

The American

Re-established, September 13, 1928.
 Devoted to the best interests of
 Central Point and vicinity.
 Entered as second class matter at
 the post office, Central Point, Ore-
 gon, under the Act of March 3, 1879.

SUBSCRIPTION RATES:
 One Year \$1.00
 Six Months \$.75

Payable in advance.
 Advertising rates on application.
 Office—Second Street, off Main.

ARTHUR EDWARD POWELL
 Editor and Proprietor

CHECKING THE HUMAN ELEMENT

The National Safety Council reports that the campaign for standard licensing laws for automobile drivers continues to gain power. The term "standard licensing" is used to include both the provisions of the law itself, and the machinery set up for its administration, in that poor enforcement could negate the benefit of the best drawn act.

Since the first of the year, three states have passed laws the Council considers standard in every respect. In one other state, new license legislation was also enacted, but the Council considers it wanting in some respects. Movements are underway in a number of other states to bring them into the fold.

In the light of America's tragic automobile death record, it is difficult to see how even the most stringent drivers' licensing laws can be logically opposed. The driver who is congenitally unable to learn to operate a car properly has no right to endanger the lives and property of others, even though his inadequacy is not his fault. And the deliberately reckless, chance-taking driver, is one of the most dangerous influences abroad in the land today.

Every state should have a license requirement law which makes it as certain as possible that the motorist, before he is permitted to drive, is capable of operating his car safely. And the law should provide that, after a number of accidents or arrests licenses must be revoked for a definite length of time. The human element, rather than the mechanical element, is at fault in over 90 per cent of all accidents—and a well-prepared, strictly enforced license law would tend strongly to shrink that percentage.

ARE WE HEADED FOR CHAOS

Few financial commentators have so striking a record of accurate predictions as to the future, as Roger Babson—one of that handful of seers who forecast the great collapse of 1929.

Mr. Babson has lately been optimistic as to the course of recovery—but in a recent article, which he terms the most important message he has issued in months, he presents the ominous question, "Is the United States Headed for Chaos?"

Mr. Babson's fear that chaos actually confronts us is based on the enormous increase in the public debt. So far this fiscal year the Treasury has spent the almost inconceivable sum of \$130,000,000 per week—over half a billion a month. Forty-eight per cent of this was used for the ordinary running expenses of government, the balance going for relief, public works and similar "emergency" projects.

Treasury receipts have averaged about \$283,000,000 a month. Consequently in spite of the highest taxes in our history, the federal government is going in debt to the tune of \$287,000,000 a month—\$66,000,000 a week. In Mr. Babson's words "Never before in the history of the world has any nation so deliberately unbalanced its budget."

The upshot of this spending, if it is long continued is obvious! Currency inflation. There will be no other way for government to pay the bill. It will be forced to issue un-sound currency—and the result doesn't require much acumen to guess at. There is no such thing as controlled inflation—it invariably gets out of hand. And complete destruction of the nation's social and economic standards must follow.

Mr. Babson urges that the public write their representatives, demanding that increased expenditures be voted down. "Vox populi vox die"—and this is no time for silence.

THE END OF THE NRA

It is doubtful if any law ever passed in this country stirred up so much discussion and dissent as the act creating the NRA.

Now, a year and a half after its birth, the argument has finally ended—and all the voices which fought about its legality are stilled.

The Supreme Court has decided that the NRA violates the Constitution. The decision is unanimous, all nine justices agreeing with the opinion read by Mr. Hughes.

Briefly, the court has ruled that Congress exceeded its authority when it delegated the power to promulgate codes of fair competition to the President; that the Federal government lacks the power to regulate hours and wages in transactions affecting interstate commerce; that the NRA is, therefore, invalid.

A newspaper report on the day of the decision says that lawyers close to the Administration believed that the opinion doomed the NRA to complete and permanent extinction; that it would be impossible to re-draft the act so as to make it constitutional in the light of the high court's lucidly expressed views.

It is possible that elimination of NRA will cause a certain amount of hardship in some industries. But, without criticizing the splendid intentions of those responsible for the act, the court's decision will be of great benefit to the country. It shows that the constitution is not dead—and that constitutional freedom still exists, and cannot be negated by legislative fiat. The NRA tended to set government as a dictator over all business—and it is not difficult to believe that the founders of the country would be the first to approve of the Supreme Court's history-making decision.

World in Nightmare

Pleniant Herbert Lawton
 The World is asleep in a nightmare, and needs
 Some kindly old soul to awake it.
 It is dreaming of War, and a struggle with death,
 And it may take an Atlas to shake it.

Now, more than ever, the nations are prone
 To fly at the throats of the others;
 Forgetting, the smaller this old
 World gets,
 The nearer they come being
 Brothers.

Unless you and I can agree on a plan,
 Then quickly decide how to do it.
 We may be too late to save this old
 World—
 But we wouldn't be left long to
 rue it!

Shout! Wake up your neighbors!
 The World's being drugged!
 Make a brave stand for peace, and
 then back it!
 If the world needs a noise like a War
 to wake up—
 Then, Peace Advocates, make a
 racket!

If it comes to a pinch and a War's
 to be fought,
 Then the fighting is done by the
 masses.
 If peace is secured by the efforts of
 men,
 Those men will be from middle
 classes.

For the overly rich and the "under-
 ly" poor
 Have gained by war—nor resent it.
 It's as plain as your face, for every-
 one knows
 That the overly rich could prevent
 it.

How eager are nations—tho their
 rulers are men—
 To welcome and challenge a battle.
 When the sale of munitions makes
 overly rich,
 And the "middles" and "poors"
 die like cattle.

But now will the overly rich gain
 by war?
 (No respectors of persons are
 gasses!)

No safety resides in billions of wealth
 When wealth is destroyed with the
 masses.

If we'd take out the "over" from
 "overly rich."
 And have them just "richly" with
 middles,
 And then add the "over" to the
 "underly" poor
 We'd be solving these terrible
 riddles.

Then those former "overs" and the
 "underlys" too,
 (Both undesirable classes)
 Would holler for Peace along with
 the rest
 Of the kindly and peace-loving
 masses.

Central Point, Oregon.

R. W. Matley, a southern Pacific
 conductor of San Jose, Calif., and
 wife, called on Mr. and Mrs. M. C.
 St. Arnold Tuesday on their way
 home from a vacation spent in the
 north. Mr. Matley has been in the
 service of the railroad for over thirty
 years and was conductor on the
 same run with Mr. St. Arnold when
 the latter was a passenger brakeman
 years ago. The two men had not
 seen each other for years.

Mr. and Mrs. L. T. Britsan returned
 home Saturday night. They visited
 in Idaho and even went as far as
 Canada to Lake Christino, over the
 Queen's Highway. They had a very
 enjoyable trip.

LAKEVIEW—When the 13-year-
 old son of A. L. Travis, West Side
 farmer and aviator, sustained a broken
 wrist while endeavoring to ride
 a calf last Sunday, an airplane was
 put to emergency use.

Mr. and Mrs. Lewis Swartz enjoyed
 a ride with her daughter and hus-
 band, Mr. and Mrs. E. E. Scott, Mon-
 day evening. They motored to Med-
 ford and then drove to the T. A. Mar-
 ine home so Mrs. Swartz could see
 her sister's new home. This is the
 first time Mrs. Swartz has been out
 for almost a year.

Otis Garrett of the Roxy Ann dis-
 trict was trading at Alexander's
 store Wednesday.

Mrs. Nancy Wilson, who has been
 living in the Duncan house and car-
 ing for her little granddaughter,
 Grace Corkey, during the school year,
 has moved in with her daughter, Mrs.
 Fleve Richardson. Grace has re-
 turned to Klamath Falls to be with
 her father during the summer.

Mr. and Mrs. Ray Ward are the
 parents of a baby boy weighing 8
 pounds 13 1/2 ounces, born Tuesday
 morning at the Community hospital.
 Mrs. Ward is the former Dorothy
 Linbeck.

Mr. and Mrs. Tom Marine have
 purchased the old Owen home and
 moved as soon as Mrs. Will Owen
 moved to Portland.

Mr. and Mrs. Fred Hale of Klam-
 ath Falls are planning to spend the
 Fourth with Mrs. Hale's parents, Mr.
 and Mrs. A. J. Milton.

The four young men from the Los
 Angeles Bible Institute, who sang at
 the Federated church Sunday night,
 spent the night at the R. H. Moore
 home.

Carol Furry, Marjorie Jones, Dor-
 othy Powell, Richard Jewett, Roger
 Yost and Bill Snyder enjoyed a
 swimming party at Twin Plunges on
 Monday night. It was a farewell
 party as Dorothy and Marjorie were
 leaving Tuesday, Marjorie for Klam-
 ath Falls, where she has work in a
 store, and Dorothy for Eugene, where
 she will work for the Valley Print-
 ing company.

Mr. and Mrs. J. H. Gillespy, and
 their guest Miss Edith Howe of
 Gold Hill, Mr. and Mrs. Gould, and
 two children, Mr. and Mrs. M. C.
 St. Arnold and family celebrated Mr.
 Gillespy's and Mrs. St. Arnold's
 birthdays Sunday with a picnic in
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Epic of C. C. C.

Put on Canvas
 By Own Artists

WASHINGTON, June 6—Life as
 the CCC boys know it, from 6 a. m.
 risings with the thermometer at 12
 above, to forest fire-fighting when
 the sun is a red ball behind dense
 smoke, has been put on canvasses
 and assembled here to be preserved
 for posterity.

More than 200 oil paintings, wa-
 ter colors, and pen and ink sketches
 and two pieces of sculpture by CCC
 artists are included in an exhibit at
 the National Museum, just opened
 by Mrs. Franklin D. Roosevelt.

Products of 100 artists now en-
 rolled in camps from Maine to New
 Mexico, the paintings show a wide
 choice of subjects. Many of the men
 drew views of their camp buildings.
 There are prosaic subjects, such as
 kitchen stoves, canteens and mess-
 kits, steamshovels and tree-pruning
 instruments, but there are also more
 romantic scenes of sunlight sprin-
 kling through dark forests and the
 blue hidden lakes of Glacier Park.

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Legal Notices

NOTICE OF FINAL HEARING
 In THE COUNTY COURT OF THE
 STATE OF OREGON FOR JACK-
 SON COUNTY.

In the matter of the Estate of
 Benjamin F. Whetstone, deceased:
 NOTICE IS HEREBY GIVEN that
 the undersigned administrator of
 the above entitled estate has filed
 with the County Court of Jackson
 County, Oregon, his final account in
 said estate and the court has by or-
 der duly made fixed Saturday, Au-
 gust 3rd, 1935, at the hour of ten
 o'clock A. M. as the time and the
 court room of said court in the
 court house at Medford, Oregon, as
 the place for hearing objections to
 said final account, the closing of
 said estate and discharging the ad-
 ministrator from all further respon-
 sibility and liability hereunder.

Dated and first published June
 20th 1935.

LIVY MURPHY,
 Administrator

4-348b
NOTICE FOR PUBLICATION
 Department of the Interior
 U. S. Land Office at Roseburg,
 Oregon, June 12th, 1935

NOTICE is hereby given that Al-
 bert Jesse Conner, of 830 Taylor St.,
 Medford, Ore., who, on Dec. 19th
 1928, made Homestead entry Serial
 No. 618273, for SW 1/4 SE 1/4, Section
 9, Township 34 S., Range 1 W., Wil-
 lamette Meridian, has filed notice of
 intention to make final three year
 Proof, to establish claim to the land
 above described, before Victor A.
 Tengwald, U. S. Commissioner, at
 Medford, Oregon, on the 23rd day
 of July, 1935.

Claimant names as witnesses:
 Charles Blass, of Trail, Oregon; Er-
 nie Segessman, of Eagle Point, Ore-
 gon; Ray Pritchett, of Eagle Point,
 Oregon; Byron Leabo, of Trail, Ore-
 gon.

WILLIAM H. CANON,
 Register.

26—June 13, 20, 27, July 5, 11

NOTICE OF SHERIFF'S SALE
 BY VIRTUE of an execution in
 foreclosure duly issued out of and
 under the seal of the Circuit Court
 of the County of Jackson, to me direct-
 ed and dated on the 8th day of June
 1935, in a certain suit therein,
 wherein Jackson County Building
 and Loan Association, an Oregon
 building and loan corporation, as
 plaintiff, recovered a judgment
 against the defendants, D. L. Reed
 also known as L. D. Reed, and Ruth
 Reed, husband and wife, for the sum
 of \$750.00, less the sum of \$260.00

paid on stock, less the sum \$54.29
 accrued earnings on said stock, be-
 ing the sum of \$435.71, plus inter-
 est on \$750.00 from the 12th day
 of August, 1932, to the 26th day of
 February, 1934, at the rate of 10%
 per annum, being the sum of
 \$115.40, plus interest on \$435.71
 from the 26th day of February, 1934
 to the date of the decree, at the
 rate of 10% per annum, being the
 sum of \$55.68, plus \$75.00 attor-
 ney's fees, plus \$2.50 for insurance
 premiums, plus \$5.00 for continua-
 tion of abstract of title, together
 with plaintiff's costs and disburse-
 ments taxed at \$36.45 together with
 interest on said judgment at the rate
 of 10% per annum from the date of
 the decree, which judgment was en-
 rolled and docketed in the Clerk's
 office of said Court in said County
 on the 7th day of June, 1935.

NOTICE IS HEREBY GIVEN,
 that, pursuant to the terms of said
 execution, I will on the 20th day of
 July, 1935, at the hour of 10 o'clock
 A. M. at the front door of the Court-
 house in the City of Medford, Jack-
 son County, Oregon, offer for sale
 and will sell at public auction for
 cash to the highest bidder, to satisfy
 said judgment, together with the
 costs of sale, subject to redemption
 as provided by law, all of the right,
 title and interest that the defend-
 ants herein, Minerva Hollins Hutch-
 ins and E. P. Hutchins, her hus-
 band; D. L. Reed, also known as
 L. D. Reed, and Ruth Reed, hus-
 band and wife; D. E. Millard
 and Sylvia Millard, husband and
 wife; also all other persons or par-

ties unknown claiming any right,
 title, estate, lien or interest in or to
 the real estate described in the com-
 plaint herein, had on the 21st day of
 September, 1927, or now have, in
 and to the following described prop-
 erty, situated in the County of
 Jackson, State of Oregon, to-wit:
 Lot Seven (7), Block Three
 (3) of the Sunnyside Addition to
 the City of Medford, Jackson
 County, Oregon, as the same is
 designated and described on the