

DEMOCRATS ASKED TO EXPLAIN

REPUBLICAN PUBLICITY ASSOCIATION ACTIVE—POLITICS TO BE DISCUSSED THIS YEAR

Washington, May 5, Special correspondence.—For the first time in American history a political campaign is beginning eighteen months in advance of the day of the National election.

The organization was no sooner formed than the Democrats became active, and through former Representative A. Mitchell Palmer of Pennsylvania, soon to assume the office of Chief Justice of the Court of Claims, sent a circular letter to faithful Democrats throughout the country urging contributions to a fund for the purpose of counteracting the efforts of the Republican Publicity Association.

It is evident, therefore, that the relative merits of Republican and Democratic policies will be fully and freely discussed in 1916, instead of waiting until the summer of 1916 to submit facts and arguments to American voters.

Alarmed over the activity of the Republicans, Mr. Palmer sought to prejudice the American people against the leaders of that party by asserting that they were engaged in "fat frying." He overlooked the fact, of which American voters are fully aware, that the Democratic administration alone is in possession of the pan and controls the fire with which fat may be fried.

Even though Republicans were so disposed, it would be impossible for them to bring pressure to bear upon large financial interests in order to secure campaign funds. The Democrats are in absolute control of such governmental bodies as the Federal Trade Commission, the Federal Reserve Banking System, and the Industrial Commission, as well as the Department of Justice, which conducts prosecutions of supposed violators of the law, and the Post Office Department which now assumes to declare what lines of business may be excluded from use of the mails.

However, the voters of the United States are chiefly interested in the accuracy of facts that may be submitted and the soundness of arguments that may be made. They will not permit the Democrats to lodge any issues by making vague references to "fat frying." Explanations of violation of campaign pledges will be read with more interest.

Why the Democratic administration abandoned the pledge of economy is a question the American people desire to see answered. They would like to know what excuse, if any, can be given for destruction of the policy adopted by Republicans of building up a strong diplomatic service free from politics or personal favoritism and on a standard that commanded the respect of all the leading nations of the world.

And, most of all, the American people will want from the Democratic administration a thorough discussion of the effects of the Democratic tariff law which wrought havoc with American industry until the European war served as a bar to foreign importations and afforded American industry protection from cheap foreign competition.

American business men will also expect the Democratic administration to explain why the postal service has been permitted to deteriorate when that service is of utmost importance to the speedy transaction of private as well as public business.

These are only a few of the problems that will be presented for the consideration of leaders of the Democratic party, but they are of such importance to the American people that any attempt at evasion will not serve to detract attention from the main issues.

That you will keep so busy boosting that you will have no time to knock.

That you will vote, talk and work for a bigger, better, brighter town.

That you will help to make this a good town so the town can make good.

That you will increase the value of your property by improving its appearance.

That you will say something good about this town every time you write a letter.

That you will invest your money here where you made it and where you can watch it.

That you will keep your premises cleaned up and your buildings repaired as a matter of both pride and profit.

That you will brag about this town so much that you will have to work for this town in order to keep from being called a liar.

That you will take half a day right now to pick up the odds and ends about the town and turn them into either use, money or ashes.

That you will contribute as much money as you can afford and as much enthusiasm as anybody, to any movement to develop the resources of the town.

We will offer a little free advice to the young men and young ladies who read this paper. Never marry until you are certain that single life is a failure and under no circumstances marry until you find someone who will have you. Be sure you are right, then go ahead. Boys, remember that a girl rigged out in ribbons and paint may look good enough to eat; but that smile, however, may be made to order and come off with her best clothes.

TRAINMEN TO RECEIVE MORE PAY

TRAINMEN DISSENT FROM FINDINGS AND SCORE NEWLANDS ARBITRATION ACT

Chicago, April 30.—An award in the western railroad wage arbitration recorded here late today increases the rate of pay of firemen and engineers in many instances, but it is believed by the men to fall short of their demands. By reason of many rules of operation involved, no railroad will be able to tell exactly for a month at least, the amount of money involved.

The award includes several reforms affecting hours and conditions of employment. Representatives of brotherhoods expressed disappointment at it while the railroads in a general way considered it satisfactory. There is nothing for the men to lose of the advantages already enjoyed.

A dissenting opinion was filed on behalf of the Brotherhood of Engineers, in which the arbitration was branded as a failure, and that the Newlands law under which it was arranged, was an inadequate device for the settlement of industrial disputes.

The award, effective May 10, is binding for a year only, and frankly declared was merely postponing for a year the actual settlement of differences of those involved. Railroad members of the board issued a formal statement criticising features of the regulations governing the arbitration, and remarking that certain concessions, regarded intrinsically unjust were made for the sake of preserving peace with the employees.

All showed the effects of the recent strain of long sessions and lack of sleep last night, when they were in session until after midnight. While it would be possible to extend still further the time to deliver the award, it was understood that a desperate attempt would be made to get together on points still under dispute by 4 o'clock.

Essentials of the requests of the men follow: 1. One hundred miles or less, five hours or less, to constitute a day's work in passenger service. Overtime prorata. One hundred miles or less, ten hours or less, to constitute a day's work in all service except passenger and switching, with time and a half for overtime.

Varying Advances Varying advances in rate of pay, according to the weight of the engine driven, with a bonus of 10 per cent additional on grades of eight-tenths per cent or more. A 5 per cent increase over present rates on narrow gauge roads. Engineers and firemen to have rights to positions as motormen and helpers when steam power is displaced by electricity, without loss of seniority rights.

Enginemmen on way freights to receive 10 per cent more than on through freight, with overtime additional when switching work causes the overtime.

Switching Service 4. An advance in rate of pay in switching services, ten hours to constitute a day's work with time and a half for overtime and guarantee of time to eat after six hours' work.

5. Pay for time spent in preparing engine for day's run.

6. Pay for time delayed at initial or final terminal in addition to all mileage or time made on trip.

7. Automatic release when arrival at terminal; if used again run to be considered a new day.

8. Pay for continuous time, after 15 hours' rest, while held away from home terminal, at rate of last service performed.

9. Enginemmen "deadheading" shall be paid the same rate as the engine men hauling them.

10. Hostlers to be employed where there are six or more engines handled per day, engineers and firemen to have rights to these positions, with wages approximately the same as men in switching service.

11. Elimination of the surprise test.

12. Employment of two firemen on engines weighing 185,000 pounds or more on drive wheels when in freight service.

13. Firemen to be relieved of duty of cleaning locomotives, engineers to be relieved of duties of filling grease cups, cleaning headlights, setting up wds and a number of other minor duties.

14. Firemen to be assisted at coaling chutes.

15. The weight of each engine in service to be posted where information can be available to men.

Engineers Relieved 16. Engineers and firemen not to be required to throw switches, flag through block signal systems or fill water cars.

The requests are all based on a general request that the weight of an engine on its drive wheels shall be the standard of size and the size of the engine, as is now the general practice, shall determine the rate of pay. These rates as requested are set forth in detail according to the weights of the various engines in service in the west, ranging from 80,000 to 400,000 pounds.

Oh, dear to our hearts are the sad days of springtime, when the annual house cleaning recurs to our view, when we sleep on the sofa and eat off the mantle, in an atmosphere strongly suggestive of glue; we think of the stove-pipe, the soot that came with it and sweet expressions so fluent and fine, but the saddest and most bitter of all recollections is the dusty old carpet that hung on the line.

Our Second Largest River

Fred W. Vincent in Leslie's An immense empire, 300,000 square miles in extent, has just been opened to water traffic and 400 miles added to the total of navigable streams within the nation through the completion of the huge Cello canal on the Columbia river in Oregon, which will be celebrated by cities of the Pacific northwest next week.

Cut through living rock for a distance of eight miles at a cost of \$6,000,000 to the government, the big water lane removes the last barrier river and its main upper tributary, the to the navigation of the Columbia Snake, from Lewiston, Idaho, to the Pacific Ocean, a distance of 500 miles, and frees the currents of the Columbia itself to transportation as far as Priest river rapids, in Washington, about 450 miles from the sea. When the obstruction at these rapids are removed along with those at Kettle falls then the Columbia—America's second largest river—will be navigable to Revelstoke, British Columbia, almost 1,000 miles.

Ten years of continuous operations were necessary to build the canal. The greatest part of it was drilled and blasted through solid lava rock. To find a way for navigation around this turbulent stretch of the Columbia has been the dream of the northwest since the famous exploring expedition of Lewis and Clark in 1805.

A man in love for the first time often wonders what has struck him. The same feeling usually assails the woman a few years after marriage.

An old bachelor is never so happy as when telling of the many charming women who have yearned to call him hubby.

All the world loves a lover, but the maiden loves him best of all—if his cash holds out.

NOTICE OF CHATTEL MORTGAGE FORECLOSURE SALE

Whereas, default has occurred in the conditions of that certain chattel mortgage made, executed and delivered by John Warren and Amanda Warren his wife as mortgagors, to C. J. RUSTAD, as mortgagee, and said mortgage was dated January 11th, 1913, and thereafter duly filed for record in the office of the Register of Deeds of Williams County, North Dakota, in that the mortgagors have failed and neglected to pay the amount due upon the promissory note secured by the said mortgage amounting at the date of sale to the sum of One hundred and ninety-three dollars and seventy-five cents (\$193.75); and by reason of such default on the part of the said mortgagors the power of sale contained in the said mortgage has become operative, and the mortgagee having elected to foreclose the said mortgage.

NOTICE IS HEREBY GIVEN, That the Mortgagee will offer for sale and sell the property described in the said mortgage and described as follows, to-wit:—One roan gelding five year old, weight about 1200 pounds, branded W on the left shoulder, at public auction to the highest bidder for cash at the front door of the Post Office in the town of Buford, Williams County, North Dakota, at the hour of two o'clock in the afternoon on the 15th day of May, 1915, to satisfy the amount due upon the said mortgage and the costs and disbursements of this foreclosure proceeding including attorneys' fees as allowed by law.

Dated this 6th day of May, 1915. C. J. RUSTAD, Mortgagee. Wm. G. Owen and E. A. Lohrke, Attorneys for the Mortgagee, Williston, North Dakota. 46-1t.

NOTICE OF REAL ESTATE MORTGAGE FORECLOSURE SALE

Notice is hereby given that that certain mortgage, executed and delivered by May Shepard and Halsey D. Shepard, husband and wife, mortgagors, to Jacob Leuthold Jr. Mortgagee dated the 33rd day of June, 1910, and filed for record in the Office of the Register of Deeds of the County of Williams, and State of North Dakota, at 2:24 o'clock P. M. on the 24th day of June, 1910, and recorded in Book 75 of Mortgages, at Page 588, will be foreclosed by a sale of the premises in such mortgage and hereinafter described at the front door of the Court House in the City of

Williston, County of Williams, and State of North Dakota, at the hour of two o'clock, P. M. on Thursday, June 24, 1915, to satisfy the amount due on such mortgage on the date of sale. The premises described in such mortgage and which will be sold to satisfy the same are described as Lot four (4), Block Seventeen (17), Bruegger's Addition of the City of Williston, North Dakota.

There will be due on such mortgage on the date of sale the sum of Two thousand four hundred twenty-four dollars (\$2424.00), which includes two hundred dollars interest which was due June 23, 1914 and still unpaid, and the further sum of twenty-two hundred dollars interest and principal which will be due on June 23, 1915, and which is declared due and payable at this time, pursuant to the terms of the mortgage on account of the non-payment of the past due interest, and which interest and principal will also be past due on the date of sale, together with the statutory costs of foreclosure.

JACOB LEUTHOLD, JR., Mortgagee. Dated May 5, 1915. Geo. M. A. D. 1515, attorney for Mortgagee, Williston, North Dakota. 46-6t.

NOTICE OF REAL ESTATE MORTGAGE FORECLOSURE SALE

Notice is hereby given that default has been made in the terms and conditions of that certain mortgage made, executed and delivered by Ragna Salt-hammer, unmarried, mortgagor, to Williams County Improvement Association a Corporation, mortgagee, dated and bearing date the 1st day of March, 1912, and filed for record in the office of the Register of Deeds of Williams County, North Dakota, on the 18th day of March, A. D. 1912, at 1:24 o'clock P. M.; and that the mortgagor has failed to pay the amount due on said mortgage as provided in the terms of said mortgage, and that the mortgagee has elected to foreclose the same, and that the undersigned assignee has heretofore in writing by said mortgage to L. O. Tolleson, which said assignment was duly filed in the office of the Register of Deeds of Williams County on the 10th day of May, A. 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