

MEDFORD MAIL TRIBUNE

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MEMBER OF THE ASSOCIATED PRESS

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Advertising Representatives: M. C. MOORE & COMPANY

Ye Smudge Pot

The grand jury visited the county poor farm yesterday. They found it still there, and not used as a palace by one of the "Gang."

It is the universal hope that since beer will be in circulation by Christmas, it will not be made by the home-brewers, who have been trying and failing, for the past ten (10) years.

The most severe wind of the year is due, but has been delayed by the delay in getting the leaves all neatly piled in parks and lawns.

And some of them continue to harp on what a debt of gratitude we owe to the bankers. It were only gratitude, many of us wouldn't hesitate for a moment about dropping in to express our thanks and best wishes.

Santa Claus has started arriving in a number of Oregon cities. It is not so remarkable, considering that next Sunday, Denver paper, gets here Tuesday.

Between 70 and 80 tickets were sold at the dance here Saturday night. It was a hard times dance but very few wore clothes suggestive of the name—(Ella's News)—It's their talk, not their clothes, that makes the hard times.

The high school orators will soon start training. Oratory is a long-felt need.

Your corr. has read the article in "Outlook" that scared all who read, so bad, they could not run. It is called "Technocracy." It is a sort of a written literary "Dracula." The article that scared us worse was printed in 1917. It claimed that after the war, if the world had any luck, there would be one man left.

THE KLAN AND KAPONE (Columbus (O.) Journal) It was hoped that the dim flicker of civilization had penetrated all parts of the country, and that the last of this barbaric practice had been seen. The hope seems to have been premature.

Along with the help of a Sales Tax, a Sales Tax is needed to put a crimp in the petty tattling.

The mornings are now ripe for pancakes. After eating a stack of pancakes the eater is generally indifferent to everything else.

CULL LEADERSHIP (Oregonian) The visitor just quoted was talking "in our country," he said, "a man from Portland has been holding a series of meetings. I attended one of them. Of course I know practically everybody in our country. In that audience there were just three men who were capable of study and reasoning. They were poor, unfortunate and unprosperous folks, most of whom never read and many of whom cannot write a readable letter. That hall was filled and those people applauded to the echo the radical harangue of that speaker. Those people are not bad people. They are honest people in a lowering regard against the economic ills that oppress them. They are looking for leadership for somebody to show them the way out. Look at the kind of leadership they are getting. Can anybody doubt the ultimate result if that sort of thing goes on spreading? And where are the people who ought to be leading? Why don't they go down to the unfortunate and try to understand them and their problems and seek ways to help them?"

Sea Highway Hits Another Obstacle SALEM, Nov. 18.—(AP)—A new suit has been filed to prevent construction of the Wolf creek highway from Portland to the sea and a voluntary non-suit was taken by Senator Joe Dunne in his case against the Oregon highway commission. In lieu of the former suit, Duncan Bruce McDonald, farmer and property owner of Columbia county, has brought suit to prevent the highway commission from buying the right-of-way and executing a contract for construction of the Wolf creek route.

Tax Problem Worth Study

MR. J. C. BARNES is starting today a series of eight or ten short articles explaining his sales tax with a shelter value offset.

Governor Meier recently proposed a sales tax for Oregon. According to press dispatches from Washington, democratic leaders are considering a manufacturers sales tax.

The tax problem is about as complicated and confusing to the average lay mind, as the tariff problem. And like the tariff, it arouses strong prejudices and passions which are difficult to remove.

We believe the more the people study the tax problem, from all angles and as far as possible, maintain an open mind concerning it, the better for all concerned.

THE Mail Tribune has no pet tax scheme of its own to propose. But it realizes the gravity of the present tax problem, not only here, but throughout the country, and is convinced that until some better and more equitable system is evolved, than the present one, our emergence from the depression will be slow.

The Mail Tribune does not feel competent to pass final judgment upon Mr. Barnes tax plan or any other. But it does feel that this plan, in which Mr. Barnes so sincerely believes, and upon which he has spent so much time, deserves the most careful study and consideration on the part of our readers, and all the people of Southern Oregon.

ONE thing is certain, Mr. Barnes, in presenting this plan, has only one purpose in view—namely to lighten the tax burden on the common man—the worker, the small home owner. Another thing is certain, if anyone can convince him this sales tax shelter offset, would NOT accomplish this, he would be the first to drop it.

We would welcome comments upon this plan, pro or con, toward the end of arriving at some system of taxation, more equitable and more just, than the system, which has been followed so many years.

Headed for Revolution?

A "DISAPPOINTED Republican," writing in a California newspaper, regards the recent crushing defeat of the Republican party "a step toward revolution."

It would be difficult to imagine a statement further from the truth—less supported by the facts.

One of the great surprises of the election was the small vote for Norman Thomas, the socialist candidate and his radical rivals. The socialist vote was less than half what was expected. The communist vote did not get anywhere.

THE tremendous popular vote for Governor Roosevelt was for a man, whose "grass roots" are more firmly imbedded in the so-called capitalist system, even than those of his Republican opponent.

True Governor Roosevelt is a "liberal," and probably sincere in his sympathy for the "Forgotten man," but his liberalism is not even "pink" in its essential character. By birth, by training and by temperament, he is conservative, as far as the fundamentals of our social and economic system are concerned.

The attitude of the American people at the present time, if we judge it correctly, is not one of "revolution"—they blew off what steam had accumulated in that direction by their overwhelming protest against the Republican party.

Now they feel better. In fact everyone in the country—even the defeated Republicans—feel better. There is now a universal desire to forget politics, get behind the new administration, and give it every chance in the world to make good.

OF COURSE if conditions should become worse instead of better, a certain amount of internal trouble could not be avoided. But everything indicates conditions will become better instead of worse,—chiefly because there has been a new deal,—even though the future should disclose, the new deal did not alter fundamentals,—the momentum of that new deal will carry the country along for some time.

So our advice to disappointed Republicans is to forget that sort of talk. It has no validity whatever.

McNary Becomes a Power

THE recent election promises to place Oregon in the strongest position politically it has ever held in Washington.

Not only was it the only western state to re-elect a Republican senator (Steiner) but the overthrow of the Old Guard has placed Senator McNary virtually in command of the minority forces in the congress.

Watson, Smoot, Jones, Moses, Hawley,—the Old Guard has gone. The Republican organization in Washington promises to center around Oregon's senior senator, and its policies and tactics in all likelihood will be determined by him.

By temperament and experience, Senator McNary is admirably fitted for this job. He is about the only veteran senator left who has both the confidence of the Conservatives and the respect of the Liberals.

He is one of Hiram Johnson's "pals," he is also one of the President's most trusted advisers. Any man who could maintain the friendship of these two men during the past few years, certainly has something on the ball, and must be reckoned with in the future.

The other Republican who promises to be heard from in the next four years is Jimmy Wadsworth, former senator from New York, just elected Congressman from that state, a militant Wet, but a man whose ability and honesty are unquestioned.

So keep your eye on McNary of Oregon and Wadsworth of New York. They promise to be heard from more and more, as time goes on, and the political structure crystallizes.

PINE ORDERS GAIN IN RECENT WEEK

PORTLAND, Ore., Nov. 18.—(AP)—An increase of about 13 per cent in current new business and a large gain in unfilled orders, were reported by the Western Pipe Association here today for the week ending November 12, as compared with the previous week.

New business increased 3,685,000 feet, and unfilled orders were up 6,076,000 feet. Production, however, was less by 2,778,000 feet and shipments decreased 5,329,000 feet.

Production for the week was 22,021,000 feet; shipments were 25,973,000 feet, and orders 32,049,000 feet. Of the 111 mills reporting, only 44 were operating and these at 30 per cent of capacity.

Personal Health Service

By William Brady, M. D. Signed letters pertaining to personal health and hygiene, not to disease diagnosis or treatment, will be answered by Dr. Brady if a stamped, self-addressed envelope is enclosed. Letters should be brief and written in ink. Owing to the large number of letters received only few can be answered here. No reply can be made to queries not conforming to instructions. Address Dr. William Brady in care of The Mail Tribune.

HOUSEMAID'S KNEE IS NOT SO FUNNY Seems the funny papers are less interested in housemaid's knee than they were formerly, or else housemaid's knees are taking more care of their knees nowadays. Upon or in front of the patella (knee cap) there is a web bag or sac of fluid called a bursa which serves as a pad or cushion in case you should ever kneel. Inflammation of this prepatellar bursa is the condition known as "housemaid's knee." Any injury to the tip of the knee, prolonged pressure or friction there may cause the bursitis. Finishing floor, working in the garden, or any job in which one remains a considerable time on one or both knees, without care to use a comfortable cushion, subjects the bursa to irritation. Scrubbing floors on the knees isn't done any more except in the movies where the heroine's meteoric ascension or, innate graciousness must be registered.

Prepatellar bursitis manifests itself as a large rounded tense swelling in front of the patella or knee cap, filled with a thick fluid. Tenderness and redness complete the classical picture of inflammation—color, dolor, rubor, tumor—heat, pain, redness and swelling. The knee must be kept at rest, half bent, in a well padded splint or sling. Ice bags or evaporating lotions best oppose the inflammation at first; later hot moist dressings or a poultice will give more relief. When much fluid is present it should be drawn off through a needle. Sometimes pus accumulates in the bursa, and that requires incision and drainage.

In a few cases the acute inflammation subsiding under treatment may trouble about not clear up entirely, and some slight swelling, thickening and soreness or tenderness remains. This is chronic bursitis and calls for different treatment. An occasional painting of the skin surrounding the knee cap with iodine is advised. Another ring, one or two inches wide, but no iodine directly upon the point of the knee. Once in 10 days is sufficient for this. When there is no longer sharp pain or tenderness gentle massages for a few minutes several times a day is helpful. Grasp the knee with the hand and squeeze the skin and soft tissues of the bone repeatedly, as though wringing them out. If the trouble drifts along for more than six weeks the bursa should be surgically removed and a new pad of fat substituted if there is sufficient subcutaneous fat near the wound to make a flap.

It is interesting to note that the chief cause of pain and disability in bursitis is inflammation of the bursa over the head of the metatarsal bone of the great toe. These are only a few examples of the troubles one may have from inflammation or infection of these anatomical cushions. A recently developed mode of treatment, diathermy, when available, perhaps gives more relief than any other remedy and in many cases the diathermy applications for a week or two will render surgical intervention unnecessary.

QUESTIONS AND ANSWERS Visible Pulsations Is it true that when the pulse can be seen at the wrist or at the side of the neck it indicates a very high blood pressure? (Mrs. E. S.) Answer: No. Close scrutiny in the right light will reveal pulsations at these and other places in any normal person. Who's a Fool? I am 83 years old and in excellent health, thanks largely to following your advice. I get a lot of fun out of life. Please send your recipe for fool-proof cough medicine. This is not for myself, as I am near, troubled with such things, but for a friend. (K. S. E.) Ans.—That's what we all think of our friends who need treatment. I have a similar conception of all ailing laymen. So please send your friend's address on a stamped envelope and I will get the recipe and instructions, with your compliments. Jaundice Sister, who the doctor says has gallstones, suddenly turned a deep yellow color. Doctor said "bile in blood." Just how does bile get into the blood? (P. C.) Ans.—Inflammation of the gallbladder or of the bile ducts, or of the bile pigment is re-absorbed into the blood from the bile that accumulates in the pool behind the obstruction. (Copyright, John P. Dille Co.)

comparison in advance along the lines of economy when compared with agriculture or any of the other progressive industries of this day and age? I think it would be safe to predict that within ten years freight as well as passengers will be transported from coast to coast in one-half the time at one-half the present cost; it must be so. In this country you can't drag women voters to polls, unless the legislature that personally concerns them. Mrs. Reddy says the "women will purify politics at once."

"Gyp the Blood," and three New York roughs, found guilty of murder of Herman Rosenthal, gambler ordered slain by police official. Turks and Serbs agree on eight-hour armistice in Balkan war. Rainfall during night 28 inch.

Medford high school defeats Grants Pass, 80 to 6, on football field. Quarterback Ward Beesey "showed his head at crucial stages," says the report.

Manlaughter, "a drama of the present mad age," on Page screen. More rain falls over valley.

Associated Charities unable to find a single case of distress in city. County court rejects six pleas for aid as "unworthy," as it was shown all had money in the bank.

Fight at dance in north end of county lands one in hospital with broken nose.

Medford Suffrage club aroused by statement of Kansas senator, that "in five years you can't drag woman voters to polls, unless the legislature is that personally concerns them." Mrs. Reddy says the "women will purify politics at once."

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In Close Iowa Race

husband and wife; A. A. Bellman and Ella Mae Bellman, husband and wife; Ruth Deal and W. K. Deal, wife and husband; H. N. Swank and Laura E. Swank, husband and wife; American Fruit Growers' Association, a corporation; H. C. Messenger; W. J. Messenger, N. H. Messenger, and Beale L. Messenger, doing business as Messenger Lumber Company; Jackson County, a body politic and corporate; T. L. O'Hara and Maude M. O'Hara, husband and wife; G. M. Hamilton; T. D. Chapman; G. R. Chapman and Rogue River National Farm Loan Association, a corporation, and R. E. Richman, Defendants.

To: James Matland and Blanche Matland, husband and wife; Lillian Hartley and Eli Hartley, husband and wife, and G. A. McCarthy and Margaret L. McCarthy, husband and wife, of the above named defendants.

In the name of the State of Oregon, you, and each of you, are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 16th day of December, 1932, said date being the last day of four weeks from the date of the first publication of this summons, and said period of four weeks being the time prescribed for publication hereof, and if you fail to appear and answer said complaint for the reasons stated, the plaintiff will apply to the Court for the relief demanded in its complaint, to-wit:

For a decree of this Court against the defendants Lillian Hartley and Eli Hartley, husband and wife; Henry Gordon Dices; and Rogue River National Farm Loan Association, a corporation, and against each of them, for the following sums, to-wit: \$87.50, with interest at the rate of 8% per annum from July 20, 1931; \$162.50 with interest at the rate of 8% per annum from June 11, 1932; \$192.25 with interest at the rate of 5 1/2% per annum from June 11, 1932; \$326.74 with interest at the rate of 8% per annum from July 23, 1932; \$15.00, abstract charges paid on the 22nd day of August, 1932; \$30.70, with interest at the rate of 8% per annum from August 16, 1932; \$150.00 as attorney fees; and for plaintiff's costs and disbursements in this suit; that the Court declare and adjudge the amount due the plaintiff for principal, interest, attorney fees, costs and disbursements, as well as the amount of taxes, insurance and abstract charges paid by the plaintiff, to be a first lien and prior to all other liens and encumbrances on the real estate described in this mortgage, and against described as follows, to-wit: Situated in Jackson County, State of Oregon. The Southwest Quarter of Section Thirty, in Township Thirty-four North, Range Four West of the Willamette Meridian, accepting the North 60 acres thereof described as follows: Beginning at the northeast corner of said Southwest Quarter, thence South along the west boundary line of said Southwest Quarter, to the Northwest corner thereof, thence South along the West boundary line thereof a distance of 60 rods, thence East parallel with the North boundary line of said Southwest Quarter, to the East boundary line thereof, thence North along the East boundary line thereof 60 rods, to the place of beginning, excepting the East Twenty-seven and one-half acres from the above described premises.

The West Half of the Southwest Quarter of Section Fourteen, and the East Half of the Southeast Quarter of Section Fifteen and the Southwest Quarter of the Southeast Quarter of Section Fifteen, and the Northwest Quarter of the Southeast Quarter of Section Fifteen, all in Township Thirty-six South, Range Four West of the Willamette Meridian, Oregon, containing 240 acres according to the plat of Survey, Excepting and reserving therefrom, as follows: Commencing 4.48 chains North of the Northwest corner of Sections Fifteen and Twenty-two, in Township Thirty-six South, Range Four West; thence North 295.02 feet; thence East 147.5 feet; thence South 295.02 feet; thence West 147.5 feet to place of beginning and containing one acre. Also: Beginning at a point 30 feet North of an iron pin in the center of the County road at the Southwest Quarter of the Southeast Quarter of Section Fifteen, Township Thirty-six South, Range Four West, M.; (on the West side of the County Road) 280 feet to the Cemetery line; thence East (along the South Cemetery line) 147.5 feet; thence South 280 feet; thence West 147.5 feet to place of beginning, containing one acre, more or less. The last named tract being the same as deeded by George H. Foy and his wife to the Rogue River National Farm Loan Association, as set forth in the above two tracts being the exceptions of 2 acres.

The South Half of the Northeast Quarter and the Southeast Quarter of the Northwest Quarter of the Northeast Quarter of the Southwest Quarter of Section Fourteen and the Southwest Quarter of the Northwest Quarter of Section Fourteen, all in Township Thirty-six South, Range Four West of the Willamette Meridian, containing 360 acres in all 698 acres. Jackson County, Oregon. Subject to the rights acquired by Deed recorded in Book 96 of Deeds page 388 records of Jackson County, Oregon; to which reference is hereby made.

That the usual decree may be made for the sale of said premises in one parcel by the Sheriff of Jackson County according to law and the proceeds of said sale to be applied to the payment of the amounts due to the plaintiff, and that the said defendants, and each and all of them, and all persons claiming under them, or any of them, submitting to the execution of said mortgage upon the said premises, either as purchasers, encumbrances or otherwise, may be forever barred and foreclosed of and from all right, claim or equity of redemption in said premises and every part thereof; and that the plaintiff may have judgment and execution against the defendants, George E. Zimmerman and Elizabeth L. Zimmerman, husband and wife; L. S. Scott and Margaret M. Scott, husband and wife; and Gold Hill National Farm Loan Association, a corporation, for any deficiency which may remain after applying all the proceeds of the sale of said premises properly applicable to the satisfaction of said judgment; that the plaintiff or any other party to this suit may be and is authorized to execute a deed to the purchaser or purchasers be let in possession of the premises on production of Sheriff's certificate thereof; that the plaintiff may have such other and further relief in the premises as to this Court may seem just and equitable.

This summons is published by order of the Hon. H. D. Norton, Judge of the First Judicial District of Oregon, made and entered in said Court and cause on the 18th day of November, 1932, prescribing that this summons be served by publication thereof once each week for four successive and consecutive weeks in the Medford Mail Tribune, a daily newspaper published in Jackson County, Oregon.

The date of the first publication of this summons is November 18th, 1932, and the date of the last publication of this summons is December 16th, 1932.

T. W. MILES, Medford, Oregon. ARTHUR W. OSTROM, Spokane, Washington. Attorneys for Plaintiff.

Summons for Publication. No. 5312-E. In the Circuit Court of the State of Oregon in and for the County of Jackson. The Federal Land Bank of Spokane, a corporation, Plaintiff.

George E. Zimmerman and Elizabeth L. Zimmerman, husband and wife; L. S. Scott and Margaret M. Scott, husband and wife; Edwin P. Hughes and Ethel T. Hughes, husband and wife; L. H. Hughes; A. E. Weaver; Earl C. Denham; and Gold Hill National Farm Loan Association, a corporation, Defendants.

To: L. S. Scott and Margaret M. Scott, husband and wife, of the above named defendants:

In the name of the State of Oregon, you, and each of you, are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 16th day of December, 1932, said date being the last day of four weeks from the date of the first publication of this summons, and said period of four weeks being the time prescribed for publication hereof, and if you fail to appear and answer said complaint for the reasons stated, the plaintiff will apply to the Court for the relief demanded in its complaint, to-wit:

For a decree of this Court against the defendants Lillian Hartley and Eli Hartley, husband and wife; Henry Gordon Dices; and Rogue River National Farm Loan Association, a corporation, and against each of them, for the following sums, to-wit: \$87.50, with interest at the rate of 8% per annum from July 20, 1931; \$162.50 with interest at the rate of 8% per annum from June 11, 1932; \$192.25 with interest at the rate of 5 1/2% per annum from June 11, 1932; \$326.74 with interest at the rate of 8% per annum from July 23, 1932; \$15.00, abstract charges paid on the 22nd day of August, 1932; \$30.70, with interest at the rate of 8% per annum from August 16, 1932; \$150.00 as attorney fees; and for plaintiff's costs and disbursements in this suit; that the Court declare and adjudge the amount due the plaintiff for principal, interest, attorney fees, costs and disbursements, as well as the amount of taxes, insurance and abstract charges paid by the plaintiff, to be a first lien and prior to all other liens and encumbrances on the real estate described in this mortgage, and against described as follows, to-wit: Situated in Jackson County, State of Oregon. The Southwest Quarter of Section Thirty, in Township Thirty-four North, Range Four West of the Willamette Meridian, accepting the North 60 acres thereof described as follows: Beginning at the northeast corner of said Southwest Quarter, thence South along the west boundary line of said Southwest Quarter, to the Northwest corner thereof, thence South along the West boundary line thereof a distance of 60 rods, thence East parallel with the North boundary line of said Southwest Quarter, to the East boundary line thereof, thence North along the East boundary line thereof 60 rods, to the place of beginning, excepting the East Twenty-seven and one-half acres from the above described premises.

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The West Half of the Southwest Quarter of Section Fourteen, and the East Half of the Southeast Quarter of Section Fifteen and the Southwest Quarter of the Southeast Quarter of Section Fifteen, and the Northwest Quarter of the Southeast Quarter of Section Fifteen, all in Township Thirty-six South, Range Four West of the Willamette Meridian, Oregon, containing 240 acres according to the plat of Survey, Excepting and reserving therefrom, as follows: Commencing 4.48 chains North of the Northwest corner of Sections Fifteen and Twenty-two, in Township Thirty-six South, Range Four West; thence North 295.02 feet; thence East 147.5 feet; thence South 295.02 feet; thence West 147.5 feet to place of beginning and containing one acre. Also: Beginning at a point 30 feet North of an iron pin in the center of the County road at the Southwest Quarter of the Southeast Quarter of Section Fifteen, Township Thirty-six South, Range Four West, M.; (on the West side of the County Road) 280 feet to the Cemetery line; thence East (along the South Cemetery line) 147.5 feet; thence South 280 feet; thence West 147.5 feet to place of beginning, containing one acre, more or less. The last named tract being the same as deeded by George H. Foy and his wife to the Rogue River National Farm Loan Association, as set forth in the above two tracts being the exceptions of 2 acres.

The South Half of the Northeast Quarter and the Southeast Quarter of the Northwest Quarter of the Northeast Quarter of the Southwest Quarter of Section Fourteen and the Southwest Quarter of the Northwest Quarter of Section Fourteen, all in Township Thirty-six South, Range Four West of the Willamette Meridian, containing 360 acres in all 698 acres. Jackson County, Oregon. Subject to the rights acquired by Deed recorded in Book 96 of Deeds page 388 records of Jackson County, Oregon; to which reference is hereby made.

That the usual decree may be made for the sale of said premises in one parcel by the Sheriff of Jackson County according to law and the proceeds of said sale to be applied to the payment of the amounts due to the plaintiff, and that the said defendants, and each and all of them, and all persons claiming under them, or any of them, submitting to the execution of said mortgage upon the said premises, either as purchasers, encumbrances or otherwise, may be forever barred and foreclosed of and from all right, claim or equity of redemption in said premises and every part thereof; and that the plaintiff may have judgment and execution against the defendants, George E. Zimmerman and Elizabeth L. Zimmerman, husband and wife; L. S. Scott and Margaret M. Scott, husband and wife; and Gold Hill National Farm Loan Association, a corporation, for any deficiency which may remain after applying all the proceeds of the sale of said premises properly applicable to the satisfaction of said judgment; that the plaintiff or any other party to this suit may be and is authorized to execute a deed to the purchaser or purchasers be let in possession of the premises on production of Sheriff's certificate thereof; that the plaintiff may have such other and further relief in the premises as to this Court may seem just and equitable.

This summons is published by order of the Hon. H. D. Norton, Judge of the First Judicial District of Oregon, made and entered in said Court and cause on the 18th day of November, 1932, prescribing that this summons be served by publication thereof once each week for four successive and consecutive weeks in the Medford Mail Tribune, a daily newspaper published in Jackson County, Oregon.

The date of the first publication of this summons is November 18th, 1932, and the date of the last publication of this summons is December 16th, 1932.