary of her birth.

From the Observer June 15, 1936.
Robt. Brash was somewhat used up in a runaway Monday. The team, a pair of DeMoss sprinters, left the rig at the Mitchell and Foss shop for repair.

Sunbonnets for the ladies, summer hats for the men, including the imitation straw panama, at Messinger and Son, Moro.

E. A. Cushman and family drove away Monday morning early, to be absent about six weeks, tenting, fishing, etc. in the dense shades of the Cascade mountains.

Jay Freeman was in Portland this week purchasing new goods for his department in the Sherman Trading Company.

From the Observer June 16, 1936.
E. B. Penland and wife of Halsey have been visiting this week in Sherman county on their way home from an auto trip to Pendleton.

Ben Hockman has a patch on the left cheek close to his nostril placed there by a kick from a horse he was driving from the barn last Saturday.

When cranking their car Monday Mrs. H. B. Belashe had the ligaments torn at the elbow of her right arm.

Neil McDonald and Charles W. Kenny have each purchased a new top buggy this week from Ginn, Coleman and Co.

COURT NEWS

(Continued from page one)
witness—Ore. vs. Jensen 17.40
Jesse Miller, Defendant's witness—Ore. vs. Jensen 11.40
John Dick, Defendant's witness—Ore. vs. Jensen 9.60
Lash Mary Jensen, Defendant's witness—Ore. vs. Jensen 15.40

UPDEGRAFF & PEPPER
Attorneys At Law
Moro, Oregon

Table listing various county charges and expenses such as Mrs. S. L. Coats, County Charge 15.00, Mrs. Peter Fleck, County Charge 20.00, etc.

Notice of Final Settlement
Notice is hereby given that Elma Atwood, Administratrix of the Estate of Roy C. Atwood, deceased, has filed in the County Court of the State of Oregon for Sherman County her final report and account as such Administratrix, and that Saturday, the 6th day of July, 1935, at the hour of 10:00 a. m., has been fixed by said court as the time for hearing of objections to said report and account and settlement thereof.

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.

What Would It Mean To You To Lose Your Driver's License? It may be the means of your livelihood.

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 had accident records.

A WORD TO THE WISE IS SUFFICIENT
Protect yourself, your business, your livelihood NOW!
Tomorrow may be TOO LATE
Secure Adequate Protection to meet Requirements of Financial Responsibility Law with Farmers Automobile Inter-Insurance Exchange at a Cost 40 percent to 60 percent Less.

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 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 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 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.
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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

5-31; 6-7, 14, 21.
Dr. J. A. BUTLER
DENTIST
HOME OFFICE, WASCO
DENTAL X-RAY SERVICE
In Moro the First Week in Each Month

FASTEST MOVING WHISKEY IN KENTUCKY
It is SCHENLEY'S CREAM OF KENTUCKY
... the straight whiskey that towers above all others in Kentucky.
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