

GLASS SLAPS CARPERS AND LOAN CRITICS

Americans Who Join Croakers and Quibblers Not Worthy of Name.

Secretary of the Treasury Carter Glass hit out straight from the shoulder today at those "Americans" who...

"The coming issue of government bonds has been designated the victory liberty loan and it seems to me it might well be termed the thanksgiving loan for it ever a people had cause for thanksgiving we are that people."

Could Stand It.

"Consider if the war had lasted another year what would have been our state instead of sixty thousand dead we likely would have had hundreds of thousands. In time we might have equaled the record of France with her two million slain. And yet some of us grumble because the government must spend further money to maintain the comfort and bring home in safety these boys whose lives were spared."

"Cassius is writing off the books fifteen billions of dollars, expenditure of which had been authorized and which would have had to be expended, with billions of other dollars, had the war gone on another year. We all are glad, of course, that it is not necessary to spend these additional billions but had it been necessary the spending of them, still would not have benefited the nation down to ruin."

"We still would have been far behind France in the amount of our debt, compared to wealth and population. With our man-power practically intact, with our towns and factories and farms undamaged, should we be cowed by a monetary obligation lighter for than the one France faces unafraid?"

"Those Americans who today have joined the carpens and the quibblers are not worthy of the name. They are not worthy the boys they sent forth to make, if need be, the supreme sacrifice that liberty might live."

Dollars and Sons.

"It is incomprehensible to me that any of the men who gave their sons so gladly and so proudly to their country in its hour of peril should turn so quickly to cold and calculating contemplation of the dollar. Had the war gone on they would, with equal pride, have offered other sons and would have continued to give of their wealth ungrudgingly. Now that the coming of peace has restored their sons to them, will they tighten up their purse-strings and adopt an attitude which would seem to say: Let the government go hang?"

I think the number of croakers relatively is very small, but their wailings and lamentations travel far and tend to discourage others who are not stout of heart.

Plain Patriots.

"I do not believe that the plain people of America either are fearful of the future or distrustful of their government. When the next loan is offered I have every confidence they will understand its necessity and will gladly meet its requirements."

"Plain fathers and mothers throughout the land have not so soon ceased to be thankful that the ending of the war has restored their sons to them."

Watch Our Neighbor!

Australia has made war bond buying compulsory. Every one of the British countries is still buying, and France—France with her industries laid waste, her farms devastated, her land shell blown, and her homes destroyed—France is buying short term bonds at decreased rate of interest in small amounts but great numbers.

WE SHALL NOT FORGET

The American people have been accused of forgetting too easily. Many of us have told our neighbors that when the government asked its citizens to subscribe to a fifth loan the task would be too difficult and the appeal would fail because the people had lost sight of the war in readjusting themselves to peace conditions. In spite of such thoughtless talk the government does not believe it is going to be hard to arouse the patriotism of the American people. In fact Secretary Glass told a doubter that it would be easier to raise subscriptions through patriotism than in any of the former loans. He said this because he knew that the character of the American people is always to see through to the end something which they believed it was right for them to begin.

Secretary Glass was right in his estimate. The American people will respond to the call of the Victory drive with the same enthusiasm and ardor that has oversubscribed each previous loan. And they will do this for the very reason Mr. Glass said they would—because they want to finish the job.

Those folks back from France, who can afford it, are going to subscribe to the Victory Liberty Loan. Are you?

LEGAL NOTICES

NOTICE TO EXTERMINATE GROUND SQUIRRELS

By order of the County Court of Klamath County, State of Oregon, in pursuance of State Statute, relative to Extermination and Eradication of Ground Squirrels, other Obnoxious Rodents and Predatory Animals.

Every person, firm, co-partnership, company or corporation residing on, owning, leasing, occupying, possessing or having charge of or dominion over any land, building, wharf or dock infested with Oregon ground squirrels in Klamath County, Oregon, is hereby notified to begin at once to effectively exterminate and destroy all such ground squirrels.

The following poison for mixing and instructions for use thereof is the method most expedient and effective to be used for the extermination and destruction of such ground squirrels, and is hereby recommended, to-wit: alkaliol strychnine used on oats, mixed according to the following formula and manner to-wit:

Oats, clean, good, heavy oats, 20 quarts; strychnine (powdered alkaliol), 1 ounce; bicarbonate of soda (baking soda), 1 ounce; thin starch paste, 1/2 pint; heavy corn syrup, 1/2 pint; glycerine, 1 ounce; saccharine, 1/2 ounce; salt, 4 tablespoonful.

This material should be mixed as follows: Mix dry, one ounce powdered strychnine and one ounce of baking soda. Make a starchy paste of 1/2 pint thick. Mix one cup of cold water, then pour it into one-half pint of boiling water and cook until a thick, clear, transparent paste is formed which is free from lumps.

The County Court of Klamath County, Oregon, has secured a supply of strychnine and the other ingredients necessary for the mixture, and a quantity thereof has been mixed and is now on sale to the farmers or persons interested, at actual cost, and may be had by applying to the undersigned at his office in the Loomis building, Klamath Falls, Oregon.

If any person herein designated shall within thirty days from the first publication of this notice, fail to begin in good faith to exterminate, effectively means, said ground squirrels eradicate and destroy, according to the method aforesaid, or by any other herein designated, the County Court of Klamath County, Oregon, will appoint a person or persons to proceed with the extermination and eradication of such ground squirrels, and the cost thereof incurred will be assessed to such land, building, wharf or dock, and unless paid will become a lien against the same, for the extermination of said ground squirrels.

This notice is published pursuant to the statute in such case made and provided, and for two consecutive weeks or three issues, and all persons described therein are required to take notice thereof.

Dated and published this 9th day of April, 1919.

E. H. THOMAS, County Agent for Klamath County, Oregon. 9-16-23

Klamath County, Oregon, containing 160 acres, excepting therefrom the timber growing on said land, and ordering the real property above described to be sold by the sheriff of Klamath County, Oregon, in the manner by law in cases of this kind provided, and that the proceeds of such sale be applied:

First—To the payment of the costs and expenses of said sale and the costs and expenses of this suit.

Second—To the payment to this plaintiff of the amount for which it asks judgment herein.

Third—That the balance, if any there be, be deposited with the clerk of this court for those entitled to it.

That the Court also decree and declare that the defendants and each of them and all persons claiming or to claim by, through or under them or either of them, shall be forever barred and foreclosed of all their right, title, estate, claim, equity or lien, at law or in equity, and all equity of redemption in, to and upon said real property and every part and parcel thereof, and that plaintiff may have such other and further relief as to equity may seem meet.

This summons is published pursuant to an order of the Honorable D. V. Kuykendall, Judge of the Circuit Court of the State of Oregon, for Klamath County, which order is dated the 7th day of March, A. D. 1919.

CHARLES J. FERGUSON, Attorney for Plaintiff. 12 18 26 2 9 14 23

Summons (Equity No. 1056)

In the Circuit Court of the State of Oregon, for the County of Klamath.

Bollie L. Ruff, Plaintiff, vs. George L. Ruff, 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 on or before the 15th day of May, 1919, that being the last day of the time prescribed in the order of publication of this summons, and if you fail to so appear, plead, answer, demur or otherwise move within that time, for want thereof, plaintiff will apply to the above entitled Court for the relief prayed for in her complaint as follows, to-wit:

For a decree of the above entitled Court forever dissolving the bonds of matrimony now existing between the plaintiff and defendant upon the grounds of willful desertion by defendant of plaintiff, for more than one year previous to the commencement of this suit, against the will of plaintiff, and without her consent; for failure by the defendant to support plaintiff and their minor child for more than three years immediately last past, and for cruel and inhuman treatment inflicted upon the plaintiff by defendant.

This summons is served upon you, the said defendant, by the publication thereof in the Evening Herald, a newspaper published in Klamath Falls, Oregon, and of general circulation in Klamath County, Oregon, once a week for six successive weeks, the first publication being made April 2, 1919, and the last publication May 14th, 1919, by order of the Honorable D. V. Kuykendall, Judge of the Circuit Court of the State of Oregon, for the County of Klamath, which was made, entered and filed in said Circuit Court on April 1, 1919.

J. H. CARNAHAN, Attorney for Plaintiff. 2 9 16 23 30 7 14

Suit in Equity Divorce

In the Circuit Court of the State of Oregon, for the County of Klamath.

Orville E. Vaughn, Plaintiff, vs. Emma Vaughn, 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 on or before the 7th day of May, 1919, and if you fail to answer, for want thereof, the plaintiff will take a decree against you as prayed for in plaintiff's complaint, to-wit: That the bonds of matrimony existing between plaintiff and defendant be dissolved and annulled, and for such other relief as to the Honorable Court may seem just and equitable. This summons is served by publication by order of the Honorable D. V. Kuykendall, Judge of the Circuit Court of the State of Oregon, for Klamath County, dated March 25, 1919, which order requires that summons be published for six successive weeks, the date of the first publication to be made on March 26th, and the last publication thereof on May 7, 1919, that being the time within which the defendant is required in said order to appear and answer.

F. H. MILLS, Attorney for Plaintiff. 26 2 9 16 23 30 7

NOTICE INVITING PROPOSALS.

Pursuant to Ordinance and order of the Common Council of the City of Klamath Falls, Oregon, notice is hereby given that proposals will be received by said Common Council for making the improvement designed for the improvement of Pine street from 3rd street easterly to 8th street; and for 4th street from Main street to Pine street; and for 5th street from Main street to Pine street; and for 6th street from Main street to Pine street; and for 7th street from Main street to Pine street, including intersections.

ment mentioned therein and approved by said Council, and in accordance with Ordinance No. 443 adopted on the 21st day of April, 1919, and approved by the mayor the 22nd day of April, 1919.

Said plans, specifications and estimates being on file in the office of the Police Judge and in the office of the City Engineer.

The proposed improvement will be let in one contract, and the time in which the same is to be completed is fixed by said ordinance for October 15th, 1919.

Bids must be filed with the Police Judge for submission to the council at his office in the city hall not later than 8 o'clock p. m. of the 5th day of May, 1919; at which time and place proposals will be opened and considered.

Each proposal must be accompanied by a certified check on some responsible bank in amount equal to 5 per cent of the aggregate amount of the proposal, the same to be forfeited to the city by the successful bidder upon failure to enter into contract and bond for the faithful completion of said improvement in accordance with the specifications therefor.

The City of Klamath Falls reserves the right at all times to reject any and all proposals. The award to the successful bidder for making the proposed improvement is hereby made contingent upon the sale of the bonds authorized to provide funds for making said proposed improvement.

The plans, specifications and estimates above referred to embrace and provide that the proposed improvement shall consist in grading said streets to established grade to the width of 40 feet and hard surfacing said streets to the width of 40 feet over all, including curbs, with either bitulithic pavement, oil macadam pavement or concrete pavement.

Proposals are invited on all three kinds of pavement mentioned, with and without cement sidewalks.

Dated at Klamath Falls, April 23, 1919.

A. L. LEAVITT, Police Judge of the City of Klamath Falls, Oregon. 23-10t

NOTICE INVITING PROPOSALS.

Pursuant to Ordinance and order of the Common Council of the City of Klamath Falls, Oregon, notice is hereby given that proposals will be received by said Common Council for making the improvement designed for improving Spring Street from its intersection with Sixth street to the north line of Oak Avenue, including intersections.

Said proposed improvement to be made in accordance with the plans and specifications of the City Engineer for one or the other of the classes of improvement mentioned therein and approved by the said Council, and in accordance with Ordinance No. 439 adopted on the 21st day of April, 1919, and by the mayor approved on the 22nd day of April, 1919.

Said plans specifications and estimates being on file with the Police Judge and in the office of the City Engineer.

The proposed improvement will be let in one contract, and the time in which the same is to be completed is fixed by said ordinance for August 1st, 1919.

Bids must be filed with the Police Judge for submission to the council at his office in the city hall of said city not later than 8 o'clock P. M. of the 4th day of May 1919. At which time and place proposals will be opened and considered.

Each proposal must be accompanied by a certified check on some responsible bank of the amount of 5 per cent of the aggregate proposal to be forfeited by the successful bidder upon failure to enter into contract and bond for the faithful completion of the improvement in accordance with the contract.

The City of Klamath Falls reserves the right to reject any and all proposals.

Each proposal must be accompanied by a certified check on some responsible bank to the amount of 5 per cent of the aggregate proposal to be forfeited by the successful bidder upon failure to enter into contract and bond for the faithful completion of the improvement in accordance with the contract.

The City of Klamath Falls, reserving the right to reject any and all proposals. The award to the successful bidder for making the proposed improvement is hereby made contingent upon the sale of the bonds authorized to provide funds for making said improvement.

The plans specifications and estimates above referred to embrace and provide for the proposed improvement of said street by bringing same to established grade and placing thereon lava chert to a (suggested) depth of six inches; or water bound crushed-rock macadam; or Oil Macadam pavement. Proposals are requested on all three kinds of pavement.

Dated at Klamath Falls, Oregon, this 23rd day of April, 1919.

A. L. LEAVITT, Police Judge of the City of Klamath Falls, Oregon. 23-10t

NOTICE INVITING PROPOSALS.

Pursuant to ordinance and order of the Common Council of the City of Klamath Falls, Oregon, notice is hereby given that proposals will be received by said Common Council for making the improvement designed for the improvement of Crescent Avenue from U. S. Irrigation canal to Canby Street; Canby Street to East Street; East Street to intersection of Crescent Avenue at U. S. Irrigation canal and intersections.

Said proposed improvement to be made in accordance with the plans and specifications of the City Engineer for one or the other of the classes of improvement mentioned therein and approved by the said Council, and in accordance with Ordinance No. 441 adopted on the 21st day of April, 1919, and by the mayor approved on the 22nd day of April, 1919.

Said plans specifications and estimates being on file with the Police Judge and in the office of the City Engineer.

The proposed improvement will be let in one contract, and the time in which the same is to be completed is fixed by said ordinance for August 1st, 1919.

Bids must be filed with the Police Judge for submission to the Council, at his office in the city hall of said city not later than 8 o'clock p. m., of the 5th day of May, 1919. At which time and place proposals will be opened and considered. Each proposal must be accompanied by a certified check on some responsible bank to the amount of 5 per cent of the aggregate proposal to be forfeited by the successful bidder upon failure to enter into contract and bond for the faithful completion of the improvement in accordance with the contract.

The City of Klamath Falls reserving the right to reject any and all proposals.

The award to the successful bidder for making the proposed improvement is hereby made contingent upon the sale of the bonds authorized to provide funds for making said improvement.

The plans, specifications and estimates above referred to embrace and provide for the proposed improvement of said streets by grading same to established grade to the width of 24 feet, on Crescent Avenue and 18 feet on Canby and East streets, and hard surfacing said streets, between the points mentioned, to the width of 24 feet over all on Crescent Avenue, and 18 feet on Canby and East streets, including curbs, with either oil macadam or light standard bitulithic or cement pavement. Proposals are requested on all classes of pavement mentioned.

Dated at Klamath Falls, Oregon, this 23rd day of April, 1919.

A. L. LEAVITT, Police Justice of the City of Klamath Falls, Oregon. 23-10t

NOTICE INVITING PROPOSALS.

Pursuant to Ordinance and order of the Common Council of the City of Klamath Falls, Oregon, notice is hereby given that proposals will be received by said Common Council for making the improvement designed for Grant Street from Eleventh Street northerly to Linkville cemetery line.

Said proposed improvement to be made in accordance with the plans and specifications of the City Engineer for one or the other of the classes of improvement mentioned therein and approved by the said Council, and in accordance with Ordinance No. 440, adopted on the 21st day of April, 1919, and by the mayor approved on the 22nd day of April, 1919.

Said plans specifications and estimates being on file with the Police Judge and in the office of the City Engineer.

When News is not News. News is property. Some of it is, and then some is "improvements thereon."—Manila Bulletin.

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provide for the proposed improvement of said street by grading same between the points mentioned to established grade to the width of 24 feet and hard surfacing said street to the width of 24 feet over all, including curbs, with either oil macadam or cinders. Proposals are requested for both kinds. Dated at Klamath Falls, Oregon, this 23rd day of April, 1919. A. L. LEAVITT, Police Judge of the City of Klamath Falls, Oregon. 23-10t