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Friday, May 26, 1933

Great Principles—But Not New

Much is being said in praise of President Roosevelt's policies in government. Too much praise is being given to his great ability and too little for his principles of honor in putting his policies into operation.

It takes no unusual power of thought to change from the old principles, dictated by greed, to the principles of honesty and fair play. William Jennings Bryan laid down practically every principle of government which has made President Roosevelt popular.

The Roosevelt policies are not new by any means. They are simply government of, by, and for the people rather than government dominated and operated for greed.

Buying Politicians

The letters of introduction from the House of Morgan show conclusively how they buy political leaders. When they invited Newton D. Baker, Owen D. Young, and William G. McAdoo to buy stock in one of their corporations away below its value, they did it for but one purpose, and that was to place them under friendly obligations that might in future days be called upon to shield them in their pernicious practices.

Going back to the method of buying politicians, judges, and the like. It is due them, in most cases, to say that they are not bought for so much cash to perform some specific dirty deed. But many of them are shown some special favor or favors which put them under obligations to the donor.

Show All the Books

That was a slick trick of J. P. Morgan and his 19 partners who figured themselves out of paying any income tax for three years.

The Morgan gang claims that their assets dropped heavily during that time. That may be true, in a sense, yet it would be hard to explain to the general satisfaction of everybody.

They evidently have as much stocks now as they had then; doubtless more bonds and mortgages. So they have lost nothing except the shrinkage in values.

On the other hand, the farmer, the home owner, the merchant, the manufacturer, have been sold, out and moved away. The Morgans are the very fellows who sold out the small men, and now they own the "whole shooting match."

Al Capone was forced to show his books and tax returns. Let Mr. Morgan show all his books—they are similar cases.

Why Building and Loan Is Safe

Building and loan associations in the United States are now more than 100 years old, and so far have doubtless proven the most useful and safest investment for the small investor of anything in the country.

For solidarity, building and loan associations have been almost a hundred per cent perfect. They have made savers of hundreds of thousands of people, built homes for the poor, and saved many a spendthrift. Of course, one reason why some people do not like building and loan organizations is because they do not make an investor rich the first week; and that is just the reason that building and loan stock is safe.

Any mushroom that grows in one night will likewise fall in one day.

Bryan Was Right

There has never been a more tense moment in American political history than when the famous Bryan resolution was introduced in the National Democratic Convention at Baltimore in 1912, calling for the expulsion of Morgan, Ryan, and Company from the Democratic party.

It would be interesting to know just how much money has been spent to circulate false propaganda against W. J. Bryan and his policies since 1896, and it was all spent for the purpose of giving capital an unfair power over man.

Carter Glass Is Wrong

Old man Carter Glass seems to love big bankers. Most people think Mr. Glass is wrong, because the conduct of the big bankers of New York that has been brought to light recently clearly indicates that they do not merit the admiration or respect of Mr. Glass or anybody else.

If Senator Carter Glass is the country's dependence for freedom from the New York bankers' domination, then we fear that we will never be emancipated.

A Cut-and-Dried Program

Why is it necessary to keep a legislative body in session four or five months and then pass practically the same tax laws that were cut and dried even before the legislature convened, as was the case in our recent General Assembly?

It looks as if the powers behind the throne simply use the besieging, or wearing and starving out process to enforce their terms.

Then, too, there are a lot of fellows in the General Assembly at every session who are on private payrolls, many times in the employ of sundry institutions that are very much interested in the kind of tax laws we have.

More Good Roads

Probably about the best feature of the huge public works bill backed by President Roosevelt is that which provides for the construction of public roads. Good roads are useful, some more than others, of course, almost anywhere they are built. They save people's time and money and develop the country through which they pass.

Pity the Poor Little Rich Men

So J. P. Morgan, the mighty, paid no income tax for 1930, none for 1931, and none for 1932. The 20 partners of the private banking house have paid no income tax for the past two years.

There were other revelations in the first appearance of the head of the world-famous and world-famed House of Morgan before the Senate Committee in Washington. The committee counsel brought from Mr. Morgan himself a list of the business enterprises in the country in which the Morgan firm holds directorates.

It required 15 minutes for the reading. There were other glimpses into the operations of the private banking house. But the overwhelming majority of Americans who dig down into their little savings to pay the income taxes the government levies against their meager salaries, who have already been warned that they may soon expect an increase in the rate of their taxes to support a governmental project of reemployment, will ponder most deeply the Morgan exemption, the reasons therefor, and the means whereby the happy privilege was secured.

Mr. Morgan, carefully written Associated Press and United Press dispatches agreed, was a cheerful witness. Only when counsel for the committee pressed for the truth of his income tax payments did his urbanity forsake him. He appeared, according to news dispatches, "slightly annoyed."

Just where Mr. Pecora, the committee counsel, is headed in the revelations which apparently he is prepared to make, appears uncertain. He has already delivered a staggering blow at the income tax law as written and as administered.

There is a reassuring aspect of the situation. That is the very appearance of Morgan and his partners before the committee. That means an administrative willingness and even determination to know the truth and the whole truth about big business, and it infers a like willingness and determination to attack the evils of our economic structure at their roots.

Surely nothing has been achieved in the way of a discharge of public duty and responsibility more wholesome than the Morgan investigation and its related inquiries since the late Senator Walsh of Montana spread before the nation the ramifications of fraud and corruption now remembered as the scandal of Teapot Dome.

Tells How Average Farmer Gets Along

The average farmer eats Baltimore canned foods and wears Baltimore-made clothing. He gets up at the alarm of a Connecticut clock and washes his face with Buffalo soap in a Pennsylvania wash pan.

Then he sits down to a Grand Rapids table and eats Indiana hominy fried in St. Joseph lard on a St. Louis stove.

He puts a Baltimore bridle on a Tennessee mule and plows a farm covered by an Ohio mortgage.

When bedtime comes he reads a Bible printed in Chicago and says a prayer originated in Jerusalem. Then he crawls under a pair of blankets made in New Jersey and is guarded by a dog—the only home-raised product on his farm.—Exchange.

NOTICE OF ADMINISTRATION

Having this day qualified as administratrix of the estate of T. B. Harrell, late of Martin County, notice is hereby given to all persons holding claims against said estate to present same to me for payment on or before the 25th day of May, 1934, or this notice will be pleaded in bar of recovery of the same.

All persons indebted to said estate will please come forward and make prompt payment of same.

This 24th day of May, 1933.
NANCY HARRELL,
Administratrix of T. B. Harrell,
Route 2, Hobgood, N. C. my26 6tw

NOTICE OF FORECLOSURE SALE OF LAND

The Federal Land Bank of Columbia, Plaintiff, vs. Augustus Keel and wife Pearl Keel, et al, Defendants.

Pursuant to a judgment entered in above entitled civil action on the 15th day of May, 1933, in the Superior Court of said County by the Clerk, I will, on the 19th day of June, 1933, at 12 o'clock m., at the county courthouse door in said county, sell at public auction, to the highest bidder therefore the following described lands, situated in Cross Roads Township, comprising 70.9 acres, more or less, and bounded and described as follows:

"All that certain tract or parcel of land lying and being in Cross Roads Township, Martin County, North Carolina, bounded on the northwest, north and northeast by the lands of the J. E. Barnhill Estate, on the east by the lands of Charles Peel, on the south by the public road and the lands of Mrs. C. W. Forbes, containing 70.9 acres, more or less, having such shape, metes, courses, and distances as will more fully appear by reference to a map of same made by J. R. Mobley, surveyor, on the 17th day of March, 1922, said map being now on file with the Federal Land Bank of Columbia, South Carolina."

The terms of sale are as follows: Cash.

All bids will be received subject to rejection or confirmation by the clerk of said superior court and no bid will be accepted or reported unless its maker shall deposit with said clerk at the close of the bidding the sum of two hundred (\$200.00) dollars, as a forfeit and guaranty of compliance with his bid, the same to be credited on his bid when accepted.

Notice is now given that said lands will be resold at the same place and upon the same terms at 2 o'clock p. m., of the same day unless said deposit is sooner made.

Every deposit not forfeited or accepted will be promptly returned to the maker.

This 15th day of May, 1933.
B. A. CRITCHER,
m26 4tw Commissioner.

NOTICE OF SALE OF REAL PROPERTY

Under and by virtue of the powers contained in that certain deed of trust executed by Mack Rogers and wife, Laura Rogers, on the 15th day of January, 1915, and of record in the public registry of Martin County in Book U.U.U., on page 431, etc., and at the request of the holder of the note thereby secured, the undersigned trustee will, on the 14th day of June, 1933, at 12 o'clock noon, in front of the courthouse door in Williamston, N. C., expose to sale the following described lands:

That certain tract of land lying and being in Martin County, and more particularly described and defined as follows: Beginning at Clara Lynch corner in the run of Middle Swamp and running S. 17 1-2 W. 68 poles, then S. 70 1-2 W. 138 poles, then South 34 poles, thence east 12 poles, then N. 48 3-4 E. 86 poles to the run of Middle Creek, then up the said creek to the first station, containing eighty and one-tenth acres, more or less.

Terms of sale: Cash.
This 15th day of May, 1933.
W. G. ANTHONY,
m19 4tw Trustee.

NOTICE OF FORECLOSURE SALE OF LAND

The Federal Land Bank of Columbia, Plaintiff, vs. J. C. Ross and Charity Ross, et al, Defendants.

Pursuant to a judgment entered in above entitled civil action on the 15th day of May, 1933, in the Superior Court of said county by the clerk, I will, on the 19th day of June, 1933, at 12 o'clock m., at the county courthouse door in said county, sell at public auction, to the highest bidder therefore, the following described lands, situated in said county and state in Goose Nest Township, comprising 223 acres, more or less, and bounded and described as follows:

All that certain piece, parcel, or tract of land, containing 223.98 acres, more or less, lying, being, and situated on the Oak City and Speed roads, about 2 1-2 miles west from the town of Oak City, Goose Nest Township, Martin County, North Carolina, having such shape, metes, courses, and distances as will more fully appear by reference to a map thereof made by T. Jones Taylor, surveyor, on the 14th day of December, 1920, and bounded on the north and northwest by the Hobgood and Oak City road and the lands of E. L. Glover, on the west by the lands of Hardy Council, on the south by the lands of Smith and Green, and on the east by the Clair-Davenport and W. E. Davenport heirs' land and the lands of Lettie Brown, and being the same two tracts of land conveyed to said J. C. Ross

by B. A. Critcher and A. R. Dunning, Commissioners, by deed dated October 2, 1916, and B. A. Critcher, commission, by deed dated December 31, 1915, and of record in Martin County public registry in Books G-1, page 308, and N-1, page 10, respectively."

The terms of sale are as follows: Cash.

All bids will be received subject to rejection or confirmation by the Clerk of said Superior Court, and no bid will be accepted or reported unless its maker shall deposit with said clerk at the close of the bidding the sum of three hundred (\$300.00) dollars, as a forfeit and guaranty of compliance with his bid, the same to be credited on his bid when accepted.

Notice is now given that said lands will be resold at the same place and upon the same terms at 2 o'clock p. m. of the same day unless said deposit is sooner made.

Every deposit not forfeited or accepted will be promptly returned to the maker.

This 15th day of May, 1933.
B. A. CRITCHER,
m26 4tw Commissioner.

NOTICE OF SALE OF REAL PROPERTY

Under and by virtue of the power of sale contained in a certain deed of trust, executed by the undersigned trustee by Louisa Bryant, Jesse B. Bryant, and wife, Lena Bryant, on the 5th day of September, 1918, said deed of trust having been given for the purpose of securing a certain note of even date and tenor therewith, and default having been made in the payment of said note, and the stipulations contained in the said deed of trust not having been complied with, and at the request of the holder of said note, the undersigned trustee will, on the 5th day of June, 1933, at 12 o'clock m., in front of the courthouse door in the town of Williamston, North Carolina, offer for sale to the highest bidder, for cash, the following described real estate, to wit:

All that certain piece, or parcel, or lot of land situated, lying, and being in the town of Oak City, County of Martin, and State of North Carolina, being all of lot (No. 13) Thirteen in Block "K" of the plan of the said town of Oak City, N. C.

This 3rd day of May, 1933.
T. H. JOHNSON,
m12 4tw Trustee.
Elbert S. Peel, Attorney.

NOTICE OF SALE OF REAL PROPERTY

Under and by virtue of the power of sale contained in a certain deed of trust executed to the undersigned trustee by C. L. Etheridge and wife, Annie Etheridge, on the 14th day of February, 1923, and of record in the public registry of Martin County in Book G-2, at page 558, said deed of trust having been given for the purpose of securing a certain note of even date and tenor therewith, and default having been made in the payment of said note, and the stipulations contained in the said deed of trust not having been complied with, and at the request of the holder of said note, the undersigned trustee will, on the 5th day of June, 1933, at 12 o'clock m., in front of the courthouse door in the town of Williamston, North Carolina, offer for sale to the highest bidder, for cash, the following described real estate, to wit:

Being my entire interest in the lands known as the J. R. Etheridge home place and bounded by the lands of O. M. Mayo, deceased, J. C. Ross, Lena B. Wooten, J. H. Etheridge, and F. M. Edmondson, the above is

intended to convey any and all interest I may have in the lands above described.

B. M. WORSLEY,
m12 4tw Trustee.
This 3rd day of May, 1933.
Elbert S. Peel, Attorney.

NOTICE OF SALE OF REAL PROPERTY

Under and by virtue of the power of sale contained in a certain deed of trust, executed to the undersigned trustee by A. G. Parker and wife, on the 6th day of April, 1922, said deed of trust having been given for the purpose of securing a certain note of even date and tenor therewith, and default having been made in the payment of said note, and the stipulations contained in the said deed of trust not having been complied with, and at the request of the holder of said note, the undersigned trustee will, on the 5th day of June, 1933, at 12 o'clock m., in front of the courthouse door in the town of Williamston, North Carolina, offer for sale to the highest bidder, for cash, the following described real estate, to wit:

All that piece or parcel or lot of land situated and lying in the Town of Oak City, N. C., and being all of lot No. (7) Seven in Block "L" of the plan of the Town of Oak City, N. C., and recorded in Martin County Registry in book XXX, at page 415.

This 3rd day of May, 1933.
T. H. JOHNSON,
m12 4tw Trustee.
Elbert S. Peel, Attorney.

NOTICE OF SALE OF REAL PROPERTY

Under and by virtue of the power of sale contained in a certain deed of trust executed to the undersigned trustee by Tena Staton, William Staton, Margaret Staton, and Jesse Staton, on the 26th day of February, 1926, and of record in the public registry of Martin County in book Q-2, at page 519, said deed of trust having been given for the purpose of securing a certain note of even date and tenor therewith, and default having been made in the payment of said note and the stipulations contained in the said deed of trust not having been complied with and at the request of the holder of the said note, the undersigned trustee will, on the 5th day of June, 1933, at 12 o'clock m., in front of the courthouse door in the

town of Williamston, North Carolina, offer for sale to the highest bidder, for cash, the following described real estate, to wit:

Tract of land located on the road leading from the Hamilton and Oak City Highway to the old Sherrod Mill Pond, and bound by the lands of W. B. Bennett, J. T. Daniel, Joe C. Harrell home place, and Ironhorse Creek, and containing by estimation 40 acres, be the same more or less.

This 3rd day of May, 1933.
B. M. WORSLEY,
m12 4tw Trustee.
Elbert S. Peel, Attorney.

Says Her Husband Lost 16 Pounds In 4 Weeks

"I have never found a medicine that 'peps' you up like Kruschen Salts, and better still, leaves you 'pepped up.' I take it two or three times a week—not to reduce but merely to feel good and clean. My husband took it to reduce, he lost 16 pounds in 4 weeks."

Mrs. E. A. Ferris, Washington, D. C. (December 29, 1932).

To lose fat and at the same time gain in physical attractiveness and feel spirited and youthful, take one-half teaspoonful of Kruschen in a glass of hot water before breakfast every morning.

A jar that lasts 4 weeks costs but a trifle at any drug store in the world, but be sure and get Kruschen Salts, the SAFE way to reduce wide hips, prominent front and double chin and again feel the joy of living—money back if dissatisfied after the first jar.

WATTS Williamston
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You'll make fewer visits to filling stations—because Chevrolet is a six that uses less gas and oil than any other full-size car. You won't have to worry about a lot of repair bills, because Chevrolet is built right, and stays right! You won't have to think about trading it in, not for many tens of thousands of miles... this low-priced car stands up so well, you won't want to!

And all the while Chevrolet is saving you money, what a lot of pleasure you're getting in the bargain! Driving in style... in a smart Fisher Body car. Riding relaxed in a quiet, cushion-balanced six. And keeping cool and carefree, thanks to Fisher's new breeze-making ventilation.

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