

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, Oregon, under the Act of March 3, 1879.

SUBSCRIPTION RATES:
Six Months \$1.00
One Year \$1.50

Payable in advance.
Advertising rates on application.
Office—Second Street, off Main.
ARTHUR EDWARD POWELL
Editor and Proprietor

EDITORIALS

WHO HAS THE MONEY?

Some figures have just been compiled by the Treasury Department statistical experts which should be interesting to those who think the way to remake the world is to put all the taxes on the wealthy.

The calculations show that when the time comes to settle the present federal debt, which is fast approaching \$34,000,000,000, it will be necessary to put heavy taxes on the so-called "white-collar" worker who certainly isn't in the wealthy group.

Just take a look at these figures: In 1934, the treasury statisticians report, 89,482 per cent of the total national income went to persons whose income was under \$5,000 a year. Those who made \$5,000 to \$10,000 got another 7.226 per cent, so that out of a total national income 96.708 per cent went to persons who made \$10,000 a year or less.

That leaves for all the others only 3.292 per cent. Thus the government could not pay its "normal" running expenses, as differentiated from "emergency" expenses, if it took away 100 per cent of the income of all who made \$10,000 a year or more.

This country eventually will have to do the same thing that Great Britain did. In 1930, less than 6 per cent of the United States' federal income taxes were collected from persons with incomes under \$10,000. In the same year, England collected about 40 per cent of its total from those in that income group.

England's budget is balanced. But England found out years ago the lesson that we will have to learn: Taxes must come from those who, collectively, have the biggest volume of money.

THE PROBLEM SOLVER

Whether we like it or not, nature often is much better at solving our basic problems than is man. What we have in mind is child labor.

In the 30 years ending with 1929, child labor was reduced 75 per cent. And of the total still working, 70 per cent were on farms and 14 per cent in personal and domestic service. Of the others, how many jobs would we create by kicking out of the federal service the 2,346 soldiers, sailors and marines who are under 18? Or by keeping 28,456 newsboys from selling their papers outside of school hours? Or by keeping 2,040 juvenile actors and actresses off the stage and out of the movies?

The 75 per cent reduction in 30 years was not brought by an NRA or any other restrictive legislation. Nature did it as part of its long-term plan for lifting up mankind. If we don't look out, nature might leave the whole job for us.

SANIFY IN VOTING

The Republican convention is on. Soon the Democratic sessions will have been held. Then the campaign will be under way in earnest, probably the most momentous campaign in our history. Certainly the most important since the Civil War.

Unfortunately political campaigns are not always conducted in the best interests of the people, and the current one will be no exception. Fundamentals of the American system are at stake. To a great extent we

will be voting upon whether we desire to change our system, whether we wish to diminish the power of the individual citizen and the states and to aggrandize the authority of the Federal government.

That there will be mud-slinging aplenty is already apparent. That there will be appeals to class hatred, efforts to align one class of citizens against another, and bitter epithets hurled also is apparent.

Those who do the voting have a greater obligation therefore to separate the wheat from the chaff. It behooves every person who will go to the polls in November to work out his or her own yardstick for determining when candidates are appealing to their senses and when to their passions and emotions.

Only a small percentage of the electorate went to the polls in the hard-fought 1932 campaign. If in 1936 there could be 60,000,000 votes cast instead of 40,000,000 and each voter were to fully realize the sacred trust which he is exercising, there would then be little reason to fear for the future of these United States.

"The history of liberty is a history of the limitation of governmental power, not the increase of it."—Woodrow Wilson.

Legal Notices

NOTICE OF ANNUAL SCHOOL MEETING

NOTICE IS HEREBY GIVEN to the legal voters of School District No. 6, of Jackson County, State of Oregon, that the ANNUAL SCHOOL MEETING of said District will be held at Room 3, in the High School Building, to begin at the hour of 2 o'clock, P. M., on the third Monday of June, being the 15th day of June, A. D. 1936.

This meeting is called for the purpose of electing a Clerk for one year and one Director for three years, and the transaction of business usual at such meeting.

In districts of the second and third classes the ballots shall not be counted until one hour after the time set for the meeting to begin. Until the count begins, any legal voter of the district shall be entitled to vote upon any business before the meeting.

Dated this 4th day of June, 1936.
M. A. ADAMS
Chairman Board of Directors
Attest: W. B. KINCAID
District Clerk

NOTICE OF SALE OF REAL PROPERTY

IN THE COUNTY COURT OF THE STATE OF OREGON, FOR JACKSON COUNTY.

IN THE MATTER OF THE ESTATE OF MARY A. VINCENT, DECEASED.

Notice is hereby given that the undersigned, administrator of the estate of Mary A. Vincent, deceased, pursuant to an order of the County Court of Jackson County, Oregon, made and entered in the matter of said estate, on the 1st day of June, 1936, will from and after the 3rd of August, 1936, at the Law Office of W. G. Trill, Suite 12 Palm Bldg., Medford, Oregon, proceed to sell, and will sell, at private sale, to the highest bidder for cash in hand, subject to the confirmation of said

Court, the real property belonging to said estate, situated in Jackson County, Oregon, and described as follows, to-wit:

Commencing at the northeast corner of the southeast quarter of Section 27, Township 35 S. R 2 W. W. M., thence west 79 rods; thence south 91 rods; thence east 79 rods; thence north 91 rods, to place of beginning, containing 45 acres, more or less.

JAMES S. VINCENT
Administrator of Mary A. Vincent estate.
W. G. TRILL
Attorney for Estate.
40 L. June 4, 11, 18, 25

SUMMONS FOR PUBLICATION IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY

W. E. THOMAS, Plaintiff
vs.
HENRY HUMPHREY; MRS. HENRY HUMPHREY, wife of HENRY HUMPHREY, if he be married; the unknown heirs of HENRY HUMPHREY, if he be deceased; CLARA DAHACK DOE, widow of EVERETT V. DAHACK, deceased; JOHN DOE, husband of CLARA DAHACK DOE, if she be married; EVERETT V. DAHACK, a minor; the unknown heirs of EVERETT V. DAHACK, deceased; KERBY S. MILLER; also all other persons or parties unknown claiming any right, title, estate, lien or interest in and to the real estate described in the Amended Complaint herein, Defendants.

To Henry Humphrey; Mrs. Henry Humphrey, wife of Henry Humphrey, if he be married; the unknown heirs of Henry Humphrey, if he be deceased; Clara Dahack Doe, widow of Everett V. Dahack, deceased; John Doe, husband of Clara Dahack Doe, if she be married; Everett V. Dahack, a minor; the unknown heirs of Everett V. Dahack, deceased; Kerby S. Miller; also all other persons or parties unknown claiming any right, title, estate, lien or interest in and to the real estate described in the Amended Complaint herein;

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby required to appear and answer to the Amended Complaint filed against you in the above entitled suit on or before the last day of four (4) weeks from the date of the first publication of this summons; said period of four (4) weeks being the time prescribed for publication hereof; and if you fail to appear and answer said Amended Complaint for want thereof, the plaintiff will apply to the Court for the relief demanded in his Amended Complaint, to-wit:—That a decree be entered adjudicating any and all right, title, estate, lien or claim which you or any of you have or claim to have in, to or upon the real property situated in the City of Medford, Jackson County, Oregon, described as follows:

Beginning at a point on the West boundary of the County Road from which the Northeast corner of Block Three (3), in the Town, (now City) of Medford, bears South 28 degrees 17.08 feet; thence North 28 degrees West, 50 feet; thence South 54 degrees 30 minutes West, parallel with the line of Sixth Street, 100 feet; thence South 28 degrees East, 50 feet; thence North 54 degrees 50 minutes East, 100 feet to the point of beginning, and being in what is known as the "Phipps Reserve";

and declaring any and all subsequent claims to be null and void.

and decreeing that the Plaintiff is the owner in fee simple of said premises and of the whole thereof, free and clear of any and all right, title, estate, lien or interest of the defendants herein, or any of them, and each and all of the defendants herein, and each and all persons claiming or to claim by through or over them, or any of them, be forever ENJOINED, RESTRAINED AND BARRED from asserting, attempting to establish or claiming any right, title, estate, lien or interest in and to said property, or any portion thereof, and that the plaintiff's title to said premises be forever quieted and set at rest, and such other and further relief as may be just and equitable in the premises.

This summons is published by order of the Honorable H. D. Norton, Judge of the above entitled Court, made and entered in said Court and cause on the 25th day of May, 1936 decreeing that this summons be served by publication thereof once each week for four (4) consecutive weeks in the Central Point "American", a newspaper published in Jackson County, Oregon, May 28, 1936, being the date of the first publication thereof.

F. P. FARRELL
Room 10 Jackson County Bank Building, Medford, Oregon, Attorney for Plaintiff.
119 lines. May 28 June 4, 11, 18.

SUMMONS FOR PUBLICATION IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY

JACKSON COUNTY BUILDING AND LOAN ASSOCIATION, an Oregon building and loan corporation, Plaintiff.

vs.
THE UNKNOWN HEIRS OF CHARLES A. KING, deceased; THE UNKNOWN HEIRS OF L. LOTELLA KING, deceased; THOMAS E. DICKSON, also all other persons or parties unknown claiming any right, title, estate, lien or interest in or to the real estate described herein, Defendants.

TO THE UNKNOWN HEIRS OF CHARLES A. KING, deceased; THE UNKNOWN HEIRS OF L. LOTELLA KING, deceased; also all other persons or parties unknown claiming any right, title, estate, lien or interest in or to the real estate described in the Complaint herein:

IN THE NAME OF THE STATE OF OREGON, You and each of you are hereby required to appear and answer the Complaint of the Plaintiff on file herein against you, or otherwise plead thereto, within four (4) weeks from the date of the first publication of this Summons.

You are hereby notified that if you fail to appear and answer the Complaint of the Plaintiff as required herein, or otherwise plead thereto, Plaintiff will take a Decree against you for the relief demanded in said Complaint, a succinct statement of which is as follows, to-wit:

For a decree and judgment against the real property hereinafter described for the sum of \$2000.00, plus \$126.87 interest, less the sum of \$967.33 paid on stock of Plaintiff corporation owned by Charles A. King and L. Lotella King which said stock was assigned to the Plaintiff as collateral security in addition to

the real property security, less the sum of \$217.05 accrued dividends on said stock, which sums have been applied to the reduction of the principal sum due Plaintiff corporation, plus \$100.00 attorney's fees, plus \$14.25 for insurance premiums paid by Plaintiff corporation, plus \$5.00 for continuation of abstract of title, together with all Plaintiff's costs and disbursements hereinafter to be taxed, plus interest on said judgment at the rate of 8.4% per annum from the date of the Decree herein, and that said Decree and judgment be held a first and prior lien upon the hereinafter described real property and for Judgment and Decree foreclosing Plaintiff's mortgage on the following described property, situated and being in the County of Jackson, State of Oregon, to-wit:

The South eighteen and two-thirds (18 2/3) feet of lots numbered one (1) two (2) and three (3) and all of lots numbered four (4), five (5) and six (6) in block number three (3) in Pracht's Alaska Addition to the City of Ashland as numbered, designated and described on the official plat thereof, now of record. Located in Jackson County, Oregon.

which mortgage is recorded in Vol. 73, Mortgage Records, page 207-8-9. That the usual decree be made for the sale of said property by the Sheriff of said County, according to law and the practice of this Court.

That the proceeds of said sale may be applied first, to the costs of this suit including attorney's fees; second, to the payment of taxes and assessments due on said premises; and third, to the liquidation of Plaintiff's note and mortgage; fourth, the overplus, if any, be paid to the Clerk of this Court for the benefit of the Defendants.

That Defendants, and each and all of them, and all persons claiming by, through, or under them, or any of them, subsequent to the execution of said mortgage on said premises, either as purchasers, incumbrancers or otherwise, be barred and foreclosed of all right, claim or claims, or equity of redemption in the said premises and every part thereof.

That upon the filing of said Complaint an Order of this Court be made placing Plaintiff in immediate possession of said premises, according to the terms and conditions of Plaintiff's said mortgage, to the end that Plaintiff may rent said premises and apply the same to the liquidation of Plaintiff's claim; that a Decree be made permanently restraining Defendants or any of them from interfering with the possession of Plaintiff of said property, or from collecting of rentals, or from in any way taking possession of said property, or any of the fixtures or appurtenances thereto, except Defendants' right of redemption as provided by law.

That Plaintiff or any party to this suit may become a purchaser at said sale; that the Sheriff execute a Certificate of Sale to the purchaser, and said purchaser be let into immediate possession of the premises.

That Plaintiff may have such other and further relief in the premises as to this Court may seem just and equitable.

This Summons is published in The American, Central Point, Ore-

gon, by Order of the Honorable H. D. Norton, Judge of the above entitled Court, duly made on the 20th day of May, 1936.

The date of the first publication of this Summons is the 21st day of May, 1936.

G. O. TAYLOR
O. H. BENGTON
Attorneys for Plaintiff
126 East Main Street
Medford, Oregon
154—M. 21, 28, J. 4, 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 State of Oregon, in and for the County of Jackson, to me directed and dated on the 25th day of May, 1936 in a certain suit therein, wherein Western Loan & Building Company, a corporation, as Plaintiff, recovered judgment against Geo. Iverson, one of the defendants, for the sum of \$352.05, with interest thereon at the rate of 8.4 per cent per annum from the 15th day of November, 1933; for the further sum of \$412.42, with interest thereon at the rate of 10 per cent per annum from March 28, 1936; with costs and disbursements taxed at \$17.55 and the further sum of \$100.00 as attorney's fees, which judgment was enrolled and docketed in the Clerk's office of said Court in said County on the 25th day of May, 1936.

NOTICE IS HEREBY GIVEN THAT, pursuant to the terms of the said execution, I will on the 27th day of June, 1936, at 10:00 o'clock a. m., at the front door of the Courthouse in the City of Medford, in Jackson 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 this sale, subject to redemption as provided by law, all of the right, title and interest that the defendants in said suit, Geo. Iverson and E. H. Lamport had on the 26th day of May, 1936, or now have in and to the following described property, situated in the County of Jackson, State of Oregon, to-wit:

Lot No. Seven (7) of Block No. Two (2) of Summit Avenue Heights Addition to the City of Medford, Oregon.

Dated this 25th day of May, 1936.
SYD I. BROWN
Sheriff of Jackson County, Oregon
By HOWARD GAULT
Deputy

52 lines May 28, June 4, 11, 18

PERL'S Funeral Home

Established in your community 25 years
Phone 47 428 W. 6th St.
Medford, Oregon

TROWBRIDGE Cabinet Works

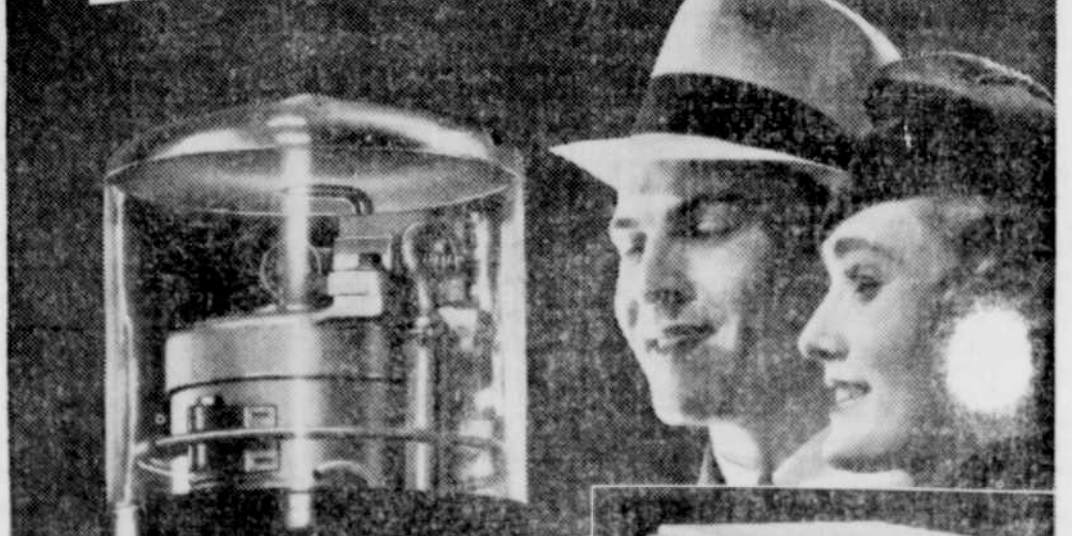
Everything in Cabinet Work
Established in 1908

GENERAL ELECTRIC REFRIGERATOR

AGAIN WE SAY TO REFRIGERATOR BUYERS—

"Look to the mechanism!"

YOU'LL ALWAYS BE GLAD YOU BOUGHT A



Sealed-in-Steel THRIFT-UNIT

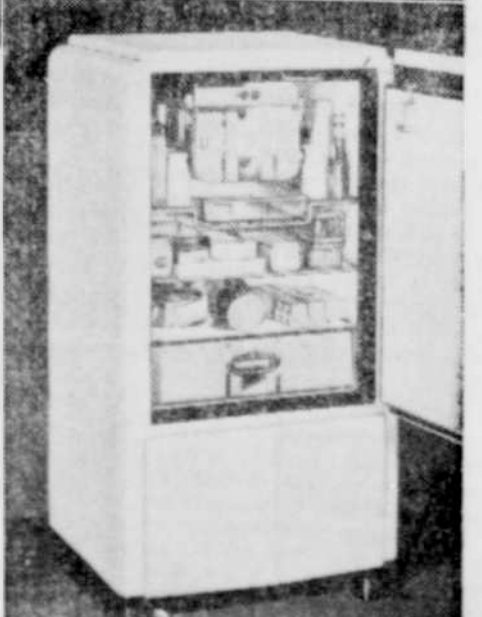
Now gives "double the cold" and uses even less current than ever. Available in all General Electric models.

Each year more and more users recognize the superiority of the sealed-in-steel mechanism G-E THRIFT UNIT available in all models. Requires no attention, not even oiling.

G-E STAINLESS STEEL SUPER-FREEZER freezes more ice faster.

G-E SLIDING SHELVES make all food instantly available and give more usable storage space. Temperature Control... Defrosting Switch... Foot Pedal Door Opener... Interior Lighting... Vegetable Compartment... Quick Release Ice Trays.

FIVE YEARS PERFORMANCE PROTECTION.



It Costs Less to Own a General Electric!



International sizes range from Light Delivery to powerful Dump and Tractor Trucks, starting with 1 1/2-ton 6-cylinder chassis at \$400
F. O. B. factory

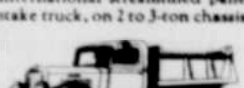
Turn any hauling problem over to the FULL LINE of INTERNATIONAL TRUCKS

• Tens of thousands of men are doing that today—investing their transportation dollars in International Trucks, for the soundest of practical reasons.

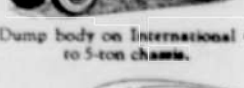
Apply the International solution to your hauling problems—whatever they are. International Harvester has put at your command a complete line of trucks ranging from sturdy Half-Ton units in the low-price field up to powerful Six-Wheelers for the heaviest hauling—26 models, in 70 wheel-base lengths. Come in and see us about any hauling job.



International streamlined panel stake truck, on 2 1/2-ton chassis.



Dump body on International 4 to 5-ton chassis.



Six-wheel International of various capacities may be had in both rear and dual-drive axle types.

Walter W. Abbey, Inc.

123 S. Riverside Ave., Medford, Oregon
L. C. GRIMES, Central Point, Associate Dealer

INTERNATIONAL TRUCKS

Farmers Attention
Second Hand Rebuilt FARM IMPLEMENTS At Bargain Prices Call and see us at 30 S. Grape St. Medford

Dr. I. H. Gove
DENTISTRY
419 Medford Bldg. Medford, Oregon

Eat At The Nat Lunch
SANDWICHES — GROCERIES
116 N. Riverside Medford

The California Oregon Power Company