

Minister to Egypt



William M. Jardine, of Kansas, former Secretary of Agriculture, who becomes America's envoy to the country of King Fuad.

NOTICE OF SHERIFF'S SALE UNDER EXECUTION

NOTICE IS HEREBY GIVEN that by virtue of an execution issued out of the Circuit Court of the State of Oregon for Umatilla County to me directed and delivered upon a judgment and decree and order of sale rendered in said Court on the 19th day of September, 1930, in favor of the Federal Land Bank of Spokane, a corporation against Agnes M. Hill and L. M. Hill, wife and husband, in the suit therein pending wherein the said The Federal Land Bank of Spokane, a corporation, is plaintiff and the said Agnes M. Hill, and L. M. Hill, wife and husband, J. E. Manor and Stanfield National Farm Loan Association, a corporation, are defendants, for the sum of \$28.00 with interest at the rate of 8 per cent per annum from the 2nd day of August, 1928; and the sum of \$28.00 with interest at the rate of 8 per cent per annum from the 2nd day of February, 1929; and the sum of \$28.00 with interest at the rate of 8 per cent per annum from the 2nd day of August, 1929; and the sum of \$28.00 with interest at the rate of 8 per cent per annum from the 2nd day of February, 1930; and the sum of \$39.80 with interest at the rate of 8 per cent per annum from the 15th day of October, 1929; and the sum of \$31.61 with interest at the rate of 8 per cent per annum from the 22nd day of March, 1930; and the sum of \$113.02, with interest at the rate of 8 per cent per annum from the 12th day of July, 1930; and the sum of \$16.00 as abstract charges, and the further sum of \$24.80 cost and disbursements in this suit, less the sum of \$40.00 stock in plaintiff The Federal Land Bank of Spokane a corporation, held by said plaintiff for the defendant, Stanfield National Farm Loan Association, which said decree and judgment and order of sale have been duly docketed and entered in the office of the Clerk of said Court, and in and by which said judgment, decree and order of sale it was directed that the hereinafter described real property in Umatilla County, Oregon, together with the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining, and also all of the estate, right, and interest of said defendants in and to the same, be sold by the Sheriff of Umatilla County, Oregon, to satisfy said judgment and all costs.

THEREFORE, I will, on the 25th day of October, 1930, at the hour of two o'clock in the afternoon of said day, at the front door of the court house in the City of Pendleton, Umatilla County, Oregon, sell all the right, title and interest, which the said defendants or either of them had on the 2nd day of February 1922, or since then have acquired or now have, in and to the following described premises situated in Umatilla County, State of Oregon, to-wit: The Northwest Quarter of the Southwest Quarter of the Southwest Quarter of Section Thirty-four in Township Four North, Range Twenty-nine, East of the Willamette Meridian, Umatilla County, Oregon, subject to the reservations in deed recorded in Book 81 of Deeds, page 203, and subject to the rights acquired by agreement recorded in Book 63 of Deeds, page 421, records of Umatilla County, Oregon, to which reference is hereby made.

together with the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining; and also all of the right, estate title and interest of said defendant in and to the same; said lands to be sold at public auction to the highest bidder for cash in hand, the proceeds of sale to be applied in satisfaction of said execution and all costs. Dated this 23rd day of September, 1930.

TOM B. GURDANE, Sheriff of Umatilla County, Oregon (3-51c)

THE FEATHERHEADS



A Neighbor's Warning AGAINST Power Districts Amendment

"You can't get something for Nothing"

"An Impossible Promise"

Says a leading Seattle newspaper in referring to current propoganda for so-called "public ownership" and to the promise of many a candidate now seeking political office. It gives this warning to the people of Oregon:

"His program restates the promise that has been made in many other campaigns and in many parts of the country. He promises a vast public power and electrical development 'without cost to the taxpayers.'

"This is a promise that has never yet been fulfilled. Wherever the people have been beguiled into permitting the experiment it has proved a failure and a disappointment, and has imposed heavy additional burdens upon the taxpayers. It is a promise that only the fanatical few nowadays venture to voice anywhere within hailing distance of a city or a section wherein the experiment has been tried.

"Nothing of the kind can be done without cost to the taxpayers. Bonds may be sold and debts incurred to get such a development under way, and for a time everything may seem to be moving serenely. But the day of reckoning comes around and the sad

results are apparent both in the evidences of waste and mismanagement, and still more palpably in the recurrent upward leaps and bounds of the general tax rate.

"The people of Oregon have only to cast their eyes in the direction of Seattle and Tacoma to learn much on this score; they have only to cock their ears to catch the loud complaint that rises against these two cities from all the rest of the State of Washington. Seattle and Tacoma launched heavily upon power development schemes to be perfected without cost to the taxpayers.' The tax rate in Tacoma has gone up to 81 mills, the highest in the whole Northwest, and the Seattle rate of 76.85 mills claims second place.

Tax Rates 1929

- Tacoma, 81.89 mills.
- Seattle, 76.85 mills.
- Portland, 48.60 mills.

WHOLE STATE SUFFERS TAX LOSSES

"Existing publicly owned utilities of King and Pierce counties have increased taxes in every other city and community in the State of Washington."—Taxpayers' Economy League of Spokane.

"Both Seattle and Tacoma have stripped the tax rolls of millions of dollars' worth of taxable property for their power projects. They have taken this property not only within their own corporate limits and the limits of the counties in which they are located, but they have invaded numerous other counties and helped themselves freely. All this has added immeasurably to the taxes of property remaining on the rolls. That is why the rest of this state so bitterly complains and so earnestly demands that these city utility projects be compelled to resume a share of the tax load. Should that be done, the city taxpayers again must suffer, by increases in the direct tax levy, by increases in utility rates, or by both.

"Seattle and Tacoma have gained nothing by these ventures. On the contrary they have lost much and stand to lose still more. The people of Oregon will be well advised to turn away from the foolish thought of getting something for nothing. On a state-wide scale, as promised in Oregon and as proposed in the so-called 'district power bill' initiated for vote in Washington, the results would be so much the more disastrous."

Editorial, Seattle Sunday Times, Aug. 31, 1930

Vote 325 X No

Vote 325 X No

PEOPLE OF OREGON . . .

Heed this Warning Against Confiscatory Debts and Taxes

by Voting 325 X NO!

Against Power Districts Constitutional Amendment

Paid Advertisement—UTILITY TAXPAYERS COMMITTEE, H. L. WALTHER, Manager, 206 Sixth Street, Portland, Oregon.