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THE CONSTITUTION AND GOD

Congressman Sol Bloom, of New York, whose offices are adorned with many likenesses of George Washington, and pictures of Mount Vernon, in a radio address recently declared that the American Constitution "breathes an ardent desire to pattern the American nation in accordance with God's holy will," adding that the oath of affirmation required of the President "in its essence is a covenant with the people which the President pledges himself to keep with the help of Almighty God."

He then urged that this great instrument, as the nation's fundamental law, be preserved, saying:

"The faith of the forefathers gave them strength to plan for the ages. May we with equal faith guard our birthright and hand it down to our posterity as their most precious heirloom—liberty, the immediate jewel of the soul."

True Americans do not view reverence for the Constitution as a duty, but a sacred privilege, a priceless heritage.

Mr. Bloom's patriotic utterance will inspire every American to renew within his heart a voluntary pledge of devout loyalty, not only to the Constitution, the foundation stone of our government, but also to the glorious Stars and Stripes, emblem of our liberty.

EXTRA SESSION

According to an announcement made by Governor Harry W. Nice, the Maryland legislature will meet in special session December 15, to consider the State's participation in the National Security Program.

In the absence of definite information from the Federal Government at Washington, in connection with the time limit set by Congress for State participation in the National Security Program, the convening of the legislature appears to be the only course to take.

The Governor wisely says "there can be no excuse for considering anything else in a special session." This implies the assurance that the question of a bond issue and sales taxes will be delayed until the regular session.

That an effort to enact sales taxes will meet with stiff opposition has already been foreshadowed by action taken at a recent meeting of the Bethesda Chamber of Commerce.

Other organizations are expected to join in the fight, therefore, it is doubtful if the proponents of sales taxes will seek to precipitate discussion at the extra session.

G. O. P. NOT DEAD

Earl Godwin, in his column in the Magazine Section of the Press, declares his belief that the Republican Party is not dead.

"No deader" says he "than the Democratic Party of the Old Days, which was a minority affair continually from the Civil War days to the time of Cleveland."

During that period the Democratic Party kept plunging the line. It was on the offensive with the Republican Party on the defensive.

This was reversed in the recent election, Governor Landon and his campaign associates taking the offensive in criticism of President Roosevelt's policies, while the Democratic organization was compelled to defend itself against Republican charges.

Godwin claims that in a sense "The G. O. P. is better off than the Democratic Party because there really isn't any Democratic Party. Meantime the Republicans have good leadership, which they failed to utilize this time."

Whatever the Republicans may plan should be undertaken without delay. There must be no procrastination. Astute "Jim" Farley opened his campaign to re-elect Roosevelt the day after his first inauguration.

BUS FARE COMPLAINTS

The Chevy Chase Garden Citizens' Association has adopted a resolution urging reduction in the 25 cent fare now charged Bethesda passengers using the Rockville bus line. Moreover, it was pointed out that Silver Spring bus riders who travel an equal distance pay only fifteen cents.

Takoma Park, Md., is up in arms against a proposal to substitute busses for the 14th Street car line crossing Kennedy Street. Kensington citizens might also be justified in objecting to 15 cents fares between their town and Chevy Chase Circle.

Apparently abandonment of street cars and use of bus travel has not proven satisfactory in the suburban area. Good, rapid and comfortable transportation is absolutely necessary to the development of the suburban sections adjacent to Washington, without which people will not move away from the city.

With proper transportation at reasonable rates of fare there will be an unprecedented movement into Montgomery County extending beyond Gaithersburg. Real estate operators know this and are ready to invest whenever they can feel sure that adequate transportation will be provided.

If existing franchise holders cannot be induced to provide for the public welfare it might become necessary to create competition by granting rights to a company that will give real service.

NOTICE TO CREDITORS

NOTICE IS HEREBY GIVEN, that the Subscriber of Montgomery County, has obtained from the Orphans' Court of Montgomery County, in Maryland, Letters of Administration C. T. A. on the Personal Estate of Carolyn G. Caughey, late of the District of Columbia, deceased. All persons having Claims against the deceased, are hereby warned to exhibit the same, with vouchers thereof, legally authenticated to the subscriber on or before the 20th day of May next; they may otherwise by law be excluded from all benefit of said Estate. All persons indebted to said Estate are requested to make immediate payment.

Given under my hand this 12th day of November in the year of our Lord, one thousand nine hundred and thirty-six.

WILLARD G. MCGRAW,
Union Trust Bldg.,
Washington, D. C.
Administrator c. t. a.

Thomas M. Anderson, Attorney

Vivian V. Simpson,
Joseph B. Simpson, Jr.,
Solicitors for Plaintiff

In the Circuit Court for Montgomery County, No. 2097 Equity.

William W. Shives and Wendell K. Shives, Co-partners, doing business as W. W. and W. K. Shives, Plaintiffs,

vs.

Frank J. Wagner and Lorena Don Wagner, his wife, and Joan L. Fletcher and Marcus B. chardt, Trustees, Defendants.

ORDER OF PUBLICATION

The object of this suit is to procure a decree for the sale of certain property in Montgomery County, State of Maryland, under the Mechanic's Lien Law of Maryland.

The bill states that Frank J. Wagner contracted with William W. Shives and Wendell K. Shives, co-partners, doing business as W. W. & W. K. Shives, in the month of February, 1936, to furnish certain building materials and to perform certain masonry work on a dwelling to be erected by the said Frank J. Wagner on a certain tract of land situate, lying and being in Montgomery County, Maryland, and being described as the West one-half of Lot 42, all of lot 42 and all of Lot 43, in Block M, of the subdivision known as Crestview per Plat recorded in Plat Book 7, Plat 572, one of the Land Records of Montgomery County, Maryland.

That the Plaintiff furnished the materials and performed the work required in said contract, and that there is now one and owing to them under said contract the sum of Six Hundred and Eighty-five Dollars and Forty cents (\$685.40), and all interest thereon.

That the said Frank J. Wagner conveyed said property to one David E. Betts on the 18th day of May, 1936, and on the same date the said David E. Betts conveyed said property to Frank J. Wagner and Lorena Don Wagner, his wife, as tenants by the entirety.

That the said Frank J. Wagner and Lorena Don Wagner, his wife, as tenants by the entirety, conveyed said property heretofore described by Deed of Trust to Joan L. Fletcher and Marcus B. chardt as Trustees, to secure a loan of Three Thousand Seven Hundred Dollars (\$3,700.00), obtained by the said Wagner on the property aforesaid.

That the actual construction of said house was begun sometime prior to the execution and recording of the Deed of Trust referred to above; that said Trustees claim for materials furnished and work done as aforesaid is owing, and that the said Frank J. Wagner and Lorena Don Wagner, his wife, although often requested have failed to pay the same.

That the said William W. Shives & Wendell K. Shives, co-partners, doing business as W. W. & W. K. Shives, duly filed in the Clerk's office of the Circuit Court for Montgomery County, their claim as a lien against the said building, the ground upon which it was erected, and so much other ground immediately adjacent thereto, and likewise belonging to the owners of said building, as may be necessary for the ordinary and useful purposes thereof.

That the said Frank J. Wagner and Lorena Don Wagner, his wife, and the said Joan L. Fletcher and Marcus B. chardt, Trustees, as aforesaid, are all non-residents of the State of Maryland.

It is thereupon this 10th day of November, 1936, ordered by the Circuit Court for Montgomery County, Maryland, in Equity, that the Plaintiff by causing a copy of this Order to be inserted in some newspaper printed and published in said Montgomery County, once in each of four successive weeks before the 12th day of December, 1936, giving notice to the said absent and non-resident Defendants of the object and substance of this bill, warning them to appear in this Court in person or by solicitor, on or before the 30th day of December, next, to show cause, if any they have, why a decree ought not to be passed as prayed.

CLAYTON K. WATKINS,
Clerk of the Circuit Court.

True Copy—Test:
CLAYTON K. WATKINS,
Clerk.

NOTICE TO CREDITORS

NOTICE IS HEREBY GIVEN, that the Subscriber of Montgomery County has obtained from the Orphans' Court of Montgomery County in Maryland, Letters Testamentary on the Personal Estate of George McClellan Thorn, late of Montgomery County, deceased. All persons having Claims against the deceased, are hereby warned to exhibit the same, with vouchers thereof, legally authenticated to the subscriber on or before the 14th day of April next; they may otherwise by law be excluded from all benefit of said Estate. All persons indebted to said Estate are requested to make immediate payment.

Given under my hand this 14th day of October, in the year of our Lord, one thousand nine hundred and thirty-six.

ROSINA M. E. THORN,
1100 Harden St.,
Silver Spring, Md.
Solicitor.

Robert S. Bains, Attorney.

WILLIAM F. PRETTYMAN
Solicitor
Rockville, Maryland

MORTGAGEE'S SALE

In virtue of the power and authority contained in a certain mortgage from George B. Bell, unmarried, to Frank L. Hewitt, dated May 14, 1929, and recorded among the Land Records of Montgomery County, Maryland, in Liber No. 479, folio 209, the undersigned, person named in mortgage to make sale will, on

Saturday, December 5, 1936, at the hour of 2 o'clock, P. M.

offer for sale at public auction on the mortgaged premises hereinafter described, all the property described in said mortgage; being all that farm situate in Poolesville District, Montgomery County, Maryland, fronting on the road leading from Rockville-Poolesville road to River Road and locally known as Three Gates, being the farm of which the late George Byrd died seized and possessed, containing 396 acres, more or less.

Improvements consist of a 9 room frame dwelling house, two 4 room frame tenant houses, hay barn, large bank barn, two-car garage, chicken house, corn house, wagon shed, and other necessary outbuildings, all in good condition of repair. About 40 acres of the land is in wood and the remainder tillable. The land has been well cultivated and there is water in every field but one. The main dwelling house is supplied with water furnished by pump and water at barn is furnished by windmill from a separate well.

At the same time and place there will be offered for sale a lot of land situate in the town of Poolesville, bounded on the North by the Protestant Episcopal Church lot, on the East by the lands of Thomas Hoskinson, and William T. Walter and on the South and West by the land of Isaac Fofie.

Improvements consist of a 5 room frame dwelling house. Separate offers will be entertained for the two properties, or they may be purchased together, whichever method brings the best price. The property will be offered subject to mortgage to Security Institution of Sandy Spring, Maryland, for \$8,000.00, with interest at 6%, payable semi-annually.

Terms of sale cash, over and above the first mortgage of which a deposit of \$500.00 on the farm and \$100.00 on the Poolesville lot will be required when the property is knocked down. Balance upon ratification of sale by the Court. Conveyancing and revenue stamps at the cost of the purchaser.

WILLIAM F. PRETTYMAN,
Person named in mortgage to make sale.

WILLIAM F. PRETTYMAN,
Solicitor

ROBERT S. BAINS,
Attorney

WILLIAM F. PRETTYMAN,
Solicitor

ROBERT S. BAINS,
Attorney

NOTICE TO CREDITORS

NOTICE IS HEREBY GIVEN, that the Subscriber of the District of Columbia has obtained from the Orphans' Court of Montgomery County, in Maryland, Letters of Administration on the Personal Estate of Charles Timberlake, late of the District of Columbia, deceased. All persons resident and non-resident having Claims against the said deceased, are hereby warned to exhibit and file, the same, in said Court, with vouchers thereof, on or before the 29th day of March next; they may otherwise by law be excluded from all benefit of said Estate. All persons indebted to said Estate are requested to make immediate payment.

Given under my hand this 29th day of September in the year of our Lord, one thousand nine hundred and thirty-six.

EMMA ELIZABETH TIMBERLAKE,
2828 Georgia Ave., N. W.,
Washington, D. C.,
Administratrix.

ROBERT S. BAINS,
Attorney.

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DEPENDABLE DRUGS
The record of a quarter of a century is back of the stock we sell. You can depend on the drugs you
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