

**INCREASE EFFICIENCY
INSTEAD OF TAXES**

Everywhere, in Arizona as in other states the politician and public officer holder, instead of trying to reduce or restrict the tax burdens of the people are trying to pile up more.

The taxpayer's back is bent with tax burdens but it isn't broken and that is probably the reason why the politician wants to increase the load.

This is the time of all for economy in public office. It is the time of all to grub out useless office holders and commissions and reduce the cost of government to the minimum. The people are demanding, and rightly so, a reduction in the cost of living. With equal propriety and earnestness they are demanding a reduction in the cost of government, for the cost of government is an element in the cost of living.

As the law now stands cost of operation is a determining factor in the fixing of rates. Taxes are included in the cost of operation.

This means that the tax burden will be passed on to the people, and the fact that they pay it indirectly instead of directly will in no way lighten the load.

In Arizona and elsewhere there can and should be a scaling down of public expenses. Numerous boards and commissions exist apparently for no other reason than that politicians are as impractical in business as they are extravagant in office.

What the people desire, is not more taxation, but more and better business methods and less tax exploitation. Parasites, weather-commissions, bureaus, boards or individuals, should be weeded out.

In this respect it may be well for the politicians to realize that the people are informed and are watching with care and anxiety. They will not be deceived by grand stand plays, nor cajoled nor fooled nor appeased by seductive appeals to their prejudice. The people want retrenchment, want tax reduction, want better business methods. Those in public office who stand for such reform need not fear the consequences of being maligned. There are some things even the politician can not successfully camouflage.

ORGANIZED LABOR'S LAST HOPE

Organized labor as operated for the past five years by the paid disturber, has reached the end of its rope, and now two straws are being grasped in the dying struggle to retain a foothold on ground that is growing terribly slippery.

The more conservative element of the disturbers are in Washington, trying to scare members of Congress into another investigation of the textile industry and so far it is hard stalling for them, as facts in hand hardly substantiate the extravagant statements presented in favor of this investigation.

The radical elements are going back to first principles and advocate direct methods which mean destroying machinery, smashing windows, etc., to accomplish their ends. Both plans will fail in accomplishing any definite results.

Organized labor has overshot the mark. During the war rush it ruled the mills and gave unfair return for the extravagant wage it received. This is now a matter of history and cannot be repeated and every ill-advised effort to resist the wage cut and make undue trouble for the mill corporations simply advances the day of the open shop and the passing of the paid disturber.

There was a time when it was easy to get sympathy and more or less action in Washington by the irresponsible labor organizations. But the vote in November shows how well they reciprocated and since then there has been very little interest shown. The new administration is not likely to contribute materials in toward wrecking our industries and the best advice for organized labor is to go to work and let work fully occupy body and mind until such a time as industry is on its feet and in a position to increase labor's share of the proceeds.—From Fibre and Fabric.

REAPING THE WHIRLWIND

North Dakota, which, under irresponsible leadership, permitted itself to become the testing ground of that political upstart movement called the Non-Partisan League, is now reaping the whirlwind of its sowing. Among its experiments was a state-owned bank, and enthusiastic Leagueers rushed to deposit their dollars, discrediting in large measure the national or regular state banks of the commonwealth. They are at present experiencing that sensation which arises from everything going out and nothing coming in, as unfortunately for the depositors, they are permitted to deposit all the money they can, but for the time being at least, they are unable to make withdrawals.

There is consolation in the thought that there are forty-seven other states in the Union and that they are now given the opportunity to observe closely and then draw inferences.

It is rather rough on North Dakota, but Experience is always rough in its methods.

REFORMERS OUT OF SEASON

For untimely agitators and premature reformers I have little sympathy. They are cocks that crow at midnight, heralding no dawn, and only disturbing peaceful and needed rest by unseemly and unseasonable clamor.—Henry Winter Davis.

LEST WE FORGET

A few years ago when, in the darkest moments of the war, the Germans were pressing toward Paris, and the Turks under German tutelage were cutting their way to the East, two nations came to the rescue. On the Western front American manhood broke the deadlock. In Asia Minor, the small Armenia army threw itself across the enemy's path and saved Asia to the Allies.

Today the children of this brave eastern army are on the verge of starvation. More than 210,000 orphans have been rescued by American funds, but for each of these fortunate children there are three helpless waifs hiding in mountain caves, or ruined hovels and feeding upon grass or refuse.

Surrounded now by enemies,—the Turks and Kurds,—part of the Armenian Republic has been overrun and thousands of people who were rebuilding themselves have been driven from their homes. The roads to all the large centers are jammed with refugee women and children, shoeless, almost naked and without food.

The Near East Relief is appealing to Arizona to care for 1500 children located in the orphanages at Mardin. They are utterly helpless, no government to give them aid, no fathers to give them bread, no mothers to love them and nurse them to health.

Five dollars a month, sixty dollars a year, will provide one of these children with three meals a day. Bread with tea, sometimes soup, even an occasional onion, is the diet three times a day for these helpless children. We cannot give them less, they depend upon Arizona for their very life.

Besides the orphans, there are some 500,000 young women and girls who were stolen into the harems of the unspeakable Turks, and who must remain there until funds are available to rescue them and bring them back to a new life.

To the people of the Near East, America is the one altruistic nation, the one people capable of realizing an ideal, the one model upon which can be built a new America in Bible Lands.

LOADING THE TAX PAYER

A lot of political misrepresentation is going on about the Farm Loan Act and the claim that it is necessary for the proper working of the act that Farm Loan Bonds be exempted from taxation.

There is no truth to such a statement. For political purposes these bonds were exempted from all taxes when as a matter of justice they have no more right to be exempted than any other securities sold for purely private gain.

If by taxing these bonds the borrower had to pay one half per cent more interest than he now does, it would in no way prevent the loaning of money to the farmers under this Act, but it would relieve the balance of the taxpayers from making up the amount they now have to pay on several hundred millions of tax exempt securities.

If money is going to be loaned to any special class of individuals at special rates of interest, that class should at least be charged the actual cost of letting them have the money and not charge it up to the general taxpayer.

WOOL MEN TALK

Prices to be paid for sheep shearing and possible reduction in wages of herders and ranch hands were discussed at a midwinter meeting of the Arizona Wool Growers' association. Other topics were grazing permits and the condition of the wool growing industry.

President Hugh E. Campbell, who presided, emphasized that it was not a formal convention, but a mere gathering of about 75 members of the association "to talk things over."

Charles P. Mullen, president of the Arizona Cattle Growers' association, attended the meeting. Following the gathering of sheepmen representatives of the association met with supervisors of the forest reserves to discuss grazing permits. Numerous officials of the forest service were at the conference.

DEER IN ARIZONA

Attention that has been recently diverted to that part of Arizona north of the Colorado river has resulted in many discoveries, one of the most important of which is the fact that there are about 36,000 deer there. Wild game of all kinds abound because men have not been getting at it.

Now that the north of the river section is to be thrown open by bridges and new roads, hunters should not be allowed to slaughter that game. They will not be allowed to do it if the game warden can prevent it.

Here is an excellent source of supply for restocking forests over the state. The Kaibab forest is a game refuge and deer have multiplied there very rapidly. If this refuge is properly protected it can continue to be a source of supply for every good hunting ground in Arizona.

TIME FOR PAYMENT OF FEES EXTENDED

Postponement until August 1 of grazing fees due on national forest permits has been granted by the secretary of agriculture. In a telegram to this effect received at the office of the district forester for the southwestern district in Albuquerque, the additional information given was to the effect that this postponement

was applicable for all grazing seasons beginning before July 15. The present critical financial condition prevailing in stock regions is given as the reason for this postponement.

Due principally to increased administrative costs to handle this departure from the usual procedure, the secretary has ruled in addition that one per cent will be added to present fees for each month or major fraction thereof of the period deferred prior to August 1. The minimum amount of increase under this feature of the ruling will be one dollar.

NON-PARTISAN HEAD SENTENCED FOR SEDITION

Joseph Gilbert who, as manager of the Non-Partisan League, with headquarters in Minnesota, has succeeded in breaking into jail in that state for seditious utterances. He appeared to the supreme court but the sentence and fine were sustained. The non-partisan radicals had a stormy career during their brief existence, and with the incoming administration the outgoing of seditious and agitators will be made snappy.

A DEPARTMENT OF JUSTICE (?)

Attorney General Palmer and four other officials of the Department of Justice have been made defendants to a suit brought in a New York court for \$100,000. The plaintiff is the widow of a man who jumped from the fourteenth story window of the New York offices of the Department, after having been tortured until he became suicidally despondent, it is alleged.

NOTICE TO CREDITORS

Estate of Leocadio Acero deceased. Notice is hereby given by the undersigned administrator of the estate of Leocadio Acero deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice to the said administrator at Holbrook, Navajo County, Arizona, the same being the place for the transaction of business of said estate, in said County of Navajo, State of Arizona.

THOMAS ORTEGA, Administrator of the Estate of Leocadio Acero, deceased.

Dated Holbrook, this 11th day of June, 1920.

SUMMONS

In the Superior Court of the State of Arizona, in and for Navajo County.

Action brought in the Superior Court of the State of Arizona, in and for the County of Navajo, and the Complaint filed in said County of Navajo, in the office of the Clerk of said Superior Court.

Susie Acaya, Plaintiff, vs. George Acaya, Defendant.

In the name of the State of Arizona, to George Acaya, Defendant, GREETING: You are hereby summoned and required to appear in an action brought against you by the above named plaintiff in the Superior Court of the State of Arizona, in and for the County of Navajo, and answer the Complaint therein filed with the Clerk of this said Court, at Holbrook, in said County, within twenty days after the service upon you of this Summons, if served in this said County, or in all other cases within thirty days thereafter, the times above mentioned being exclusive of the day of service, or judgment by default will be taken against you.

Given under my hand and the Seal of the Superior Court of the State of Arizona, in and for the County of Navajo, this 28th day of December, 1920.

LLOYD C. HENNING, Clerk of said Superior Court. Court Seal By Olive Clark, Deputy Clerk.

SUMMONS

In the Superior Court of the State of Arizona, in and for Navajo County.

Action brought in the Superior Court of the State of Arizona, in and for the County of Navajo, and the Complaint filed in said County of Navajo, in the office of the Clerk of said Superior Court.

The State of Arizona Ex Rel and to the use of J. M. Patterson, Treas. and Ex-officio tax collector, Plaintiff, vs. E. R. Chambers and R. G. Chambers, Defendants.

In the Name of the State of Arizona, to E. R. Chambers and R. G. Chambers, Defendants, GREETING: You are hereby summoned and required to appear in an action brought against you by the above named plaintiff in the Superior Court of the State of Arizona, in and for the County of Navajo, and answer to the Complaint therein filed with the Clerk of this said Court, at Holbrook, in said County, within twenty days after the service upon you of this Summons, if served in this said County, or in other cases within thirty days thereafter, the times above mentioned being exclusive of the day of service, or judgment by default will be taken against you.

Given under my hand and the Seal of the Superior Court of the State of Arizona, in and for the County of Navajo, this 15th day of Nov., 1920.

LLOYD C. HENNING, Clerk of said Superior Court. By OLIVE CLARKE, Deputy Clerk.

ARIZONA WEEKLY INDUSTRIAL REVIEW

Benson completing plans for \$20,000 hotel.

Douglas to erect \$10,000 memorial shaft.

Kingman—Gold Ore mine financed, and operation to be resumed.

Jerome—Jerome-Verde Central Co. developing property with 16 men.

Wenden—Ranier mine to install 100 horse power boiler.

Duncan—Fluorspar Mining Co. makes 5 car shipment to Pacific Coast points.

Payson—Atlantic Mining Co to sink shaft 200 feet deeper.

Arizona grazing industry represents an investment of \$150,000,000.

Kingman and Oatman mine operators announce wage reductions of 50 cents to \$1.00 per day.

Chandler—Approximately 3000 acres in district to be planted to alfalfa.

Dragoon—Outside capital to develop Gregory copper claims.

Tombstone—8 ft. vein of \$87 ore uncovered in Dragoon claim.

Globe organizes luncheon club to further industrial activities.

Charlton dam surveyors uncover ruins of ancient Indian village.

Yuma—\$415,000 appropriation granted for development of Yuma Reclamation project.

Miami—Ash Peak mine to be developed to producing stage.

Williams—Western Union Tel. Co. takes over telegraph line to Grand Canyon.

Tucson—Eastern capital to develop "79" mining group on large scale.

San Carlos—Plans under way for re-opening of tufa stone quarry.

Somerton—California stockmen to open local creamery.

Phoenix—Approximately 100 Mexican laborers leaving daily for home-land.

Yuma—New King of Arizona mine to erect modern mill.

Winstow—Navajo Mutual Oil Co. capitalized \$125,000, organized.

Douglas—New Cornelia Copper Co. has production of 137,000,000 lbs. during 1920.

Phoenix—County Poultry Ass'n. hold big meeting to discuss problems of industry.

Miami—Daylight now seen through 255 ft. tunnel on Superior-Miami Highway.

Ajo—Clark claim south of town showing good indications of ore.

Somerton completes installation of new wartowers.

Lowell—Work on highway to Forest Station to start at once.

Gadsden—Planting tract of land to vegetables and melons. Big acreage being leveled for planting of alfalfa.

Douglas—Six carloads of gold and silver concentrates pass through local port.

Tucson—West Coast Cattle Company gets contract to furnish entire Mexican government with beef.

St. Johns—Day and night shift rushing completion of Lyman Dam.

Florence—Arizona State Mining & Developing Co. to start new development of copper property.

Phoenix—Cotton shipments by sea via San Pedro planned by Cotton Growers Assn.

Douglas—Additional stage service to Tombstone announced effective Jan. 24.

Globe to install five new fire alarm boxes.

Douglas—Additional cut in duties on silver and silver ore shipped from Sonora announced.

Phoenix—Eighty-five thousand acres in the Paradise Valley to be brought under irrigation by means of reclamation project costing approximately \$15,000,000.

Chandler—Armour interests to finance move to place cows on valley farms.

Tombstone—Cochise crop valuation for past year totaled \$822,270.

Nogales—15 carloads of Mexican cattle enter through local port.

Tucson—Local forest office expects approximately 350 applications for grazing permits.

Superior—Construction of highway connecting Superior and Miami being rushed.

Duncan—\$45,830 contract awarded for construction of Union High School building.

Verde—Local rock salt deposit giving promise of bringing new industry to valley.

Douglas—\$10,000 concrete dam erected on Chiricahua mountain ranch.

Globe—Becoming center of big asbestos industry.

Phoenix and Florence to stay on route of Bankhead highway.

Twin Buttes—Milwaukee capitalists to install large plant and develop Garnet King Mining group.

Parker—Bottum Holding Company installing new machinery at mine.

Wenden—100 boiler and other machinery being installed at Ranier mine.

Miami—Van Dyke Copper Company resumes operations after shutdown of 2 months.

Safford—Business men plan sewerage system costing \$2,500.

Tombstone—Regular shipments of commercial ore going forward from Woods property.

NOTICE OF SALE OF REAL PROPERTY

Office of the Sheriff, County of Navajo, State of Arizona.

The State of Arizona, Plaintiff, vs. George Gross, Defendant.

Under and by virtue of an execution issued by the Superior Court of Navajo County, State of Arizona, in an action wherein State of Arizona, was Plaintiff and George Gross, Defendant, upon a judgement in favor of said Plaintiff, and against said Defendant, for the sum of Forty-eight and 52 Dollars (\$48.52), with interests and costs of suit, and to me directed and delivered, which execution was duly attested the Third day of February, 1921, I have levied on all of the right, title, claim and interest of said Defendant in and to the following described property, to-wit:

Campbell Add Lot (7) Seven, Block (12) twelve, of the town of Winslow, Arizona, Navajo County. Notice is hereby given that on the 1st day of March, 1921, at ten o'clock A. M. at the front steps of the Court House, in Navajo County, State of Arizona, I will sell the above described property, or so much thereof as may be necessary to satisfy Plaintiff's claim, besides the costs and interest and accruing costs, at public auction, to the highest bidder, for cash.

Dated this third day of Feb., 1921. R. L. NEWMAN, Sheriff.

By W. A. Lee, Deputy Sheriff.

SUMMONS

In the Superior Court of the State of Arizona, in and for Navajo County.

Action brought in the Superior Court of the State of Arizona, in and for the County of Navajo, and the Complaint filed in said County of Navajo, in the office of the Clerk of said Superior Court.

Leonarda Padilla Tafaya, Plaintiff vs. Antonio Tafaya, Defendant.

In the Name of the State of Arizona, to Antonia Tafaya, Defendant, GREETING:

You are hereby summoned and required to appear in an action brought against you by the above named plaintiff in the Superior Court of the State of Arizona, in and for the County of Navajo, and answer the complaint therein filed with the Clerk of the said Court, at Holbrook, in said County, within twenty days after the service upon you of this summons, if served in this said County, or in all other cases within thirty days thereafter, the times above mentioned being exclusive of the day of service, or judgment by default will be taken against you.

Given under my hand and the Seal of the Superior Court of the State of Arizona, in and for the County of Navajo, this 22nd day of Jan., 1921.

LLOYD C. HENNING, Clerk of said Superior Court. (SEAL) By Olive Clarke,

CLASSIFIED LINERS

A. F. McALISTER & S. E. ROSS Horse and Mule Co., wholesale and commission dealers in horses and mules. Ship us your stock and we can get them sold. Barns at Brownwood, Texas, and San Angelo, Texas. Brownwood barn auction sales dates: Every Wednesday and Thursday.

FOR SALE—White Leghorn hatching eggs. McFarlane strain, heavy layers. \$3.00 & \$5.00 a setting of 15 eggs. Sent postpaid. GLEIM POULTRY RANCH, Phoenix, Arizona, Route 3.

WANTED—All kinds of sewing—reasonable. Mrs. C. B. Lee.

FOR SALE—One Ideal Standard Well Rig used 60 days.

One Portable California Well Rig, old.

84 foot Derrick.

35 H. P. Boiler, locomotive type. 500 feet 1 1/2 inch D. B. Casing, 42 pounds to foot, in the well.

10004 feet 1 1/2 inch D. O. Casing, 31 1/2 pounds to foot, in the well.

2002 feet 9 5/8 inch Casing, 30 1/2 pounds to foot, new on surface.

Temper screw and elevators, new. Two small frame buildings & miscellaneous tools, casing etc.

For price and further particulars inquire at the News office.

HEMSTITCHING—And piloting attachment, works on all sewing machines. Price \$2.00. Personal checks 10c extra. Light's Mail Order House, Box 127, Birmingham, Ala.

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If saving money means anything, come in and see these popular sanitary rugs today.

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AMENDMENT TO ARTICLES OF INCORPORATION OF JENNINGS AUTOMOBILE COMPANY

STATE OF ARIZONA, Office of the Arizona Corporation Commission. United States of America, State of Arizona, ss.

The Arizona Corporation Commission does hereby certify that the annexed is a true and complete transcript of the Amendment to Articles of Incorporation of Jennings Automobile Company which was filed in the office of said Arizona Corporation Commission on the 12th day of January A. D. 1921, at 3:00 o'clock p. m., as provided by law.

In Testimony Whereof, The Arizona Corporation Commission, by its Chairman, has hereunto set its hand and affixed its Official Seal. Done at the City of Phoenix, the Capitol, this 12th day of January A. D. 1921.

Arizona Corporation Commission (SEAL) D. F. JOHNSON, Chairman Attest: A. E. STETZER, Secretary

Amendments to Articles of Incorporation of the Jennings Automobile Company
We the undersigned Charles H. Jennings, president, and Fritz Goebel, Secretary of the Jennings Automobile Company, a corporation, do hereby certify that on the 23rd day of December, 1920, at the hour of 10 A. M., a meeting of the stockholders of said corporation was duly held at the office and place of business of said corporation in the City of Holbrook, State of Arizona, pursuant to due and regular notice to each of said stockholders.

That said stockholders' meeting was called for the purpose of voting on the question of increasing the capital stock of said corporation and of making corresponding increase of the amount of indebtedness to which said corporation shall be allowed to subject itself.

That at said meeting the following Resolutions were passed and adopted by unanimous vote by the stockholders of said corporation: "RESOLVED, that the capital stock of this corporation be increased to Four Hundred (400) shares of the par value of one Hundred (\$100.00) Dollars each."

"Resolved, that the president and secretary of this corporation be and they are hereby authorized to execute and file with the County Recorder of the County of Navajo, State of Arizona, and with the Arizona Corporation Commission, the proper Amendments to the Articles of Incorporation, showing such increase in the capital stock of the corporation and of the indebtedness to which said corporation may subject itself.

That said proceedings were had and taken under and pursuant to Section 2102 of the Civil Code of the State of Arizona.

That pursuant to the said above-mentioned Resolutions adopted at said stockholders' meeting, we the undersigned Charles H. Jennings, President and Fritz Goebel, Secretary of the Jennings Automobile Company, have amended the Articles of Incorporation of the said Jennings Automobile Company so that Articles IV and VIII of the original Articles of Incorporation shall read as follows:

Article IV.
The authorized capital stock of this corporation shall be Forty Thousand (\$40,000.00) Dollars, divided into Four Hundred shares of the par value of One Hundred (\$100.00) Dollars each. At such times as the board of directors may by resolution direct, said capital

stock shall be paid into this corporation either in cash or by the sale and transfer to it of real or personal property, contracts, services, or any other valuable right or thing for the uses and purposes of the said corporation, in payment for which shares of the capital stock of the said corporation may be issued, and the capital stock so issued shall thereupon and thereby become and be fully paid up and non-assessable, and in the absence of actual fraud in the transaction, the judgement of the directors as to the value of the property purchased or services rendered shall be conclusive.

Article VIII.
The highest amount of indebtedness direct or contingent to which this corporation shall be subject at any time shall be \$26,666.60; which amount does not exceed two-thirds of the capital stock of this corporation.

This is to certify that the foregoing copy of Resolutions adopted and passed by the stockholders of the Jennings Automobile Company on the 23rd day of December, 1920, is true and correct; and we do further certify that the undersigned Charles H. Jennings is President and the undersigned Fritz Goebel is Secretary of said corporation.
CHAS. H. JENNINGS, President.
FRIT