

Topic:

Agriculture Adjustment Act

To

Your Honor's the Nine Judges of the

U.S. Supreme Court

Hear Ye Hear Ye

Help – Help – Help – says the small farmer, there are over ten thousand (10,000) small farmers in Southern Ohio and Kentucky that are for the nullification of the

Triple A act

They represent this “white burley district and only have raised or grown enough of the weed to sell to get enough cash to pay their land taxes and interest on borrowed money – Under the Agriculture Adjustment Act they are forced to either “sign up” and cut the acreage or be assessed 33 1/3 per-cent to get right to sell: the U.S. Constitution never did advocate the assessing of a tax to get to sell a product grown on old Mother Earth. The barbers here are saying: “pay us for the “hair” we do not cut,” pay us for the “faces” we do not shave

Why Not?

It is just as fair to pay the barber, etc, as it is to pay the “big farmer” “who already is well fixed,” for the acreage that he does not grow, Remember 33 1/3 percent is an awful unreasonable one to be assessed against any one commodity.

Thanking you for an early and just decision which is certain to be against the Triple A act, for the tobacco sales start here early in December, and I know that God will bless you for doing your duty.

I remain
Thankfully

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Clermont Co