

**THE SPRINGFIELD NEWS**

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THURSDAY SEPTEMBER 15, 1927

**A NEW THEORY OF LAW**

A new theory of law and order at least to the general public is being brought out in the Ellsworth Kelley case whereby it is held that a prisoner who is wrongfully committed to prison has a right to escape and use any means even to violence to accomplish an escape. Kelley it is said was committed to prison on being found guilty of the violation of a law which has since been held unconstitutional and void. Therefore it is said that he had a right to escape from prison.

It is this theory is true then any man arrested as a suspect of law violation has a right to defy the sheriff because he is innocent in the eyes of the law until proven guilty and if he is not guilty then he is being wrongfully held.

Such a theory it would seem to the layman is absurd and is merely a loop hole in existing law instead of a sound doctrine. Surely an innocent man should be able to appeal to the courts and get out of jail in an orderly manner instead of by violence, if he has been wrongfully convicted.

**LET'S RAISE MORE NO. 1 PRUNES**

Before the harvest of the present crop started there were no number one prunes to be had here or elsewhere in the country yet there were plenty of prunes left over from last year to keep the price down this year. The success of the Oregon prune industry depends on raising better prunes and advertising them.

Canned Hawaiian pineapple can be bought in every grocery store in America and most other parts of the world. Why can not Oregon prunes be purchased likewise? The answer is lack of advertising. The growers of Hawaiian pineapples are business men. The growers of Oregon prunes are just prune growers. Until they learn how to advertise and create a demand for their product they will be facing the same problem as they are now.

**YOUR WEIGHT—FACTS—BEWARE**

Beware of the tables of "normal weight," says Dr. Leonard Williams of New York. Those tables tell you that a man of a certain height weighs normally 147 pounds at twenty-five, and at fifty, 162 pounds. It is a dangerous falsehood. A man should always weigh less at fifty than at twenty-five. If does not, he will die sooner than he might die.

One pound or two pounds added to the weight on a horse's back will make him lose a race. Imagine the handicap put on an old heart, old lungs and old kidneys, by adding twenty or twenty-five pounds of fat at fifty. Dr. Williams says find out what your so-called "normal weight" is, then reduce twenty pounds below it. Weight is fat, displacing muscle, which connects on the heart as well as the abdomen.

Men old in years and great intellectual power, Voltaire, Pope Leo, Von Moltke, were almost living skeletons, all at least twenty to thirty per cent below what would be called "normal weight." Every one of us could live well and longer on half of what he eats now.

**A NATION OF RELIEF WORKERS**

Scores of ships and thousands of men have participated in the search of the seas for the missing non-stop flyers who have perished. An hundred men have combed the mountain sides and valleys in the Three Sisters country looking for the two lost climbers. Severe hardships have been undergone in the search and financial loss has been suffered by men leaving their vocations to do this work. Yet all have done this without thought of remuneration. It's the spirit of service to suffering humanity that permeates the American people and makes them a nation of relief workers.

**FARM RELIEF—WILL COME—AND HOW**

In the long haul farm relief possibly will come from, what a few years ago would have been considered an unexpected source. The coming Congress may pass a farm relief bill and the president may sign it, thus giving agriculture the federal aid so long sought. However, there has been another federal factor at work since 1914, when the Smith-Lever act went through from which we are just now beginning to obtain results.

In other words—it made possible our boy and demonstration of the Bible truism, "a little child shall lead them." The Smith-Lever act gave power to the Department of agriculture to put into effect extension work in agriculture and home economics on farms by cooperating with State Agriculture colleges.

In other words—it made possible out boy and girl farm clubs. This year there are 510,355 young people enrolled in federally controlled farm club work. It is needless to state here how those club members function. We all know of the pig, cow, poultry, garden, forestry, cooking, sanitation and health club members and their activities. We all know that our boys and girls can enter this club work and competition only under the direction of trained local federal agents. We know that they are taught to do all things agriculturally by newest and most scientific methods.

Age limitations for farm club entry is 10 to 18 years. Therefore, every year now a new class is graduating into active scientific work and the standard of our agriculture effort becomes higher and higher. Within the lapse of 10 years our agricultural leaders will mostly be graduates of this intensive vocational training system. They will have "learned by doing." They will know how to figure costs. Agriculture will be on a business basis and making money. As it should have been through all the years.

An elephant may be a gentle looking beast chained to a stake in a circus but we will assure the general public that he looks different when one meets him on the highway on top of the Cascades at night. Such a setting is all wrong for a few minutes when one is not expecting an elephant closer than Africa.

**Editorial Comment**

**PLIGHT OF LUMBERMEN**

Washington, D. C.—The lumber industry in the Pacific Northwest is sick. Lumbering is its basic industry. Sixty-five cents of each industrial payroll dollar comes out of lumbering, and 65 per cent of rail and 80 per cent of water-borne freight comes from lumbering activities. Three hundred and twenty-five millions yearly of new money enters the state of Washington. Unwise and burdensome taxation which has resulted in forcing more and more lumber on an unwilling and over-stocked market is the root of the trouble. Face to face with these facts, an effort is now being made to obtain unity of purpose and coordination of effort among the lumbermen. It is a plan which deserves encouragement and which it is hoped will meet with success.—National Press Service.

**NOTICE OF SHERIFF'S SALE ON EXECUTION IN FORECLOSURE**

Notice is hereby given that by virtue of an execution and order of sale in foreclosure issued out of the Circuit Court of Lane County, Oregon, on the 9th day of September, 1927, in a suit wherein on the 8th day of September, 1927, in said court Thaker Dev Sharmar, recovered judgment against the defendants John D. Bagley and Mary Bagley for the sum of \$1585.08 together with interest thereon at the rate of six per cent per annum from July 1, 1926, and the further sum of \$35.00 attorneys fees, together with costs and disbursements herein in the sum of \$16.40, which judgment was enrolled and docketed in the Clerk's office of said County on the 8th day of September, 1927, and said execution to me directed commanding me in the name of the State of Oregon, in order to satisfy said judgment, interest, attorneys fees, costs of suit and accruing costs to sell the following described real property, to-wit:

All of the lot numbered 36 in College Crest Addition to Eugene, being about five and five-eighths acres, situated in Lane County, Oregon.

Now, therefore in the name of the State of Oregon, in compliance with said execution and order of sale and in order to satisfy said judgment interest, attorneys fees, costs of suit and accruing costs, I will on Saturday the 15th day of October, 1927, at the hour of one o'clock, in the afternoon of said day, at the Southwest front door of the County Court House in Eugene, Lane County, Oregon, offer for sale and sell for cash, at public auction, subject to redemption as provided by law, all of the right, title and interest of said defendants, John D. Bagley and Mary Bagley, and all persons claiming, by through or under them or any or either of them in and to said premises.

FRANK E. TAYLOR, Sheriff of Lane County, Oregon.  
By BEULAH BRINNICK, Deputy.  
S. 15-22-29; O 6-13

**NOTICE FOR PUBLICATION FOREST EXCHANGE**

No. 017596

Department of the Interior, United States Land Office, Roseburg, Oregon, September 2, 1927.

Notice is hereby given that the Western Oregon Securities Co., by Leonard S. Johnson, President, Box 523, Eugene, Oregon, filed application No. 017596, under the Act of March 20, 1922, (42 Stat. 465) to exchange the NW 1/4, Sec. 26; NW 1/4 NW 1/4, Sec. 24; SW 1/4 SE 1/4, and 1/2 SW 1/4, Sec. 13, except the following: Beginning at N. W. corner of SW 1/4 SW 1/4, Sec. 13, Tp. 15 S., R. 10 West, W. M., thence S. 50 rods on W. line of said Sec. 13, thence E. 60 rods, thence N. 10 rods, thence E. 10 rods, thence N. 10 rods, thence E. 10 rods, thence N. 10 rods, thence E. 40 rods, thence N. 10 rods, thence E. 40 rods, thence N. 10 rods to N. E. corner of SE 1/4 SW 1/4, of said Section 13; and thence W. through center of said SW 1/4 of said Section 13 to place of beginning, 31 acres more or less, and rights of way as reserved in deed to John Mink, all in Tp. 15 S., Range 10 West, W. M., within the Siuslaw National Forest, for the timber on the W 1/2 NW 1/4 N 1/4, Section 4, Tp. 20 S., Range 12 West, W. M., within said Siuslaw National Forest.

The purpose of this notice is to allow all persons claiming the land selected, or having bona fide objections to such application, an opportunity to file their protest with the Register of the U. S. Land Office at Roseburg, Oregon.

Any such protest or objection must be filed in this office within thirty days from the date of the first publication of this notice, beginning September 8, 1927. Non-coal.  
HAMIL A. CANADY, Register.  
S. 8-15-22-29; O 6:

**NOTICE OF SALE ON IMPROVEMENT LIEN FORECLOSURE**

NOTICE IS HEREBY GIVEN in pursuance of a tabulated list of improvement liens due and unpaid, transmitted by the Town Recorder of Springfield to the Town Treasurer, and further in pursuance of Chapter 220 of the General Laws of Oregon for 1927, said list being as follows:

**ASSESSMENTS AGAINST LOTS 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 of Block 61 of Washburne's Subdivision of Springfield Investment and Power Company's Addition to Springfield, Oregon, assessed against said lots as a whole, as follows:**

Main street paving assessed by Ordinance Number 280 to Springfield Manufacturing and Investment Company, a corporation, on October 24th, 1911, balance due and unpaid August 12th, 1927. On principal, \$800.55. 6% interest on same from October, 27th, 1916, \$528.33.

Main street grading assessed by Ordinance Number 287 to Springfield Manufacturing and Investment Company, a corporation on November 20th, 1911, balance due and unpaid August 12th, 1927. On principal, \$226.12. 6% interest on same from November 22, 1916, \$149.16.

Main Street curb and gutter assessed by Ordinance Number 288 to Springfield Manufacturing and Investment Company, a corporation, on November 20th, 1911, balance due and unpaid August 12th, 1927. On principal, \$194.76. 6% interest on same from November 22nd, 1916, \$128.48.

Main street sidewalk assessed by Ordinance Number 321 to Springfield Manufacturing and Investment Company, a corporation on September 18th, 1912, balance due and unpaid August 12th, 1927. On principal, \$83.17. 6% interest on same from September 19th, 1916, \$54.89. Total due and unpaid on above described property, \$2165.47.

**ASSESSMENTS AGAINST LOT 8, Block 1, Extended Survey of Springfield, Oregon, as follows:**

North A street paving assessed by Ordinance Number 379 to A. J. Perkins and J. W. Machen on January 24th, 1914, balance due and unpaid August 12th, 1927. On principal, \$220.03. 6% interest on same from February 5th, 1914, \$171.62.

Fourth street paving assessed by Ordinance Number 386 to A. J. Perkins and J. W. Machen on February 21st, 1914, balance due and unpaid August 12th, 1927. On principal, \$628.77. 6% interest on same from

February 28th, 1916, \$414.92. Total due and unpaid on above described property, \$1435.34.

That I will on the 24th day of September, 1927, (Saturday) at the hours of Ten o'clock on the forenoon of said day, in front of the Town Hall in Springfield, Lane County, Oregon, sell the above described property to the bidder for cash who offers to pay the assessments, costs, interest and accruing costs and interest thereon, and take a certificate of sale therefor as by law provided.

Dated this August 13th, 1927.  
J. SMITSON, Town Marshall of the Town of Springfield.  
Au. 25; So. 1-3-15-22

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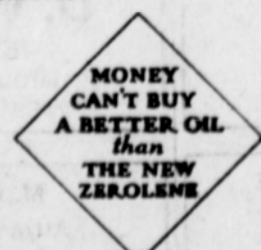
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