

IRONSIDE NEWS

Mr. and Mrs. Elliott from Baker were visitors at the home of C. T. Lacey Saturday.

Mrs. H. C. Elms returned Saturday from Richland where she had been visiting with her daughter, Mrs. C. D. House.

Carl Tucker, salesman of the Baker Grocery passed through here Sunday.

J. Rupp, salesman of the Idaho Candy Company was here from Baker Monday.

Ignacious Petterson of Boise was an Ironside visitor Tuesday.

Mr. and Mrs. Oscar Rutherford, Mrs. Bert Lawrence and U. R. Lofton went to Brogan after cherries Saturday.

Mr. and Mrs. Frank Elms made a business trip to Baker Monday.

Mr. and Mrs. Oberson of Emmett Idaho spent a week on Rose Creek, fishing and hunting.

Jake Dean from the Malheur river was here Tuesday.

John Thompson and Jake Butts of Hereford passed through Tuesday on their way to Brogan.

Chas. Seton and his mother made a business trip to Baker Tuesday.

Walter and Fred Lawrence and S. M. Moulton made a business trip to Ontario Monday.

Walter Lawrence went to Long Creek Tuesday to help cut wood.

L. B. Kidwell of Huntington Mercantile, and A. E. Anders were Ironside visitors Tuesday.

Peterson Bros. from Vale were here on a fishing trip Wednesday.

Ellwood Tureman who has been attending school at Condon the past year, returned to his home at the Malheur river Thursday.

Bill Robinson of Unity passed thru Thursday on his way to Ontario for medical aid.

A. E. Nichols and wife made a business trip to Ontario Wednesday.

U. T. Thompson of the South Fork Farm was in Ironside Saturday.

Mr. Cooley from the Malheur river passed through on his way to Vale Friday.

MALHEUR COUNTY REAL ESTATE TRANSFERS RECORDED

JUNE 25 TO JULY 2

U. S. A. to Walter E. Lawrence, 25 1/2 Sec. 32-15-37, May 19, 1921.

Sheriff H. Lee Noe to J. J. Jackson, Lots 2, 3, 4, & 5, Sec. 27, U. S. A. to Lorenzo W. Nuttall, 8 1/2 Sec. 4-17-45, Mar. 8, 1920.

Addie M. Lacey et vir to W. F. Homan et ux, Lots 11, 12, 13 & 14 Block 128, Ontario, Aug. 25, 1919, \$4,700.00.

L. M. Morton et al to Carl C. Morton et al, 11 placer claims, Jun. 7, 1921, \$1.00.

L. G. Pickroll et ux to Carl C. Morton, Und. 1-3 Int. in 11 placer claims, June 18, 1921, \$1.00.

Carl C. Morton et al to N. A. Anderson, Und. 1-3 Int. in 11 placer claims June 18, 1921, \$1.00.

Edgar C. Blabee et ux to Jordan Valley Farms, N 1/2 SE 1/4, NW 1/4, Lot 2, S 1/2 NE 1/4, Sec. 1-31-42, Aug. 21, 1919, \$1.00.

Jordan Valley Land & Water Co. to J. Humfeld, Trustee The Jordan Valley Irrigation System, June 11, 1921, \$1.00.

Emil L. Tschirgi et ux to Dorothea Tschirgi, Part of NW 1/4 NW 1/4, Sec. 24-15-42, Mar. 25, 1921, \$1.00.

Lorenz Tschirgi et ux to Dorothea Tschirgi, Part of NW 1/4 NW 1/4, Sec. 24-15-42, May 21, 1921, \$1.00.

Walter F. Tschirgi et ux to Dorothea Tschirgi, Part of NW 1/4 NW 1/4, Sec. 24-15-42, Feb. 14, 1921, \$1.00.

Hubert Tschirgi et ux to Dorothea Tschirgi, Part of NW 1/4 NW 1/4, Sec. 24-15-42, Feb. 9, 1921, \$1.00.

Frank E. Newbill et ux to Peter Williams, S 1/2 N 1/2 NW 1/4 SE 1/4, Sec. 29-18-47, July 15, 1920, \$3,000.00.

Gilbert W. Deane et ux to Peter Williams, N 1/2 NW 1/4 SE 1/4, Sec. 29-18-47, July 15, 1920, \$3,000.00.

Sheriff H. Lee Noe to G. L. King, Lots 1 and 2, Block 74, Ontario, July 2, 1921, \$60.00.

Harry C. Edwards et ux to James F. Bogart, 10 by 16 rods in SE 1/4 SW 1/4, Sec. 10-16-43, June 30, 1921, \$1.00.

Louis Bruero to School District No. 75-1 acre in NW 1/4 SW 1/4, Sec. 20-25-41, June 30, 1921, \$1.00.

MARRIAGE LICENSES ISSUED DURING WEEK

Clarence I. Scott and Jaen Raeburn, July 1, 1921.

Lester F. Scott and Jessie Morrison, July 2, 1921.

COMPLAINTS FILED IN CIRCUIT COURT DURING WEEK

R. W. Swagler vs. Otto C. Miller, June 27, 1921. Recovery of money, \$435.50.

Emma Howard vs. Guy C. Howard, June 28, Divorce.

R. N. Stanfield et al vs Ontario Nat'l. Bank et al, June 29, 1921. Recovery of money, \$9,051.45.

METHODIST CHURCH

Sunday Services
10 A. M. Sunday School
11 A. M. Preaching
7:15 P. M. Epworth League.
8 P. M. Illustrated address "The Creation Story."

STOCK TO PASTURE

After June 1st Price \$1.50 per head yearlings \$1.25 Good Pasture, Plenty of water. C. H. Trousdale. If

UNANIMOUS O. K. PUT ON ARID LAND MEASURE

Senator McNary's Bill To Provide \$250,000,000 for Irrigation Fund Adopted By Senate Committee

Telegram Washington Bureau
WASHINGTON, June 25—Senator McNary today reported his reclamation bill from the committee on irrigation of which he is chairman with a unanimous report that the bill pass. Briefly summarized Senator McNary's report recommends the bill's passage for a number of strong reasons, the report says in part:

"Nineteen years have passed since the enactment of the reclamation act, and under its beneficial influence there has been added to the cultivated area of our country 1,187,000 acres of land under distinct federal reclamation projects. And there has been supplied by the government water to 916,000 acres within private irrigation enterprises. These lands before reclamation were largely barren desert waste and unproductive.

Crops of Huge Value
"During 1919 on the 1,187,000 acres within the federal projects crops were grown of a gross value of \$89,000,000, and on the land in private irrigation projects receiving water from federal projects there were grown crops of a gross value of \$64,000,000, or a total of \$153,000,000, compared with a governmental expenditure of approximately \$123,000,000. As a result of this expenditure there are fixed properties of a total value of upwards of \$650,000,000.

Loan Fund Created
"The bill is designed to accomplish the following purposes:

"First—Greatly to augment the small amount of money which is now available for the reclamation of land by irrigation. This will be accomplished through the sale of bonds of irrigation districts whose validity has been judicially established. To enable the secretary of the interior to commence and complete projects the secretary of the treasury is authorized and directed to transfer from time to time to the credit of the reclamation fund an aggregate amount not to exceed \$250,000,000, with a limitation of \$20,000,000 for the first year, \$35,000,000 the third year and each succeeding year for period of three years a sum not to exceed \$25,000,000. At the end of twenty years the bill provides there shall be transferred from the proceeds of the reclamation fund arising from the sale of district bonds to the treasury of the United States \$50,000,000 annually until the same advanced shall have been fully paid, including accumulated interest.

Districts To Organize
"Second—Future reclamation projects under the bill shall be initiated by duly organized districts in co-operation with the secretary of the interior. Before such co-operation shall be extended, the land owners who desire their land reclaimed shall organize a district under state laws into a corporation having full taxing power.

"Third—All future reclamation projects undertaken in virtue of this legislation are placed on an interest paying basis. It is thought under existing conditions the government should not be called upon to supply funds to continue work of this character without interest as it has in the past because the money is directly advanced from the treasury to the reclamation fund and does not accrue from the sale of public lands and from other sources.

Secretary To Judge

"Fourth—The money provided by this measure cannot be used until a district shall file a petition with the secretary of interior accompanied by maps showing the lands of the district, together with plans, estimates and description of the project to be constructed and the payment of one-half of the estimated cost of the preliminary investigation. Thereafter if the secretary of the interior believes the project is feasible for reclamation and settlement, believes that the district is duly authorized to enter into a contract with the United States and that the validity of the organization of the district and of the bonds has been determined through a judicial confirmation and the owners of the excess lands shall have agreed upon the price, terms and conditions at which the excess holdings shall be sold to settlers, then the secretary may enter into a contract with the district for the reclamation of the lands.

Assets Made Liquid
Fifth—The strength of the proposed legislation lies in the means provided whereby valuable assets created through the reclamation and settlement of the lands in the district are rendered liquid and available for financing the reclamation of other lands. This situation is brought about through further financing of the bonds of the districts that are organized. These bonds issued will be deposited with the federal farm loan board. Upon request of the secretary of the interior the board will make an investigation and determine that the value of the property in the district subject to assessment for the payment of the bonds is not less than twice the par value of the bonds. The board shall then offer the bonds at public or private sale, and shall deposit the proceeds to the credit of the reclamation fund. By this method the government is not asked to loan its credit to the districts, but simply authorizes an existing governmental agency to give its estimate of the value of the property, thereby entailing neither moral nor legal obligation upon the government to assume any of the liabilities imposed by the issuance of bonds.

Fund To Turn Over
"After the bonds are sold and returned to the reclamation fund, the proceeds again become available for

reclamation of other lands. An accurate statement of the number of times the fund made available here-in will turn over cannot be made. But it is fair to assume that the \$250,000,000 will make three turn-overs in eighteen years, allowing a period of six years for each turn-over.

"Sixth—The bill provides that as to all excess lands in a district, and all unrented public lands therein ex-service men and women shall have preference to purchase for a period of sixty days from the time which the lands are thrown open for sale.

Farms Are Limited
"Seventh—The bill wisely providing that the secretary of the interior, in entering into a contract for the construction of a project must fix the maximum farm unit at 160 acres, being the amount of land which any person will be allowed to hold and receive a water right. Excess lands owned by private parties are to be sold by the secretary at price, terms and conditions agreed upon."

SUMMONS
In The Circuit Court of the State of Oregon, For The County of Malheur, ss.

Kistie V. Patch, Plaintiff,
vs.
Peter Fredrick Martin, E. A. Paddock, Elizabeth H. Paddock, and the Weiser National Bank, Defendants.

To Peter Fredrick Martin, E. A. Paddock, Elizabeth H. Paddock and the Weiser National Bank, a Corporation,

IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above entitled suit within six weeks from the date of the first publication of this Summons, and if you fail so to answer for want thereof, the plaintiff will apply to the Court for the relief demanded the Complaint to-wit: for the Foreclosure of that certain Indenture of Mortgage Recorded in book "Y" at page 364 Record of Real Mortgages in the

office of the County Clerk of Malheur County, Oregon and upon 8 1/2 of Tract 16, and Tract 35, Lots, 18, 19, 20, 21, 22, 23 and 24 of Block 4; Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 and 21 in Block 10; Lots 1, 2, 3, 4 of Block 18; Lots 1, 2, 3, 4, 5, 6 of Block 19 according to the second Plat of the Town of Annex, Malheur County, Oregon, now on file in the Office of the County Clerk of Malheur County, Oregon, and for Judgment against the defendant, Peter Fredrick Martin, for the sum of \$450.00 less credits, as follows, \$50.00 paid, Oct. 7th, 1919 and the sum of \$25.00 paid October, 14th, 1919 with interest thereon from the 21st day of December, 1918 at the rate of 8 per cent per annum, and the further sum of \$92.84, taxes paid on the above described lands, with interest thereon from the 31st day of March, 1921 at the rate of 10 per cent per annum, and the further sum of \$75.00 Attorneys fees in this suit, and for such other and further relief as to equity and good conscience may pertain.

This Summons is served upon each of the defendants in the above entitled suit, by the publisher thereof for six consecutive weeks, and seven issues thereof in the Ontario Argus, published in Ontario, Oregon and of general circulation in Malheur County, Oregon, under and by virtue of an Order of the Hon. Dalton Biggs, Circuit Judge of the Circuit Court of the State of Oregon, for Malheur County. Dated June 6th, 1921.

Date of First Publication June, 9th, 1921. Date of Last Publication, July 21st, 1921.
C. MCGONAGILL,
Attorney for Plaintiff
Residence, Ontario, Oregon.
HARRIS, STINSON & HARRIS
Attorneys for Plaintiff
Residence, Weiser, Idaho.

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Make an album of all your interesting snap shots, and it will give you many hours of pleasure

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Let us show them, we are sure you will be interested

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WANTED TO RENT—Six or seven room house; modern if possible. See David F. Graham, Eastern Oregon Land Co., Wilson Bldg. Ontario.

FOR SALE—At less than cost, a new bungalow with all modern conveniences, located just north of laundry. For appointment call O. A. Kratz.



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MOST everybody knows the easy-going sort of man who never takes a tire seriously until he gets a blow-out.

How long he will resist universal tire education is a question.

But this is sure—

More people are finding out every day that between leaving things to luck and getting *real economy* there is a big difference.

Many a car-owner has come to U. S. Tires because he couldn't afford to keep on *paying* that difference.

Probably seven out of ten users of U. S. Tires came to them only after they'd had enough of "discounts", "bargain offers", "clearance sales of surplus stocks" and other similar appeals.

They have found *economy*—and they stick to it.

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U. S. Tires keep *moving*.

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Every U. S. Tire a *good tire*, wherever you find it anywhere in the country.

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One of the few tires of which it may be said that they deliver economy year in and year out and tire after tire.

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