The Jacksonville Miner

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We Like to Play Fair

Although The Miner is plugging for the democratic side of the local and state ticket this fall, we can see no justifiable reason why unfair tactics should be employed to lose votes for opposing republican candidates.

Bluntly, we are speaking of Jackson county's sheriff race, which is showing a trace of mud-flinging lately. We believe Syd Brown, the bourbon hope, will make a dependable, efficient sheriff, restoring a Ralph Jennings type of official to this important office, but we can see no reason why the incumbent aspirant, Walter Olmscheid, should be attacked on his present record as sheriff.

We believe Mr. Olmscheid is fully justified in basing his campaign on his accomplishments while sheriff of Jackson county, taking over duties of the office at a most critical time, and bringing creditable order out of near chaos. We mean it when we say he should be given a vote of appreciation, if nothing else, for his businesslike management of his department, in spite of a local unpleasantness occasioned recently by two deputies, later discharged.

The unfortunate and untimely death of Olga Anderson a few days ago and the resultant discovery of discrepancy in her books was most unfortunate and, we believe, rather than Walter Olmscheid having taken advantage of her death in latest developments, it appears to all unbiased, informed minds that Mr. Olmscheid is most certainly being taken

advantage of. Mr. Olmscheid did not himself make public the shortage in Miss Anderson's accounts. The county court released that news. There is no reason for blaming the sheriff because a mistake has appeared in the dead woman's accounts which undoubtedly could be cleared in a few moments were she alive. It is sad to see the dead blamed for mistakes, but it is even worse when we blame the living for errors of those who have passed on.

We mean to support the regular democratic nominee for sheriff, Syd Brown, but we don't intend to capitalize on an incident which undoubtedly saddens Mr. Olmscheid as much as it does any of the rest of us. We believe Syd has enough good points to qualify himself without resorting to such tactics, and we are quite certain he is the type of man who would not want to win the election on such a basis as that campaign copy recently written on a bias of maudlin sympathy and half-truths, as expressed in another paper.

Democrats have enough virtue in their ranks to talk about without adopting unfair campaign tricks. And, though we aim to cast our vote for Syd Brown, we salute Walter Olmscheid, the republican incumbent candidate.

Criticism Is A Glass House

There are two kinds of criticism, especially at election time. The kind which reflects on the person being criticized and the kind which reflects on the critic.

The latter, which is as good an indication of virtues of a man or measure as it is to the lack of such qualities, should help crystallize voters' opinions on several measures to be voted on November 6. For instance, take the healing arts constitutional amendment:

Claims being made against this needed bit of legislation are so grossly exaggerated, so bizzare and grotesque, that they make one wonder just what are the real motives which prompt opponents of the bill to take such a ruthless course to defeat the amendment. A worthwhile end should justify only honest, truthful means, particularly when it comes to

"informing" voters about a measure few understand, yet which was aimed at the general welfare as against the welfare of certain favored professional men.

Such impossible statements as "the healing arts constitutional amendment will lower hospital standards, wreck the workmen's compensation law and endanger public health" are vicious, deliberate attempts at prejudicial misrepresentation of the wording, the purpose and the practice of the law.

The healing arts constitutional amendment merely is a sensible, sane and conservative guarantee of medical freedom to the people and practitioners of Oregon. It raises, rather than lets down, the bars of healing arts requirements and will safeguard the state's recognition of other branches of healing arts besides the practice of straight medicine. It takes away no advantage; it does give equality in the right to practice and develop the various drugless methods of making sick people well.

The healing arts constitutional amendment will force no certain type of physician onto the public. It will, however, prevent the state and the hospitals from FORCING STRAIGHT MEDICINE ONTO THE PATIENT WHO PREFERS SOME OTHER TYPE OF TREAT-MENT.

America was founded on a principle of freedom. Let that freedom be guaranteed to the physical, as well as moral, side of Oregon's citizenry. Vote for the healing arts constitutional amendment. You will have nothing to lose and everything to gain if the measure passes. Let's not have a medical dictatorship in Oregon. Rather, let us guarantee that each individual shall have the right to choose his own type of doctoring, as well as spiritual, needs.

Read arguments opposing the act, spend two minutes learning how different from the real facts they are, and THEN make up your mind!

Good As Gold

President Roosevelt's efforts to defeat the depression have been attacked as communistic; the New Deal is described as heading our country into a worse morass than ever. Pre-election warnings condemn democratic measures without offering an alternative.

New Dealers are said to be undermining America. Yet we all remember only too poignantly how the Old Dealers plopped us into the middle of hard times. Critics warn us not to follow Roosevelt tomorrow: memory tells us not to yield to the follies of yesterday. No third course of action has been offered; no 'better" way out is described to us.

We won't drift out of the depressionwe must go to the edge of the woods, for it most certainly won't come to us. It is up to voters to decide in which direction

To appraise the New Deal fairly, let us stay home with examples familiar to

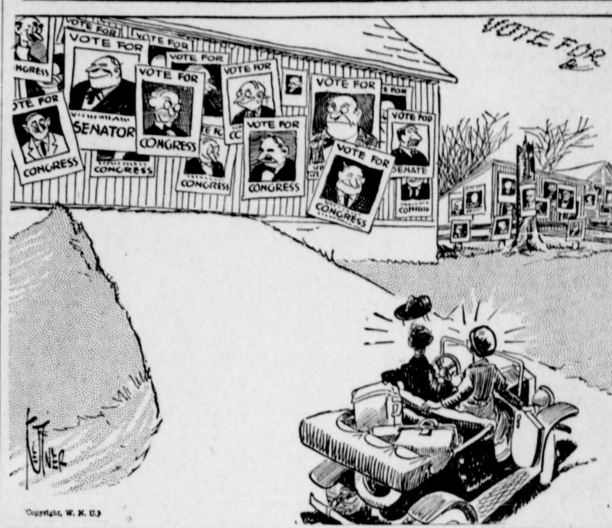
One day recently a Jacksonville buyer purchased \$1000 worth of gold by midafternoon. Before Mr. Roosevelt's policies went into effect that same amount of gold brought but \$600. Yet devaluation of the silver dollar, which accounted for the increase, has been attacked as destructive inflation—a serious menace to the country!

We of Jacksonville all know that getting \$1000 for what used to be \$600 worth old gold means but one thing to us-a 50 per cent increase in pay for the gold miner. Nearly all of us here have benefited fro mthe price rise of gold. Devaluation helped the struggling miner to get by. It meant increased buying the date hereof at the rate of 10% power in Jacksonville-by 50 per cent.

It is pretty hard for us to see communism, ruin and a terrible future in \$35 gold. The grubstaking sourdough, the placer miner and the hardrock toiler has profited by the New Deal. Those of us who come in contact with them have

profited, too. Again, take the CCC camps which are scattered throughout this section, as well as over the country generally. It is pretty hard to see the bloody hand of Moscow in recruiting of unemployed men to serve in our forests. Dependents by the thousands have been kept from breadlines because of pay assignments of sons and husbands in the service of in the city of Medford, in Jackson Uncle Sam preserving our trees, building county, Oregon, offer for sale and the relief prayed for in her com-

In the Air and Everywhere



roads and fighting our fires. How is it going to wreck the country when we take idle youths off city streets, from slums, from relief kitchens and send them to the piney woods to develop physically and mentally? Jackson county's Brush Marines answer this issue in favor of the New Deal without argument.

Here are but two of the many examples we could quote from Mr. Roosevelt's efforts to better the country. Most of them have been aimed directly at the ordinary working man. The New Deal is applying the time-honored axiom of beginning at the bottom and working upwards. That is why the present administration is being attacked as "communistically inclined." That is why those at the top want to get back to the old theory of "trickling down."

The election this fall, so far as state offices are concerned, centers chiefly on whether Oregon wants to place a stamp of approval on the underlying principles of the New Deal and to set up a state government in accord with the national government, or whether we would rather voice a lack of confidence in President Roosevelt and help to obstruct his ef-

The election November 6 will determine whether Oregonians will back up their 1932 vote, or whether they now seek to hobble and nullify the New Deal. It is not a question of party lines nearly so much as it is a problem of saving the country.

The federal government will be democratic for at least two more years. Remember the cry that has saved this nation before: "United we stand; divided we fall."

foreclosure duly issued out of and K. Bevan, also known as Betty K. 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 20th day of September, 1934, in a certain action therein, wherein Jackson County Building and Loan Association, an Oregon building and loan corporation, as plaintiff, recovered judgment against Emmeline A. K. Bevan, also known as Betty K. Bevan, administratrix of the estate of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; Emmeline A. K. Bevan, also known as Betty K. Bevan, guardian of the person and estate of Barbara Norwood Bevan, a minor; Emmeline A. K. Bevan, also known as Betty K. Bevan, widow of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; and Barbara Norwood Bevan, a minor child of Arthur Cyril Bevan, also known as A. C. Bevan, deceased, sole and only heirs at law and next of kin of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; George R. Carter, county clerk and ex-officio registrar of titles of Jackson county, Oregon; JACK-SON COUNTY, OREGON, a political subdivision of the state of Oregon; also all other persons or unknown claiming any right, title, estate, lien or interest in or to the real estate described in the complaint herein, the defendants, for the sum of \$1400.00, plus interest from the 30th day of September, 1932, to the 25th day of May, 1934, at the rate of 10% per annum being the sum of \$239.55, plus interest on \$1154.02 from the 25th day of May, 1934, to per annum, being the sum of \$25.64, less the sum of \$197.66 paid on stock, less the sum of \$48.32 accrued dividends on said stock, plus \$11.20 for insurance premium paid by plaintiff, plus \$5.00 for continuation of abstract of title, plus interest on said judgment at the rate of 10% per annum from the date of the decree herein, with costs and disbursements taxed at eighteen and 13/100 (\$18.13) dollars, and the further sum of one hundred ten and 00/100 (\$110.00) dollars as attorney's fees, which judgment was enrolled and docketed in the clerk's office of said court in said county on the 20th

day of September, 1934, NOTICE is hereby given that, pursuant to the terms of the said execution, I will on the 3rd day of November, 1934, at 10:00 a.m., at the front door of the courthouse

Bevan, administratrix of the estate of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; Emmeline A. K. Bevan, also known as Betty K. Bevan, guardian of the person and estate of Barbara Norwood Bevan, a minor; Emmeline A. K. Bevan, also known as Betty K. Bevan, widow of Arthur Cyri Bevan, also known as A. C. Bevan deceased; and Barbara Norwood Bevan, a minor child of Arthur Cyril Bevan, also known as A. C. Bevan, deceased, sole and only heirs at law and next of kin of Arthur Cyril Bevan, also known as A. C. Bevan, deceased; George R. Carter, county clerk and ex-officio registrar of titles of Jackson county, Oregon; Jackson county, Oregon, a political subdivision of the state of Oregon, had on the 4th day of March, 1925, or now have in and to the following described property, situated in the county of Jackson, state of Oregon, to-wit:

Lot 11, block 1, of Tuttles First Addition to the city of Medford, Dated at Medford, Oregon, this

2nd day of October, 1934. WALTER J. OLMSCHEID. Sheriff of Jackson County, Oregon. By HOWARD GAULT, Deputy.

(Oct 5 12 19 26)

Plaintiff.

In the Circuit Court of the State of Oregon in and for Jackson County BESSIE VIOLA ASHLEY

WALTER ASHLEY, Defendant. SUIT IN EQUITY FOR DIVORCE ALIAS SUMMONS

To: WALTER ASHLEY, the above named defendant In the name of the state of Ore gon, you are hereby notified and required to appear in the above entitled court and cause and answer the complaint of plaintiff now on file therein against you, within ten days from the date of the service of this summons upon you, if served upon you in Jackson county, Oregon, but if served upon you in any other county of the state of Oregon, then within twenty days from the date of the service this summons upon you, and if served upon you by publication, then within four weeks from the date of the first publication of this summons; and if you fail to appear and answer within the time refor want thereof, plaintiff will apply to the court for

LEGAL NOTICES

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 said defendants, Emmeline A.

The said defendants, Emmeline A.

The said defendants, Emmeline A.

The said defendants is served upon you by publication for four successive weeks in The Jackson willes. sonville Miner, a newsaper of general circulation, printed and published at Jacksonville, Jackson county, Oregon, the date of the first publication being October 5, 1934, and the time for answer expiring November 3, 1934.

BRIGGS & BRIGGS FRANK J. VAN DYKE By WM. M. BRIGGS. Attorneys for Plaintiff. Post office address: Pioneer Block, Ashland, Oregon. (Oct 5 12 19 26)

in the Circuit Court of the State of Oregon for Jackson County MARGARET L. McNEILL, Plaintiff, vs. JOHN J. McNEILL, De-

SUMMONS FOR PUBLICATION TO JOHN J. McNEILL. THE ABOVE NAMED DEFENDANT: In the name of the state of Oregon, you are hereby summoned and required to appear in the above entitled court and cause on or before four weeks from the date of the first publication of this summons, and there answer or otherwise plead to plaintiff's complaint, on file therein against you; and if you fail to so appear and answer or otherwise plead to said complaint within the time above limited, for want thereof, the Plaintiff will apply to the above entitled court for the relief prayed for in her complaint, to-wit: for an absolute decree of divorce, custody of the minor children, John J. McNeill Jr. and Carol Leon Mc-Neill, and for a permanent restraining order, restraining you from in any manner molesting or interfering with plaintiff or said children, and for such other, further and different relief as to the court may seem equitable, including her costs, disbursements and attorney's fees. This summons is published in The Jacksonville Minr by order of the Hon. H. D. Norton, duly made and entered on the 13th day of October, 1934, and the first publication hereof is October 19th, 1934.

T. J. ENRIGHT, Attorney for Plaintiff. Davis Bldg., Medford, Oregon. (Oct 19 26 Nov 2 9)

Impartial decisions seldom suit either side.—Weston Leader.

Dr. H. P. Coleman Chiropractic - Physiotheraphy Oregon License 264

California License 3029 14 Years in Medford, Oregon