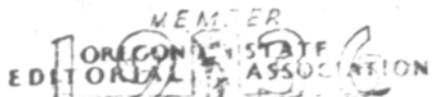


Sherman County Journal

SHERMAN COUNTY OBSERVER, Established Nov. 2, 1898... GRASS VALLEY JOURNAL, Established Oct. 14, 1897... CONSOLIDATED, MARCH 6, 1931... WASCO-NEWS-ENTERPRISE, Established 1897... CONSOLIDATED MARCH 4, 1932... Published Every Friday at Moro, Oregon, By GILES L. FRENCH, Managing Editor



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

SUBSCRIPTION RATES—PAYABLE IN ADVANCE \$1.50 One Year MARCH 5, 1937

SOLONS HURRY NOW

Nearly every newspaper writer covering the legislature has expressed the opinion that this legislature has been the slowest in getting to the real work of the session and that nothing of importance has been done. That complaint will not be applicable to the last week, it now appears.

It is not unusual for the major bills of the session to be left until the final days. In fact, it is customary. For the controversial measures require more thought on the part of committees, more letter writing between the legislators and their constituents and more time to get through the houses because of the more equal division for or against the bills.

The labor bills have slept in the labor and industry committee in the house for a week with every effort being made to get them on the floor. They will come before this is printed and those interested will know their fate. If they are defeated there will be an initiative petition to put them before the voters, it is almost certain.

The building program is now getting in shape. There were so many proposals about new buildings that a coherent plan was hard to develop. The federal government had to be considered, also the owners of the blocks north of the capital grounds, likewise the state finances and several other factors.

Now the bills are in the senate where they will be acted upon before coming to the house. There is little opposition to some building program for it is an accepted fact that the growth of the state demands that public buildings be kept abreast of the times so that too large an expenditure will not have to be made at one time.

The social security legislation is also in the senate where the senate ways and means committee has been assembling information regarding the cost of the pensions at the various ages and at the various rates suggested by the many

dition to the expense load and nowhere to turn for the money appears now to be well on the way toward a satisfactory compromise. The senate committee on ways and means to which the House bill providing \$30 monthly pensions to all needy persons 65 years of age and over, was referred has completely revamped the bill. In its revised form it provides for a pension of not more than \$30 a month to needy persons 70 years of age for the remainder of the current year, with a drop in the age qualification to 65 years on January 1, 1938. This program, it is figured will cost both the state and the counties approximately \$680,000 more during the biennium than Governor Martin had included in his budget for old age pensions. Predictions are that the senate committee's proposals will meet with general approval and will be adopted by both the House and Senate as a most satisfactory com-

promise of a perplexing problem. Labor bills, loaded with dynamite continue to repose in committees and will probably remain there when the session ends. Even those who favored the measures seem to regard this as the best solution of another dreaded chore.

This week the state building program was dropped into the hopper. This program included provision for the purchase of additional land in Salem, adjoining the capitol site, and the construction of one, and possibly two, new buildings, one of these to house the state library. The program, if approved, will be financed through a loan of \$850,000 from funds of the industrial accident commission and such federal grants as may be available through the Public Works administration. Authority is also to be vested in the board of control to purchase an office building in Portland for state purposes. Such a building would be financed without cost to the taxpayer, the cost to be met through rentals to be paid by departments occupying the building. Several Portland buildings are being offered the state, including the Oregon building, now partly occupied by state departments, and the Elks Temple.

The hangman's noose which served Oregon for 10 these many years in carrying out the death penalty, is now to be retired in favor of lethal gas. The legislature has authorized the change. Cost of the gas chamber and necessary equipment is estimated at \$300.

The criminal syndicalism which has been on the Oregon statute books ever since the days of the World War, has been repealed at last. In its place the legislators have written a new statute defining the crime of conspiracy which makes it a crime for two or more persons to conspire together to commit a felony.

It now looks as though the people of Oregon were to have another chance to vote on an increase in the pay of the legislators. A resolution which has the backing of the State Grange, Federation of Labor and American Legion has been introduced. It bears the names of 12 senators and 32 representatives which practically ensures its passage without much difficulty.

Frustrated in their attempt to secure favorable action at the hands of the legislature on their "Sunday closing" bill the Independent Retail Grocers are turning to the people through the initiative. Preliminary petitions were filed with the state department Tuesday. It is planned to have the measure on the general election ballot in November, 1938.

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Fossil—Sheriff E. J. Kelsey reports that if taxes are paid as well in 1937 as they were in 1936 when 29 percent more taxes were paid than levied, the county should be on a cash basis sometime during the year.

Heppner—A bronze basketball player mounted on a base will be given the winning team in the sub-district class B tournament this week end. The Heppner Lions club is providing the award.

Condon—Grade school equipment of Gilliam county is being checked by the county superintendent. The survey will determine whether or not schools will receive "standard" classification.

In Other Days

From the Observer March 8, 1918 Misses Ina and Helen Hansen have moved into the house recently vacated by Mrs. J. C. Harper. Miss Helen expects soon to open a millinery store in Moro.

Maybray Strong is the first of the younger girls of Moro to knit a regulation pair of army socks. C. E. Sheets is wiring the Hosford residence for electric service preliminary to its being occupied by the owner.

The total amount raised for the Armenians and Syrians by the Monkland people totalled \$108.54. From the Observer March 6, 1908.

C. D. Nickelson, whose energy as pastor of Moro M. E. church gave us that handsome edifice, is now editor of the Hood River News Letter.

Carl Williams and family will soon move to California, in hope of benefiting the health of Mrs. Williams.

M. F. and J. W. Daugherty have purchased the Webb place of J. M. DeMoss, consisting of 80 acres, situated two miles north of Moro.

W. D. Scott has leased the blacksmith shop at Monkland and will have it ready for business by March 1st.

Mrs. Cushman is at home after a very pleasant visit in Portland with her daughters, Mrs. W. H. and H. A. Moore and son, E. A. Cushman.

Messrs E. W. Lewis, Wm. Myers, Tom Lee and J. W. Cochran put in Tuesday afternoon cleaning up the baseball park. The fence will be repaired and grand stand roof and seats put in condition by the council as soon as men can be procured.

JUDGMENT NECESSARY "The fact is established as never before that it is folly to produce commodities for which there is no market; to invest funds or human resources in marginal lands where there is little hope of success under the best of conditions; to abuse the fertile lands, or to proceed under the competitive features of modern agriculture without broad knowledge of national and international factors and trends. Reduced to simplest terms, the organized activities of the present are only the product of gradual evolution in the expression of country people, and are directed toward only one objective—the welfare of the farm home."—F. L. Ballard, vice director of extension, O. S. C.

Notice For Publication Department of the Interior U. S. Land Office at The Dalles, Oregon, Feb. 4, 1937. NOTICE is hereby given that Janette M. Sorahan, of Grass Valley, Oregon, widow of Philip S. Sorahan, who, on May 5, 1931 made Homestead Entry under Act Dec. 29, 1916, No. 027888, for NE1SW1, S1SW1, Sec. 28, N1, NW1SW1, S1SW1, Sec. 28, N1, NW1SW1, S1SW1, Sec. 32, Township 2-South Range 18-E, East, Williamette Meridian, has filed notice of intention to make final Proof, to establish claim to the land above described, before Register, United States Land Office, at The Dalles, Oregon, on the 14th day of April, 1937.

Claimant names as witnesses: John Stewart of Grass Valley, Oregon; Charles A. Stewart of The Dalles, Oregon; Horace McKee of Moro, Oregon; C. E. Quirk of The Dalles, Oregon. W. F. Jackson, Register. 18-19-20-21-22

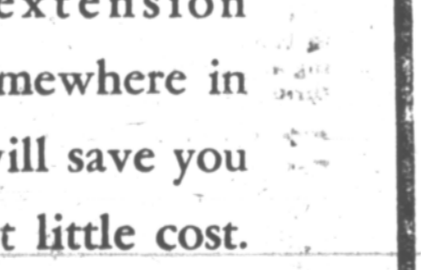
NOTICE is hereby given that the undersigned as administrator of the estate of Mattie Isaacs Doheny, deceased, has filed at the County Court of the State of Oregon for Sherman County, his Final Account, and that Monday, March 22nd, 1937, at ten o'clock a. m. has been fixed by said Court as the time for hearing objections to said Report, if any, and the settlement thereof. Harvey F. Stone, Administrator of the Estate of Mattie Isaacs Doheny, Deceased.

IN THE COUNTY COURT OF THE STATE OF OREGON FOR THE COUNTY OF SHERMAN IN THE MATTER OF THE ESTATE OF C. G. MOTT, DECEASED No. 345 NOTICE OF HEARING ON FINAL ACCOUNT NOTICE IS HEREBY GIVEN that the undersigned administrator of the estate of C. G. Mott, deceased, has filed his final account in the County Court of the State of Oregon, for the County of Sherman, and that the fifteenth day of March, 1937, at the hour of 10:00 a. m. of said day, at Court House at Moro, Oregon, in said county and state, has been appointed as the time and place for the hearing of objections to said final account and the settlement thereof.

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THE PACIFIC TELEPHONE AND TELEGRAPH COMPANY

Fossil—Observance of the 40th anniversary of the National Congress of Parents and Teachers was a feature of the local PTA association on last Wednesday night.

RUFUS AT ARLINGTON (Continued from page one) ke. Moro forwards, Strong (20), Messenger (6), French for Messenger. Says for French; centers, Gillmor (23), Powell, Brisbane for Powell; guards, Belshie, Says for Belshie; Brisbane, Melsler for Brisbane. Quarter scores, 4-9, 5-25, 6-29, 15-49.

Notice of first publication Feb. 19, 1937. Date of last publication Mar. 12, 1937. W. A. Spencer, Administrator. T. Lester Johnson, Attorney at law, Wasco, Oregon.

ESTATE OF BRITTANA G. FULTON, DECEASED Notice of Final Account No. 326 In the County Court of the State of Oregon for Sherman County. In the Matter of the Estate of Britanna G. Fulton, deceased. Notice is hereby given that the undersigned, as administrator c.t.a. of the Estate of Britanna G. Fulton, deceased, has filed his final account in the County Court of the State of Oregon for Sherman County and that Friday, the 5th day of March, 1937, at the hour of 9:30 o'clock in the forenoon of said day and court room of said court has been appointed by said court as the time and place for the hearing of objections thereto and the settlement thereof. Dated and first published Feb. 5th, 1937. Date of last publication March 5th, 1937. THEODORE OPSUND, Administrator c. t. a. HUNTINGTON, WILSON AND DAVIS, Attorneys.

NOTICE OF SHERIFF'S SALE By virtue of an execution in foreclosure duly issued by the Clerk of the circuit court of the State of Oregon for the County of Sherman dated February 8, 1937, and directed to me upon Decree and Order of Sale rendered in said court on the 29th day of January 1937, in a certain suit wherein DeWetwee Northwestern and Pacific Hypotheekbank, a corporation, as plaintiff, recovered judgment against Harvey B. Thornberry and Mabel A. Thornberry, as defendants, in the following sums to-wit: \$58,059.62, with interest thereon at 7% per annum from December 1st, 1929; \$1,133.23, with interest thereon at 10% per annum from July 18, 1928; \$1,035.80, with interest thereon at 10% per annum from October 18, 1929; \$1,891.68, with interest thereon at 10% per annum from June 25, 1934; \$1,791.55, with interest thereon at 10% per annum from November 13, 1934; also \$31.41 and plaintiff's costs and disbursements in said suit, together with accruing costs; which said judgment was enrolled in the office of the clerk of said court on the 29th day of January, 1937.

THEREFORE, by virtue of said execution, judgment and order of sale, and in compliance with the commands of said writ, I will on Monday, the 15th day of March, 1937, at the hour of ten o'clock in the forenoon of said day, at the front door of the court house in the city of Moro, said county and state, sell at public auction, subject to redemption, to the highest and best bidder for cash in hand, all the right, title and interest of W. E. Lowell and Emily G. Lowell, husband and wife, Henry Grebe and H. M. A. Grebe, husband and wife, Harvey B. Thornberry and Mabel A. Thornberry, husband and wife, The W. M. Barnett Estate, a corporation, Independent Warehouse and Milling Company, a corporation, A. A. Schramm, Superintendent of Banks and H. M. Stephens, Deputy Superintendent of Banks, in charge of the liquidation of Bank of Commerce, of Wasco, Oregon, W. H. Burros and Marvin O. Kirkie, defendants in said suit, in and to the following described real property, situated in Sherman County, State of Oregon, to-wit:

The Southwest quarter (SW1) of Section Fourteen (14); the Northeast quarter of the North east quarter (NE1NE1) of Section Twenty-two (22); The North half (N1) and Southeast quarter (SE1) of Section Twenty-three (23); The South half (S1) and the Northwest quarter (NW1) of section Twenty-four (24); and the Northeast quarter (NE1) of Section Twenty-five (25), all in Township Two (2) North, Range Sixteen (16) E. W. M.

The Northwest quarter (NW1) of Section Thirty (30) in Township Two (2) North, Range Seventeen (17) E. W. M. Beginning at the Northeast corner of the Northeast quarter (NE1) of Section Twenty-six (26), in Township Two (2) North, Range Sixteen (16) E. W. M. thence south 7.75 chains; thence North 85 deg. West 8.50 chains; thence North 89 deg. West 13 chains; thence North 52 deg. 30' West 4.15 chains; thence North 56 deg. West 9.37 chains; thence East on Section line to place of beginning, containing 18 1/2 acres, more or less; Beginning at a point 4.31 chains north of the Southeast corner of the Southwest quarter (SW1) of Section Twenty-three (23) in Township Two (2) North, Range Sixteen (16) E. W. M., thence North 34 deg.

West 8.50 chains; thence North 27 deg. West 6 chains; thence north 65 deg. West 8.50 chains; thence North 44 deg. West 21.50 chains; thence North 70 deg. West 9.25 chains to west line of said quarter; thence North to Northwest corner thereof; thence East to Northeast corner thereof; thence South to place of beginning, containing 85 acres, more or less; Beginning at the Southeast corner of the Northwest quarter (NW1) of Section Twenty-five (25), in Township Two (2) North, Range Sixteen (16) E. W. M., thence West 2.50 chains to Southeast corner of land heretofore deeded to Fred Blau; thence North 41 deg. West 17 chains; thence North 36 deg. West 2.75 chains; thence North 51 deg. 30' West 20 chains; thence North 68 deg. West 10.87 chains; thence North on quarter section line 7.75 chains to northwest corner of said quarter; thence East to Northeast corner thereof; thence South to place of beginning, containing 86 acres, more or less, subject to right-of-way heretofore given to Columbia Southern Railway Co. and E. E. Lytle, through and over a portion of said land. Also the following described real property situated in said Sherman County, Oregon, to be sold subject to that certain mortgage for \$10,000.00 executed by J. J. Miller and Rosa Miller, husband and wife, in favor of said plaintiff, dated November 30th, 1923, and recorded in Book "S" at page 120 mortgage records of said Sherman County, Oregon, to-wit: Lot Three (3) of Section Eight (8), Township Two (2) North, Range Sixteen (16) of E. W. M. And the Northeast quarter (NE1); the east half of the Northwest quarter (E1NW1); the Southwest quarter (SW1NW1) of Section Seventeen (17); the Southeast quarter (SE1) and the East half of Southwest (E1SW1); the Southeast quarter of Northeast quarter (SE1NE1) and Lots Two (2) and Three (3) of Section Eighteen (18), all in Township Two (2) North, Range Sixteen (16) E. W. M., containing 617.91 acres, more or less; And beginning at the Northwest corner of the Southeast quarter (SE1) of Section Seventeen (17) Township Two (2) North, Range Sixteen (16) E. W. M., said beginning point being designed by an iron stake 2 feet long and 1-8 inches in diameter, driven full length into the ground; thence West 4.45 chains; thence South 2.25 chains; thence East 7.95 chains; thence North 2.25 chains; thence West 3.50 chains to the place of beginning, containing 1.78 acres; And the Northwest quarter of Northwest quarter (NW1NW1) of Section Seventeen (17) and all of Lot One (1) in Section Eighteen (18), Township Two (2) North, Range Sixteen (16) E. W. M.

Taken and levied upon as the property of the defendants above named, or so much thereof as may be necessary to satisfy said judgment in favor of said DeWetwee Northwestern and Pacific Hypotheekbank a corporation, against said defendants, with interest and costs and disbursements that have or may accrue. Dated, February 8, 1937. First publication Feb. 13, 1937. Last publication March 12, 1937. C. C. Wilson, Sheriff of Sherman County, Oregon

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