

● **LOOKING FORWARD**

By **FRANKLYN WALTMAN**,
Publicity Director, Republican
National Committee

Uproariously funny was Representative Maury Maverick's whimper that his defeat in the Texas primaries was due to the local Democratic political machine and "anti-Roosevelt money." To hear Mr. Maverick one would never suspect that the Federal political machine ardently supported him and that New Deal millions were shoveled into his district in the futile effort to renominate him.

Whatever sum was used to defeat Mr. Maverick could not have been a drop in the bucket compared with the money lavishly tossed about by the Roosevelt Administration to save this fountain of New Deal inspiration, not to mention a personal endorsement by Mr. Roosevelt himself. For instance, a few days before the primary the New Deal slum clearance authority announced an allocation of \$3,500,000 for San Antonio—in the heart of Mr. Maverick's district.

Whenever a New Dealer is renominated or wins an election it is always due, according to the Democratic propagandists, to the popularity of the President and the overwhelming virtue of the New Deal. But whenever a New Dealer goes down to defeat, according to these same objective, non-partisan authorities, it is because of the hostility of the local machine, or the use of anti-Roosevelt money, but never because the voters might look on the New Deal with jaundiced eyes.

Radicalism Defeated Him

The truth of the matter is that Mr. Maverick was defeated because of his radicalism and his clowning. He was no follower of the New Deal. He was one of its leaders. Whenever less valiant souls wavered in reckless experimentation or inane subversion of Constitutional government, it was Mr. Maverick who spurred the House leaders on to a faster pace.

Yet Mr. Maverick sees almost eye to eye with the President on most issues. A typical instance of their harmony of viewpoint was evidenced on February 5, 1937, the day Mr. Roosevelt took the country by storm with his demand for an immediate packing of the Supreme Court in order to get judicial approval for his unconstitutional schemes.

While the Democratic leaders of the House were left stunned by the breath-taking Presidential message, Mr. Maverick jumped to his feet, rushed to the clerk's desk, seized the mimeographed copy of the President's Court packing bill, scribbled his name across the top and introduced it as his bill.

Votes Not In Bag

Subsequently when it became apparent that the votes were not in the bag for the measure, as predicted by genial Jim Farley, the President and his satellites were quite willing to have the bill become known as the Ashurst-Maverick Bill. Thus one of the sponsors of that niqitous legislation has gone down to defeat. There will be more.

So far not a single outstanding opponent of the Court packing bill has been defeated, even though the New Deal has sought their political scalps. As the Texas voters were retiring Mr. Maverick to private life, they renominated for another term Representative Hatton W. Summers. It was Mr. Summers who affronted the New Deal leadership by arising on the House floor and severely denouncing the Court packing bill in a speech regarded then as its death-blow. He got no friendly pats from the President nor were millions of New Deal money promised his district.

Humor in Maryland

Almost as humorous as Mr. Maverick's whimpering remark was the pious, solemn lecture delivered a few days ago by Representative David J. Lewis to Senator Millard E. Tydings. Mr. Lewis, a flaming New Dealer, was persuaded by the White House to oppose Senator Tydings of Maryland for renomination as part of the New Deal purge.

"I," said Mr. Lewis to Senator Tydings, "offer you this advice: 'Without consistency there is no moral strength.' We cannot reverse ourselves too often. The voters are

not deceived by it. We cannot have our cake and eat it, too."

In view of the gyrations and somersaults of Mr. Lewis' political god, President Roosevelt, for six years, it is no wonder that Marylanders burst out laughing.

By all means, let us have humor in this year's campaign. It will not relieve our sad plight, but it will take our minds off of it.

Second Deposit Of Wheat to Pay 1940 Insurance

How wheat growers may set aside enough grain this year to pay for their federal crop insurance for both 1939 and 1940 has been explained by officials of the federal crop insurance corporation in this region. Provisions for accepting wheat to cover two years' premiums was made in the amendment to the federal crop insurance act toward the close of the last session of congress.

When a grower turns over wheat to pay the premium on insurance for his 1939 crop he may, if he wishes, turn over just double the amount, it is explained. The extra wheat is considered as a deposit and is not the same as a premium payment, although the advantages to the grower are practically the same. The corporation is not permitted to sell crop insurance policies for more than the current year, but the corporation will accept the extra deposit of wheat and will pay storage costs on it in case the grower takes out a policy later for the 1940 crop.

A farmer may not deposit more wheat than the number of bushels he pays as premium for his 1939 insurance. This amount may be slightly more or less than his premium will be for 1940, as the exact rate will not be determined until next year, but it is expected that it will approximate his premium for 1940 insurance. This plan provides an additional outlet for surplus wheat to insured wheat growers, as it enables them to put aside wheat now for payment of premiums next year when the price of wheat may be different.

The appointment of William Clohessy as manager of the Spokane of-

Want Ads

Purebred buck lambs for sale at my ranch in Monument. Shrops, Hamps and Romneys. Fred Page. 22-25

Wanted—One- or two-room apartment for school year. Inquire this office. 1tp

Wood for sale—Yellow Pine or Red Fir, on Yocum place, 18 miles above Heppner on Willow creek; 4 ft., \$3; 16-in., \$4 on ground; special price delivered. Call 11F5. Elmer Baldwin. 23tf

Elberta and Muir Peaches—large, tree-ripe; grapes 80c an apple box full. Ready now. Bring boxes. Edmonds Orchard, Umatilla. 23-24

For Sale—E. E. Clark farm 2 miles below Heppner; 600 acres, modern house; \$1000 will handle. Mrs. E. E. Clark, Hillsboro, Ore. 19tf

Canning peaches, 2c lb., at W. T. Bray ranch, Umatilla, Ore. 21-25p

Want cutting with a new John Deere combine. H. G. Peck, city. 21-23

STREBIN BERRY FARM has Raspberries, Youngberries and Bay-berries. Youngs are similar to Blacks with improved flavor; Bay-sens are like Logans with a much improved flavor for pies, jam and jelly. Place order direct from yard. Raspberries, \$1.55 per crate; Youngs and Baycens, \$1.25 per crate, f. o. b. Troutdale, Ore. Rob't S. Strebin, Troutdale, Oregon. 16tf

City residence \$2500, \$500 down, balance terms F. B. Nickerson, agent.

Gasoline, diesel and stove oil storage tanks. A stock in Pendleton at Portland prices; terms. Beall Pipe and Tank Corp., 1411 Raley St., Pendleton, Phone 1274W. 7tf

Briquets for sale at Tum-A-Lum Lumber Co.

Floor Sanding—Old floors made new. See us for newest prices. N. D. Bailey or Jeff Jones.

office of the federal crop insurance corporation has also been announced by the AAA. Mr. Clohessy has been AAA wheat specialist in Portland since 1936, handling the flour export program. He has been in grain marketing during his entire business experience.

Clyde Kiddle, state supervisor of crop insurance for Oregon, with offices at Oregon State college, says that all county offices are now prepared to receive applications for wheat insurance.

Revocations and suspensions of Oregon drivers' licenses for violation of traffic laws were 22 per cent more numerous during the first half of this year than in 1937, according to Secretary of State Earl Snell. During June, 88 licenses were revoked and 44 were suspended, with drunken driving and reckless driving the chief causes.

More than 1200 separate audits are completed every year by the division of audits of the Oregon department of state, according to Secretary of State Earl Snell. These audits are made on a cost basis for all state bureaus and departments, and for those city and county agencies which request them.

Potted plants at all times, phone 1332; will deliver. 15tf

CALL FOR BOND REDEMPTION

Bonds Nos. 66 to 73 inclusive, \$500.00 each, issue of October 1st, 1919, of School District No. 25, Morrow County, Oregon, now being optional, are hereby called for redemption as of October 1st, 1938, on presentation at The Chase National Bank, New York, N. Y., where funds will be on deposit for payment of said bonds.

Interest on above bonds will cease October 1st, 1938.

Heppner, Oregon, August 10, 1938.
LEON W. BRIGGS,
Treasurer of Morrow County, Oregon.

NOTICE TO THE CREDITORS OF THE HEPPNER FARMERS ELEVATOR COMPANY

Notice is hereby given that the Trustees of the Heppner Farmers Elevator Company, of Heppner, Oregon, have sold and disposed of all the assets of said Heppner Farmers Elevator Company and have paid the cost of the administration of said trust, and said trustees have in their possession sufficient funds to pay a dividend of .0937 per cent on all general claims against said Company. The books and records may be inspected by any creditor at the law office of Jos. J. Nys, at Heppner, Oregon, until the 27th day of August, 1938, and if no objections are filed by said time the dividends will be paid, and said trust closed.

Dated this 11th day of August, 1938.

TRUSTEES OF HEPPNER FARMERS ELEVATOR COMPANY.
By **JEFF JONES**, Secretary.

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

A. P. Hughes and Ralph I. Thompson, surviving Trustees of the Trust Estate of J. P. Rhea, an insolvent debtor, and individually as claimants against the said Estate, Plaintiffs,

vs.

P. Rhea; Mary A. Notson, sole legatee under the Last Will and Testament of S. E. Notson, deceased; Eunice Greer, Edward E. Wilsey, Lester D. Wilsey, Eva Tinker and Hattie Wilsey, heirs at law of D. H. Wilsey, deceased; John P. Hughes, Mary Healy, Anna McNamee, Joseph Hughes, Matt Hughes, William J. Hughes, Joseph Hughes, Administrator of the Estate of Thomas Hughes, deceased, and Nora Hughes Buffington, heirs at law of John Hughes, deceased; W. E. Pruyne; Oscar Borg, Matilda A. Swope, Carrie B. Wright Tamm, and Frank Borg, heirs at law of P. O. Borg, deceased; Vela Eubanks, Letha Buschke, Henry Halvorsen and Lewis Halvorsen, heirs at law of Mary R. Halvorsen, deceased; Lana A. Padberg, Opal May Cason, Arley L. Padberg, Pearl M. Kruse, Hazel L. Bengel and Darrel Padberg, heirs at law of E. L. Padberg, deceased; Lydia E. Ray Heaton, Louis J. Padberg, W. H. Padberg and J. H. Padberg, heirs at law of Henry Padberg, deceased; Mrs. E. C. Wilson, Administratrix of the Estate of Chris LeTellier, deceased; the Unknown Heirs of Alice Smith Fisher, deceased; the Unknown Heirs of Frank M. Smith, deceased; Ben R. Smith, Carl L. Smith, Cecil W. Smith, Mildred N. Nelson, Ethel G. White and J. V. Smith, heirs at law of W. W. Smith, deceased; J. L. Gault, Receiver of the First National Bank of Heppner, Oregon, an insolvent national banking corporation; Pauline Quaid; Ralph Swinburne, heir at law of E. R. Swinburne, deceased; Mabel C. Read; Edna Puyear Jewell and Wesley E. McNabb, heirs at law of W. T. McNabb and Alice E. McNabb, deceased; Leta Babb and Rhea Luper, heirs at law of James N. Luper, deceased; R. C. Morris; the Unknown Heirs of R. C. Morris, deceased; R. R. McHaley, Trustee for the Beneficiaries under the Last Will and Testament of James H. McHaley, de-

ceased; Fred H. Deshon and Fred Rood, Executors of the Last Will and Testament of Fannie O. Rood, deceased; Nicholas Jonas; the Unknown Heirs of Nicholas Jonas, deceased; K. F. Hughes; Isabel F. Corrigan, Executrix of the Last Will and Testament of M. S. Corrigan, deceased; Anna Natter, heir at law of J. B. Natter, deceased; Jeff Evans; Belle LeLande; Eva Magrunn; Octavia Markham, Elmer Markham, David M. Markham, Fred O. Markham, Walter Markham, Floyd Markham, Pearl Markham Davin, Barbara Markham and Bernice Markham, heirs at law of A. M. Markham, deceased; E. W. Rhea, Josie Jones, Curt Rhea, Carl Rhea and Ellor Brock, heirs at law of C. A. Rhea, deceased, Defendants.

SUMMONS

TO: J. P. Rhea, Edward E. Wilsey, Eva Tinker, John P. Hughes, Carrie B. Wright Tamm, Frank Borg, Mrs. E. C. Wilson, Administratrix of the Estate of Chris LeTellier, deceased, Cecil W. Smith, J. V. Smith, Ralph Swinburne, Edna Puyear Jewell, Jeff Evans, Eva Magrunn, Elmer Markham, David M. Markham, Pearl Markham Davin, Barbara Markham, Bernice Markham, Belle LeLande, R. C. Morris, the Unknown Heirs of R. C. Morris, deceased, the Unknown Heirs of Alice Smith Fisher, deceased, the Unknown Heirs of Frank M. Smith, deceased, Nicholas Jonas, the Unknown Heirs of Nicholas Jonas, deceased, Defendants.

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby required to appear and answer the Supplemental Complaint filed against you in the above entitled suit on or before Four weeks from the 4th day of August, 1938, and if you fail so to answer, for want thereof, the plaintiff will apply to the Court for the relief prayed for in the Supplemental Complaint herein.

The object of this suit is to obtain a Decree authorizing the Trustees to distribute to the claimants, their assignees, personal representatives, or heirs, the funds on hand, or hereafter coming into the hands of the Trustees, pro rata in accordance with the Decrees heretofore entered in this proceeding.

The ratification and confirmation of all the acts of A. M. Markham, A. P. Hughes and Ralph I. Thompson as Trustees of the Estate of J. P. Rhea, an insolvent debtor, since March 20, 1930.

For a Decree fixing and allowing a reasonable attorney's fee for the attorney acting for said Trustees in bringing this suit and advising the said Trustees in their management of the said Estate.

For a further Decree fixing a reasonable fee to be allowed the Trustees as compensation for their services as Trustees and authorizing the payment of the said attorney's fees and Trustees' fees. For such other and further Orders as may be necessary and proper herein, and the plaintiffs pray for general relief.

This summons is served upon you by publication thereof once each week for the period of Four weeks in the Heppner Gazette Times, a weekly newspaper of general circulation published at Heppner, Morrow County, State of Oregon, under and by virtue of an order duly made and entered in this cause on the 2nd day of August, 1938, by the Honorable Bert Johnson, County Judge for Morrow County, State of Oregon, and the date of the first publication of this summons is August 4, 1938, and the date of the last publication will be the 1st day of September, 1938.

P. W. MAHONEY,
Attorney for the Plaintiffs.
Address: Heppner, Oregon.

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