

Heppner Gazette Times

THE HEPPNER GAZETTE, Established March 30, 1888. THE HEPPNER TIMES, Established November 18, 1897. CONSOLIDATED FEBRUARY 15, 1918.

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ADVERTISING RATES GIVEN ON APPLICATION

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MORROW COUNTY'S OFFICIAL PAPER

Foreign Advertising Representative THE AMERICAN PRESS ASSOCIATION

Another Ford Fallacy.

OLD MAN NECESSITY, rather than a coy and demure ideal, has caused Henry Ford to inaugurate the five-day week in his factories.

At least that is the impression one gains from inside information filtering out of Detroit for several days.

Two weeks ago the industrial world read that Henry Ford, promoter of the minimum wage, had gone one step farther and established a five-day week with six days' pay. Once more Mr. Ford was hailed by industrial idealists as the savior of the workingman.

As a matter of fact, Henry Ford's plants have been operating a five-day week for six months—in fact, practically since the early weeks of the year. In recent weeks there have been slight pay increases given to a small percentage of the Ford employees. This raise has in no sense been general, but follows the line of the official statement that those considered worthy would receive additional compensation. Those favored with increases announce that the increase they received for the week is not equal to a full day's pay.

The prime reason behind the five-day week, it seems, is the drop in Ford sales. The present retail sale of Ford automobiles does not warrant a full week's production. Statistics prove that Ford production in the first six months in 1926 have not kept pace with sales in other years. Chevrolet, Dodge, Essex, other leading low-priced cars, show tremendous gains in production and sales.

Ford virtually quit advertising in country weekly newspapers some time ago. Other companies advertised more than ever. That had much to do with the unprecedented Ford slump—in production, profits and prestige.

Others, in times past have also learned this lesson.

A Bill to be Killed.

ONE measure that should be marked for sure defeat at the November election is that which is known as the "tithing bill." It is a bill passed by the state legislature and held up by the referendum. Its purpose is to divert to the general fund of the state treasury ten per cent of

"NEWS and PROGRESS" No. 9

ECONOMIC SIGNIFICANCE AND SERVICE OF THE AMERICAN NEWSPAPER AND NEWSPAPER ADVERTISING—From latest volume in Manhattan Library of Popular Economics, republished in serial form through courtesy of Bank of the Manhattan Company, New York.

FOLLOWING THE NEWS

Any attempt to trace or to classify the various economic influences which flow from that great modern institution, the American newspaper, it is necessary arbitrarily to fix upon certain phases and to ignore innumerable others. So varied and complex are the activities and influences of a newspaper, one would otherwise be lost in an intricate and confusing maze. As the market place of the community, functioning through its advertising columns, the newspaper produces economic results that are fairly obvious and easy to identify—such as convenience and time-saving for the buying public, the stimulation of trade locally and nationally, the lowering of prices and increasing of profits. Likewise, the influence of those distinct sections or departments of the newspaper, devoted to the news of commerce, finance, industry and transportation, are not difficult to trace.

But what of those other columns in which the reader finds the general news of the day? It may be the simple notice of a birth, a wedding or a death, or it may be the news of some devastating calamity such as a flood or a conflagration. It may be an "Act of God" or an Act of Congress. But whatever its subject may be, scarcely an item appears which fails to stir into instant life the business or professional activity of some individual or millions of people.

For instance, the day's paper may contain a cable dispatch about the League of Nations, and next to it one from Washington, in which several American senators are quoted on the subject of the World Court. Both these questions are of the very warp and woof of international relationships, with their bearing on national debts, the validity of credits and the value of foreign bonds. They would, therefore, concern the American investor in foreign securities and the American dealer in foreign markets.

Then, one may read of the arrest of a criminal gang. Not only are these particular crooks charged with burglary and hold-ups amounting to several hundred thousand dollars, but their operations and those of others like them are the reason for high premium rates in this class of insurance—a matter of concern to thousands of policyholders.

Then, one's eye may fall upon a discussion of State debt increase, which may affect taxes, bond issues and contracts for public works; news of a bonus plan for workers in a large industry; a dispatch on the coming of a new food staple, reinduced into the market, one reporting hearing on a plan for a large railroad reorganization which will, of course, be reflected in the quotations on its securities;

the funds of certain state departments, among them being the fish commission and the game commission.

If for no other reason, this measure should be defeated because the reason for its passage no longer exists. It was adopted by the legislature as an emergency measure to meet expected deficiencies in the state funds because of the repeal of the income tax. The anticipated deficiencies have not materialized in the more than a year and a half since. Inasmuch as the emergency has disappeared there is no semblance of cause for taking one tenth of the fish and game commission's money.

Both of these commissions are self-supporting and their revenues are not derived from the general taxing body. The fish commission secures its funds from license fees and the poundage tax imposed upon packers and fishermen, and uses its money for preserving an important industry and state asset. For this work more money is needed than less if the streams are to be kept stocked with salmon. The game commission receives



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will require contract bonds. By inquiring of the owner the names of those who will probably get the contracts he will be able to be fore-handled with this opportunity.

In a similar way he notes and interprets many other items and thus proves that an alert mind may find the news columns laden with opportunities for business activity.

The significance of news varies with the character of the reader. A housekeeper, a broker, a laborer, a schoolmaster, even a social idler, each has a particular interest. Yet all of them, even the poorest, survive only as the nation is economically stable. The factors and conditions that threaten or promote economic stability must be met and dealt with. That is possible only as economic news is readily and constantly available, not annually as by government statistics, but daily and hourly. In that sense the economic significance of news is fundamental, and it is generally available only through one channel—the newspaper.

(Next article, "A Unifying Force.")

LEGAL NOTICES

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.

Mabel Cox Luper, Plaintiff, vs. Claud R. Luper, Defendant.

To Claud R. Luper, Defendant: IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of first publication of this summons, if published; or within six weeks from the date of service upon you, if personally served without the State of Oregon; and if you fail to appear and answer, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, to wit: For decree of her divorce, granting to her an absolute divorce and restoring to her, her maiden name of Mabel Cox, and for such other relief as to the court may seem equitable.

This summons is published by virtue of an order of the Honorable R. L. Benge, County Judge of Morrow County, State of Oregon, made and entered on the 29th day of September, 1926.

Date of first publication September 30th, 1926.

C. L. SWEET, Attorney for Plaintiff.

Address: Heppner, Oregon.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.

Belle Courter, Plaintiff, vs. Frank Courter, Defendant.

To Frank Courter, defendant: IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of first publication of this summons, if served by publication; or within six weeks from the date of service upon you, if personally served without the State of Oregon; and if you fail to appear and answer, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, to wit: For an absolute divorce from you.

This summons is published by virtue of an order of the Honorable R. L. Benge, County Judge of Morrow County, State of Oregon, made and entered on the 29th day of September, 1926.

Date of first publication September 30th, 1926.

C. L. SWEET, Attorney for Plaintiff.

Address: Heppner, Oregon.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.

Belle Courter, Plaintiff, vs. Frank Courter, Defendant.

To Frank Courter, defendant: IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of first publication of this summons, if served by publication; or within six weeks from the date of service upon you, if personally served without the State of Oregon; and if you fail to appear and answer, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, to wit: For an absolute divorce from you.

This summons is published by virtue of an order of the Honorable R. L. Benge, County Judge of Morrow County, State of Oregon, made and entered on the 29th day of September, 1926.

Date of first publication September 30th, 1926.

C. L. SWEET, Attorney for Plaintiff.

Address: Heppner, Oregon.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon, for Morrow County, dated the 21st day of September, 1926, to me directed, in that certain suit wherein The Federal Land Bank of Spokane, a corporation, secured a judgment against West Extension National Farm Loan Association, a corporation, defendant, for the sum of \$48.75 with interest at 8% from December 24, 1925; the further sum of \$1,468.75 with interest at 8% from December 24, 1925; the further sum of \$604.48 with interest at 8% from April 16, 1926; the further sum of \$12.50 with interest at

8% from March 19, 1926; less \$75.00 stock subscription; \$150.00 attorney's fee and the further sum of \$56.60 costs and disbursements, which judgment was dated September 16th, 1926. I will on the 23d day of October, 1926, at the hour of 10:30 o'clock A. M. in the forenoon of said day, at the front door of the County Court House in Heppner, Morrow County, Oregon, offer for sale at public auction and sell to the highest bidder for cash in hand all of the following described real property in Morrow County, State of Oregon, to wit: Southeast Quarter of the Southeast Quarter of Section 14, in Township 4, North of Range 24 E. W. M., or so much of said real property as may be necessary to satisfy plaintiff's judgment, costs, attorney's fee and accruing cost of sale.

Dated this 22nd day of September, 1926. Date of first publication, September 23, 1926. GEORGE McDUFFEE, Sheriff of Morrow County, State of Oregon.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution, decree and order of sale issued out of the Circuit Court of the State of Oregon for Morrow County, in that certain action in said County wherein J. B. Colt Company, a corporation, as plaintiff, secured a judgment against M. C. Marshall, as defendant, on the 14th day of December, 1925, for the sum of \$400.00 with interest at the rate of six per cent per annum from April 17, 1924; the further sum of \$50.00 attorney's fee and costs and disbursements in the sum of \$11.00. I will on Saturday the 16th day of October, 1926, at the front door of the Court House in Heppner, Oregon, at the hour of 10 o'clock a. m., offer for sale and sell to the highest bidder for cash in hand, all of the following described real property belonging to M. C. Marshall, or so much thereof as may be necessary to satisfy said judgment, costs and attorney's fees, to wit:

All of Section 16 in Township 3 North, Range 24 E. W. M., SE 1/4 of Section 23 and SW 1/4 of Section 24, in Township 4 N. R. 23 E. W. M.; also the NE 1/4 of Section 19, Township 4 N. R. 25 E. W. M., all in Morrow County, State of Oregon. GEORGE McDUFFEE, Sheriff of Morrow County, Oregon.

NOTICE TO CREDITORS.

Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon for Morrow County administrator of the estate of Louis Paldanius, deceased, and that all persons having claims against the said estate must present the same, duly verified according to law, to me at my office in Heppner, Oregon, within six months from the date of the first publication of this notice, which date of first publication is September 23, 1926.

S. E. NOTSON, Administrator.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon, for Morrow County, dated the 21st day of September, 1926, to me directed, in that certain suit wherein State of Oregon, a public corporation, secured a judgment against George N. Perry and Eva A. Perry, defendants, for the sum of \$204.00 with interest thereon from the 15th day of September, 1923, at the rate of 4% per annum and the further sum of \$35.00 with interest at 8% from July 26, 1925; the further sum of \$134.59 with interest at 8% from January 19, 1926; and the further sum of \$250.00 attorney's fee and \$47.69 costs and disbursements which judgment was dated the 16th day of September, 1926. I will on the 23d day of October, 1926, at the hour of 10:15 o'clock A. M. in the forenoon of said day, at the front door of the County Court House in Heppner, Morrow County, Oregon, offer for sale at public auction and sell to the highest bidder for cash in hand all of the following described real property in Morrow County, State of Oregon, to wit: Lot numbered 6 in Section 6, Township 2 North, Range 25 E. W. M., in the County of Morrow and State of Oregon, or so much of said real property as may be necessary to satisfy plaintiff's judgment, costs, attorney's fee and accruing cost of sale.

Dated this 22nd day of September, 1926. Date of first publication, September 23, 1926. GEORGE McDUFFEE, Sheriff of Morrow County, State of Oregon.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon, for Morrow County, made and entered on the 1st day of September, 1926, a meeting of the legal voters of said Road District Number 14 of Morrow County, State of Oregon, will be held at the Henry Peterson house, Morrow County, Oregon, in the said Road District Number 14, November 1st, 1926, at the hour of 2 to 4 o'clock in the afternoon of said day, for the purpose of voting an additional tax for Road purposes upon all the taxable property in said Road District to the amount of 10 Mills on the dollar, said tax to be expended as follows:

For grading and rocking the road known as the Victor L. Carlson road. R. L. BENG, County Judge. Attest: GAY M. ANDERSON, County Clerk.

NOTICE OF DISTRICT ROAD MEETING.

Notice is hereby given, pursuant to a petition of the requisite number of legal voters of Road District No. 14 of Morrow County, State of Oregon, and an order of the County Court of the State of Oregon for Morrow County, made and entered on the 1st day of September, 1926, a meeting of the legal voters of said Road District Number 14 of Morrow County, State of Oregon, will be held at the Henry Peterson house, Morrow County, Oregon, in the said Road District Number 14, November 1st, 1926, at the hour of 2 to 4 o'clock in the afternoon of said day, for the purpose of voting an additional tax for Road purposes upon all the taxable property in said Road District to the amount of 10 Mills on the dollar, said tax to be expended as follows:

For grading and rocking the road known as the Victor L. Carlson road. R. L. BENG, County Judge. Attest: GAY M. ANDERSON, County Clerk.

NOTICE OF DISTRICT ROAD MEETING.

Notice is hereby given, pursuant to a petition of the requisite number of legal voters of Road District No. 2 of Morrow County, State of Oregon, and an order of the County Court of the State of Oregon for Morrow County, made and entered on the 6th day of September, 1926, a meeting of the legal voters of said Road District Number 2 of Morrow County, State of Oregon, will be held at the Boardman public school building, at Boardman, Morrow County, Oregon, in the said Road District Number 2, November 6th, 1926, at the hour of 2 to 5 o'clock in the afternoon of said day, for the purpose of voting an additional tax for Road purposes upon all the taxable property in said Road District to the amount of 5 Mills on the dollar, said tax to be expended as follows:

For general building and maintaining in said Dist. 2. R. L. BENG, County Judge. Attest: GAY M. ANDERSON, County Clerk.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon, for Morrow County, dated the 21st day of September, 1926, to me directed, in that certain suit wherein The Federal Land Bank of Spokane, a corporation, secured a judgment against Charles L. Ashbaugh and Rose A. Ashbaugh, husband and wife, and the Hardman National Farm Loan Association, a corporation, defendants, for the sum of \$81.25 with interest at 8% from December 3, 1925; the further sum of \$2,325.10 with interest at 5 1/2% from December 3, 1925; the further sum of \$177.26 with interest at 8% from May 26, 1926; the further sum of \$7.50 with interest at 8% from May 11, 1926; less \$125.00 stock subscription; \$200 attorney's fee and disbursements, which judgment was dated the 16th day of September, 1926. I will on the 23d day of October, 1926, at the hour of 10:00 o'clock A. M. in the forenoon of said day, at the front door of the County Court House in Heppner, Morrow County, Oregon, offer for sale at public auction and sell to the highest bidder for cash in hand all of the following described real property in Morrow County, State of Oregon, to wit: Southwest Quarter of Section 12 and the Northwest Quarter of Section 13, in Township 1 South, Range 25, E. W. M., in Morrow County, State of Oregon, or so much of said real property as may be necessary to satisfy plaintiff's judgment, costs, attorney's fee and accruing cost of sale.

Dated this 22nd day of September, 1926. Date of first publication, September 23, 1926. GEORGE McDUFFEE, Sheriff of Morrow County, State of Oregon.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon, for Morrow County, dated the 21st day of September, 1926, to me directed, in that certain suit wherein Albert Kerber, plaintiff, secured a judgment against Elizabeth Salisbury, defendant, for the sum of \$11,050.00 with interest thereon from December 4, 1924, at the rate of 7% per annum and \$585.00 attorney's fee, and the further sum of \$38.20 costs and disbursements, which judgment was dated the 16th day of September, 1926. I will on the 23d day of October, 1926, at the hour of 10:45 o'clock A. M. in the forenoon of said day, at the front door of the County Court House in Heppner, Morrow County, Oregon, offer for sale at public auction and sell to the highest bidder for cash in hand all of the following described real property in Morrow County, State of Oregon, to wit: Southwest Quarter of Section 12 and the Northwest Quarter of Section 13, in Township 1 South, Range 25, E. W. M., in Morrow County, State of Oregon, or so much of said real property as may be necessary to satisfy plaintiff's judgment, costs, attorney's fee and accruing cost of sale.

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