

A WARNING TO LAND-OWNERS

THE "JOKER" IN THE PENDING AMENDMENT TO STATE CONSTITUTION.

WILL BE COSTLY TO TAXPAYERS

Amendment "No. 1" on the Ballot is a Single Tax Measure. It Will Increase Taxes on Lands and Remove Exemptions on Church Property.

The form of the proposition as submitted to the voters of Nebraska at the coming general election is as follows:

"For (or against) amendment to the Constitution providing for uniform and progressive taxation." This appears harmless, and is cunningly devised to catch votes for the measure. It, however, falls utterly to disclose the real nature of the proposed amendment. In reality, it in effect nullifies and abolishes the present uniformity provision of the Constitution.

The proposed constitutional amendment gives the legislature full power to impose taxes upon such property as it may see fit, and to entirely exempt such other property from taxation as it may choose, without any constitutional limitation. Of course, the taxes evaded by property which it may exempt must be borne by the property which it may choose to tax.

In this way it might decide that all taxes should be borne by land alone and personal property, merchandise, etc., be exempt.

The single tax propagandists have undoubtedly investigated the proposed amendment. In no other way could their theories be enacted into law.

The present Constitution of Nebraska, Article 9, Section 1, provides absolutely for uniformity in taxation. It was originally taken from the constitution of Illinois of which the Supreme Court of that state has said: "The framers of our constitution and our lawmakers, to their credit be it said, have kept steadily in view the principle of equality and justice, in adopting a system of taxation which commends itself to the favor and approbation of all well organized minds."

The great majority of the states of the Union have in their constitutions provisions for uniformity in taxation, similar to those now in effect in Nebraska and Illinois. A few of the states have, in recent years, under pressure of the prevalent desire to try something new in the science of government, departed from this rule. A notable example of this is in Wisconsin where a new and conglomerate system of taxation has been in effect for several years, similar to that now proposed for Nebraska. Information lately received from that state shows that the principal and in fact the only recommendation which the new revenue system has is the facility with which it takes the money away from the taxpayers. All restrictions having been removed from the legislature, which not only makes the appropriations, but provides for the levy and collection of the taxes, the burden of taxation has been enormously increased, so that there is now being raised and expended in Wisconsin for state purposes alone about \$18,000,000 per annum or at the rate of a million and a half dollars per month. The present state taxes in Nebraska amount to about 4,000,000 as against 18,000,000 in Wisconsin. The Evening Wisconsin of Milwaukee says: "Wisconsin's tax burden is growing desperate." Mass meetings are being held all over the state to protest against this condition, and a political campaign is now being waged on this issue.

Should not the voters of Nebraska hesitate and investigate carefully the probable result, before endorsing this radical change in Nebraska's fundamental law, and the voting of such unlimited and uncurbed power in the hands of the legislature?

THE LEAGUE OF TAXPAYERS.

Enormous Increase of State Taxation. The State of Nebraska raised in taxes for the year 1907 about \$11,397,000.

For the year 1912 we raised in taxes about \$22,487,791—an increase of \$11,090,791, or 97.3 per cent.

Laurie J. Quinby, chairman of the Nebraska Press Association's Committee, and a well-known single-taxer, in his report says: "All personal property taxes should be repealed, and only land should pay taxes." This means socialism.

Why should the owners of land pay all the taxes? Amendment No. 1 was proposed by single-tax advocates. Under their plan equality of assessments is impossible.

If adopted, this amendment would reopen the troublesome controversy about exempting church property.

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THE LEAGUE OF TAXPAYERS.

GAINS ARE REPORTED BY ALLIES

Two Night Attacks Repulsed.

GERMAN MOVE CHECKED

Allies Make Progress on Line Between La Bassee and Lens.

MANY GERMAN DEAD ARE SEEN

Sixteen Hundred Bodies on Front Opposed by Brigade.

WAR BULLETINS

The German and Austrian troops in Russian Poland are falling back before the Russians, but the Germans are pushing their attack in northern Belgium. Thus the German government summarizes in official statements the situation of its forces in the two war zones, on which the interest of the world is centered. The withdrawal in Poland is before reinforcements in the Russian lines advancing from Ivangorod and Georgievsk.

On the Nieuport-Dixmude front in Belgium, where for days the allies have been vigorously disputing every inch of ground that the Germans have endeavored to reach their objective, Calais, the offensive of the Germans is said by the French to be moderating. The French claim to have made slight gains between La Bassee and Lens. Elsewhere along the line in Belgium there were no operations worthy of mention.

Of the situation along the Yser river, the Belgian government said the German artillery fire had slackened having been "subdued" by the guns of the allies had improved.

At Sarajevo the conspirators who brought about the death of Archduke Francis Ferdinand, heir apparent to the Austro-Hungarian throne, and his wife have been sentenced. Cabor Prizip, the man who actually fired the shots which killed the archduke and his wife, received only a twenty-year sentence, while four of his co-conspirators must pay the penalty of death.

Paris, Oct. 29.—The official communication issued by the war office says: "In Belgium two night attacks attempted by the enemy in the region of Dixmude have been repulsed. The German effort on the front between Nieuport and Dixmude appeared to be moderating. Our offensive continues to the north of Ypres.

"Between La Bassee and Lens there has been slight progress on our part. On the remainder of the front there is nothing to report."

French Inflict Heavy Losses. Washington, Oct. 29.—Official dispatches made public here by the French embassy reported successes for the allies all along the line.

"Reports state that everywhere the enemy has received a serious check," said the cablegram.

"Of the armies of the Duke of Wurtemberg and the crown prince of Bavaria on a front opposed by one English brigade, 1,500 corpses were found. On the heights of the highway Des Dames it is estimated that the number of killed and wounded Germans is about 2,000, although ours reached only about 100 men killed or wounded."

BOTH A WINS SKIRMISH

Pursuit of Rebels in South Africa is Still in Progress. London, Oct. 29.—The following official statement was issued regarding the rebellion in the Union of South Africa:

"General Botha reports that he left Rustenburg (a district in the west part of the Transvaal colony) and proceeded in the direction in which General Christian Beyers with his command was supposed to be. He came in touch with General Beyers in the forenoon and drove them in headlong rout the whole of the day and captured eighty of them fully armed.

"In the fighting which took place towards the end of the pursuit one of General Botha's men and several of Beyers' commando were wounded. When the report was made this pursuit was still in progress."

Cousin of King George is Killed. London, Oct. 29.—Prince Maurice of Battenberg, a cousin of King George was killed in battle in France.

1300 BUICKS

—sold by the— NEBRASKA Buick Co., from August 1st, 1914, to October 1st, 1914

Ask for Demonstration

T. H. POLLOCK, TEL. 215 Plattsmouth, Neb.



NOT AIMED AT HORSE BREEDERS

Bostrom Says Registration Board Trying to Do Right Thing.

SEEKING TO IMPROVE STANDARD

Milford Man Probably Fatally Injured When Automobile Collides With Buggy Wheel—Monster Parade Welcomes Leslie Mann to Lincoln Home

Lincoln, Oct. 29.—Dr. A. Bostrom, head of the stallion registration department, denies that there is any effort on the part of himself or the stallion registration board to make it hard for any breeder of horses to do business in Nebraska, and says that the whole agitation against the board is made by men who are unable to put across certain things which the strictures of the board prohibit them from doing. The stallion registration law was enacted, according to Dr. Bostrom, to protect the farmers of Nebraska from being imposed upon by breeders of horses who were not careful in their buying and who frequently brought unsound and diseased horses into the state.

The law had had a tendency to hold that sort of fellows down and prohibit the unsound horses of states which had a defective law or no law at all from being shipped into Nebraska. In the mind of the doctor no one is raising any fuss or objection to the law who owns sound animals, or do people object seriously to the examination when their animals are found unsound, who really want to do a business which will bear investigation.

Decrease in Popcorn Acreage. Popcorn growers of Nebraska planted 2,063 acres in 1914, according to the reports of the precinct assessors, tabulated by the Nebraska state board of agriculture. Last year the acreage was 2,709, the decrease being 736 acres. Valley county leads in the production of popcorn. In 1913 the acreage was 870, this year 683 Knox county is a close second, with 694 acres. Greeley county planted 261 acres in 1914, 274 acres in 1913. Conditions in these counties, it is said, are ideal and the crop ripens without artificial drying.

Fights With Bartender. T. L. McLaughlin, a Havelock saloon keeper, who has been in severe financial troubles for some time, got into a fight with his bartender, from whom he had borrowed some money, and as a result of the altercation is very badly injured. The bartender, J. J. McNeil, came to Lincoln and pleaded guilty to assault with force and arms, and paid a fine of \$5 and costs, but he said that as soon as McLaughlin is able to appear McNeil will be again arrested on a more serious charge.

Hurt In Auto Accident. As a result of a collision of an automobile with a buggy just west of the city limits, Charles H. Bates of Millard was probably fatally injured and L. E. Daniels of the same town slightly injured. The two men had just a horse and buggy driving in the same direction the automobile collided with the rear wheel of the buggy and turned turtle.

Parade Welcomes Mann to Lincoln. A monster parade, led by a band, was the welcome given Leslie Mann, outsider of the champion Boston National league team, upon his return to his home here. A banquet in honor of the player will be given this evening.

DR. CORKEY IS DEAD

Noted Author, Lecturer and Preacher Passes Away. Wayne, Neb., Oct. 29.—Dr. Alexander Corkey died at a hospital at Sioux City as the result of an operation for appendicitis. At his bedside at the last were his wife and daughter, his brother, the Rev. Mr. Corkey of Winchester, Ia., and Mr. and Mrs. Fred Phillee of Wayne.

The attack came upon Dr. Corkey very suddenly, the disease becoming acute on Sunday, Oct. 18. However he conducted his usual Sabbath services, both morning and evening. The next day he awoke to Sioux City for the operation. He rallied somewhat after the ordeal, but infection soon set in and high fever and delirium caused immediate and increasing anxiety.

North Platte to Have New Hospital. North Platte, Neb., Oct. 29.—The Good Samaritan hospital has just been organized in this city, the organization being under the auspices of the Episcopal church of this city. Dean Bowker will be chairman of the executive committee and general manager. All other hospitals now being conducted in this city will be closed, with the exception of the homeopathic hospital.

Gets \$50 Each For Cholera Proof Hogs Superior, Neb., Oct. 29.—Albert Smith of near Cadmus sold a large number of Red Sovereign boar pigs at an average of nearly \$50 apiece. The hogs had been placed in pens with others infected with cholera and stood the test successfully.

New Postmaster For Nehawka. Avoca, Neb., Oct. 29.—S. C. Hoback was appointed postmaster at Nehawka.

WORKMEN'S COMPENSATION LAW

One of the most needed laws enacted by the legislature has already been made the subject of a vicious attack by selfish interests.

We refer to the workmen's compensation law, which the legislature intended should become effective July 17 of last year.

Unfortunately for the workers in the mills and factories and other limited classes of employment, however, an organization of lawyers whose principal source of income is derived from their participation in personal injury damage suits under our present employers' liability law, saw fit to upset the good work of the legislature. These "ambulance chasers," as they are familiarly known in the localities where they are most active, raised a fund of between eight and ten thousand dollars, and by paying hired lawyers \$3 per day, plus 5 cents per name for signatures to petitions, plus traveling expenses for their workers while out in the state, succeeded in getting a "referendum" on this mercenary and progressive law.

The referendum will be decided by the voters at the general election, Nov. 3.

Fortunately, we who live away from the cities fear little of such things, but in the commercial centers, not only in Nebraska, but in every state, the class of lawyers to whom we refer are a disgrace to the legal profession. We refer to the employers' liability law, the lawyer for an injured employee in damages him to bring suit for damages in a large sum against his employer, the man who in time of trouble ought to be his best friend. Incidentally, along with the suit, the lawyer files an attorney's lien for one-half of the amount sued for. To make sure that the lawyer gets his share, no matter how little may be left for the unfortunate injured person or the families of those who are killed, the lien provides that the lawyer shall first be paid his half of the total amount sued for out of any recovery that may be made.

Out of the little that may be left him after the lawyer gets his fee, the injured man is required to pay the costs, leaving him in the average case little or nothing for his injuries.

Lawyers of this class are parasites, making money in some cases as high as \$25,000 or \$30,000 a year out of a single case in damage suits, worse, right fully every dollar should go to the injured person or his beneficiaries.

The workmen's compensation law does away with law suits for injuries to employees, by providing automatic relief for every injury, regardless of how sustained. Specific benefits are named in the law for each injury, to be paid promptly following the accident, including all necessary medical and hospital treatment.

By doing away with law suits, the new law does away with lawyers and their large contingent fees, giving all the money, instead, to the injured man without any deduction for lawyers' fees. In the new system the lawyers see an end to their contingent fee graft, which fully accounts for their opposition to any change.

While the compensation law does not apply to farmers or householders or to employers of less than five per cent to employers every person in Nebraska has an interest in seeing the law made effective, not only from the standpoint of humanity, but on account of taxation. A vast expense would be saved to taxpayers in general should personal injury litigation be done away with in our district and supreme courts.

It is to be hoped that the voters of Nebraska will show the country in general that purchased "referendums" do not in this state, and that, after all, the legislature is wiser than they. A referendum is wiser than a hand of twenty-five or thirty "shyster" lawyers of Omaha, by voting "Yes" on the compensation law next election day.

Try the Journal for callings, ARDS.

LEGAL NOTICE—Hermia E. Windham, Plaintiff, vs. Samuel Casey et al. Defendants.

To Samuel Casey, the unknown heirs and devisees of Samuel Casey, et al. Lacey, the unknown heirs and devisees of Robert J. Lacey, W. H. Sharpe, the unknown heirs and devisees of W. H. Sharpe, et al. T. Ruppels, Thomas E. Gordon, the unknown heirs and devisees of Thomas R. Gordon.

You and each of you will take notice that on the 23rd day of October, A. D. 1914, Hermia E. Windham filed her petition in the District Court of Cass County, Nebraska, against you, and each of you, the object and prayer of which is that she may be adjudged the owner in fee simple of Lot 2, in Block 1, Lot 1, in Block 2, Lots 1, 2, 3 and 4, in Block 3, Lots 1, 2, 3 and 4, in Block 4, in Block 5, and Lot 1, in Block 12, and Lot 1, in Block 13, in Township 23 North, Range 10 West, P. M., in the County of Cass, Nebraska, and that she may be adjudged the owner in fee simple of Lot 2, in Block 1, Lot 1, in Block 2, Lots 1, 2, 3 and 4, in Block 3, Lots 1, 2, 3 and 4, in Block 4, in Block 5, and Lot 1, in Block 12, and Lot 1, in Block 13, in Township 23 North, Range 10 West, P. 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