

SUNDAY SERVICES AT THE CHURCHES

Preaching services will be held at the Christian Church Sunday at 11 a. m. and 8:30 p. m. by the pastor, Rev. Francis L. Cook...

One of the most common ailments that hard working people are afflicted with is lame back. Apply Chamberlain's Liniment twice a day and massage the parts thoroughly at each application...

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MALHEUR COUNTY. In the matter of the application of John Norwood to register the title to the E 1/2 and S 1/2 of SW 1/4 and NW 1/4 of SW 1/4 of Sec. 14 also the N 1/2 of NE 1/4 and NE 1/4 of NW 1/4 of Sec. 23 all in Twp 16 S., 43 E. W. M. in Malheur County, Oregon.

ALL WHOM IT MAY CONCERN, Defendants. TAKE NOTICE That on the 20th day of July 1912, an application was filed by said John Norwood, in the Circuit Court of Malheur County, Oregon, for initial registration of the title of the land above described.

Now, unless you appear on or before the 26th day of August 1912, and show cause why such application shall not be granted, the same will be taken as confessed, and a decree will be entered according to the prayer of the applicant, and you and each of you will be forever barred from disputing the same.

WITNESS my hand and seal of said Court this 20th day of July 1912. FRANK L. MORFITT, County Clerk GEO. E. DAVIS, Attorney for Applicant.

If you have anything to sell—try the Malheur Enterprise "Want" column.

Citation to Show Cause Why Order of Sale Should Not be Made In the County Court of Malheur County, State of Oregon. In the matter of the estate of William A. Vanderbilt, deceased.

It appearing to this court by the petition filed herein by Andrew Vanderbilt, administrator of the estate of William A. Vanderbilt, deceased, that it is necessary to sell the whole or some portion of the real estate of said decedent hereinafter described in order to pay his debts and the expenses and charges of administration.

The real estate herein referred to is briefly described as follows: Lots 1, 2 and 3 and the south-west quarter of section 33, and the north-east quarter of section 33, and lot 6 in section 34, all in township 2 south, range 33 east of the Willamette Meridian in Umatilla county, Oregon.

Notice of Publication Burns 03092 Department of the Interior U. S. Land Office at Vale, Oregon July 10, 1912.

Notice is hereby given that Cornelius T. Healy, of Bonita, Oregon, who on April 23, 1909, made Homestead Entry, No. 0923, for South West Quarter (SW 1/4) Section 10, Township 15 So. Range 40 E. Willamette Meridian, has filed notice of intention to make Final Three Year Proof, to establish claim to the land above described, before Register and Receiver of the U. S. Land Office, at Vale, Oregon, on the 19th day of August, 1912.

Claimant names as witnesses: James M. Weaver, of Ironside, Ore. John L. White, of Bonita, Ore., Charles O. Howard, of Bonita, Ore., Anson Powell, of Bonita, Ore.

Notice of Publication Vale 0897 Department of the Interior U. S. Land Office at Vale, Oregon July 11, 1912.

Notice is hereby given that Harry C. Edwards, of Ironside, Oregon, who on April 15th, 1909, made Desert Entry, No. 0897, for SW 1/4 SW 1/4 Sec. 7, T. 16 So. R. 12 E. NE 1/4 NE 1/4 Sec. 12, and SE 1/4 SE 1/4 Sec. 12 Township 16 So., Range 41 East, Willamette Meridian has filed notice of intention to make Final Desert Proof, to establish claim to the land above described, before Register and Receiver of the U. S. Land Office, at Vale, Oregon, on the 22nd day of August, 1912.

Claimant names as witnesses: Walter Weaver, Phil Edwards, Harry Whitmore, Lee Lockett, all of Bonita, Oregon.

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MALHEUR FORWARDING COMPANY, VALE, ORE.

Happenings at County Court House & U. S. Land Office

News of Interest to Every Resident and Property Owner in Malheur County as Well as to Homeseekers and Investors Interested in the "New Empire of the West."

MANY DEALS IN REAL ESTATE IN COUNTY

E B Burwell and wife to Frank P Dow bkl 5 6 7 8 9 10 19 20 21 22 and 23 of Interstate Farm and Orchard Co's Irrigation Acre Tracts

G D Austin and wife to Oscar W Williams nw of sw section 3 tp 37 r 37 also ne of sw of section 9 tp 33 r 39 Oregon Valley Land Co to C W Williams n 1/2 of nw of section 27 tp 33 r 39 and s 1/2 of ne of section 23 tp 31 sr 41 s 400

John Denny and others to H R Morris s 1/2 ne and n 1/2 of section 22 tp 20 s r 46 area 160 acres \$400 D P Donovan and wife to Wm L Hall sw of section 10 tp 20 s r 46 area 160 acres \$4000

Oregon Eastern Railroad Company to Juntura Investment Co strip of land 20 feet wide through se of section 17 and sw of section 16 all in tp 21 s r 38 being property deeded by J W McCulloch and wife to the Boise and Western Railroad Co. also 200-foot strip through n 1/2 of ne of section 20 tp 21 s r 38 being deeded by J W McCulloch and wife to the Boise and Western Railroad Co on April 16 1910 all together containing 22.89 acres.

L S Malory and wife to Frank Bennett all lots 11 12 13 in blk 128 Ontario \$675 Oregon & Western Colonization Co to Ontario Advancement Co s 1/2 of sw of section 9 tp 18 s r 47 area 5 acres \$875

U S A to Charles E Amidon e 1/2 of section 30 in tp 18 s r 47 area 80 acres Edwin M Wilson and others to N J Minton all se of nw of section 6 in tp 21 s r 46 area 40 acres

Phoebe E Wilson Holland and others to N J Minton all of se of section 6 in tp 21 s r 46 area 40 acres Charles A Prall and wife to Samuel K Keyser s 1/2 of e 1/2 of section 30 tp 15 s r 47 \$6000

U S A to William M Westfall w 1/2 of w 1/2 of section 14 in tp 16 s r 38 area 160 acres U S A to William M Westfall ne of se of section 15 tp 16 s r 38 area 40 acres

J R Weaver and wife to Fred Gellerman all lots 7 8 9 10 17 18 19 20 blk 181 in Ontario. Etta Hayes and husband to Geo T. Cary deed correcting misdescription in former warranty deed.

Pacific Live Stock Company to W H Hancock trustee that portion of nw of ne of section 36 tp 19 s r 42 lying northwesterly of line parallel to and 50 feet northwesterly measured at right angle from Oregon Eastern railroad track area 11.2 acres also 73 of an acre in sw of section 25 tp 19 s r 42; also land in nw of ne of ws and sw of ws of section 13 and ne of ne of section 23 in tp 20 r 41 containing 10.53 acres and 7.21 acre, 7.55 acres and 4.98 acres respectively, and altogether amounting to 32.12 acres \$648.40

NEWS OF RECORD From the Vale U. S. Land Office

Homestead Entry Clyde C Dodge of Ontario Ore lots 3 4 and 5 and se of nw of section 6 tp 18 range 6 area 161.47 acres.

Simon Zandstra of Vale Ore s 1/2 of section 4 tp 27 range 40. Louis Wickert of Weatherly Ore s 1/2 of section 24 and n 1/2 of ne of section 25 tp 12 range 43.

George M Guyritt, of Weatherly Ore se of section 11 tp 12 range 43 area 40 acres. Thomas Clark of Malheur Ore w 1/2 of ne of nw of nw of section 22 tp 13 range 41 area 160 acres.

Desert Land Entry Nellie Parks of Jordan Valley, Ore sw of section 10 tp 30 range 44 area 160 acres.

Ralph C Lorenz of Cove, Ore, nw of nw of section 15 tp 17 s r 46. August J. Warrich, of Durkee, Ore lot 1 of section 4 tp 12 range 43.

INTERNATIONAL AUTHORITY ON PANAMA CANAL

(Continued from Page 4) the republic of Panama of any such sovereign rights, power or authority.

"There is no room for hair splitting at that point. Within the canal zone the United States is sovereign for all the purposes of international law. Under that law it is well settled that a treaty becomes 'voidable,' not void, whenever a change has taken place in the fundamental conditions existing at the time it was made.

Hall, the brightest English authority on international law, has thus stated the matter: "The principal which has been mentioned as being a sufficient test of the existence of obligatory force or of the voidability of a treaty at a given moment may be stated as follows: Neither party to a contract can make its binding effect dependent at will upon conditions other than those contemplated at the moment when the contract was entered into, and on the other hand, a contract ceases to be binding so soon as anything which forms an implied condition of its obligatory force—at the time of its conclusion is essentially altered.

After citing causes in which treaties have been abrogated under similar circumstances, Mr. Taylor says: "The radical change wrought in conditions existing at the time of the making of the Hay-Pauncefote treaty by the transformation of the canal zone from foreign territory into domestic territory of the United States beyond all question renders the treaty 'voidable' at the instance of the United States, under the principles of international law above. Apart from our peculiar position and rights under the 'Monroe Doctrine,' how can we permit the European powers so far to interfere with our domestic affairs as to dictate the regulations to be made or the tolls to be charged in a domestic waterway, built within our own territory? Certainly, no patriotic American statesman or publicist should ever consent to the submission of such purely American and domestic interests to the arbitrament of The Hague tribunal which will always be dominated by European jurists naturally hostile to us on questions of that character."

Gov. West Completes Long Trip Greeted by Governor Hawley in Middle of Snake River Bridge NYSSA IN GALA ATTIRE Twenty Nyssaites Ride Out Half Way to Vale and Meet Governor West—Governor Talks on Irrigation and Good Roads in Gate City

NEWS OF RECORD

Oregon Valley Land Co to Ole Ginde n 1/2 of se of nw of section 19 tp 33 r 40 \$100 U S A to Carrie E Hart lot 2 s 1/2 of nw and ne of sw of section 8 in tp 18 s r 41 area 162.46 acres

Helen M Clement, guardian to Harry B Clement 40 acres in se of nw of section 89 tp 19 s r 47

Home West to Nyssa was a big day in the little city. About 20 of the citizens of that place, all riding horses, met the governor at 1 o'clock yesterday afternoon about half way between Nyssa and Vale and escorted him in to their city.

The trip which Governor West has just completed is said to be the most unique ever made by any governor during the time in which he was in office. He left Salem two weeks ago and rode, unescorted, across the entire state, stopping at the towns and cities along the road, where he preached good roads and talked on other topics pertaining to the welfare of the citizens of the state.

Although it was intended that Governors West and Hawley should ride together from the state line to Boise, owing to the injury which Governor Hawley sustained in an accident several days ago, it was decided not to take the horseback trip, as planned.

Desert Land Entry Nellie Parks of Jordan Valley, Ore sw of section 10 tp 30 range 44 area 160 acres.

Ralph C Lorenz of Cove, Ore, nw of nw of section 15 tp 17 s r 46. August J. Warrich, of Durkee, Ore lot 1 of section 4 tp 12 range 43.

Gov. West Enjoys Ride "I thoroughly enjoyed the trip across the state," said Governor West last night. Fatigued from his day's journey, he went immediately to the home of Governor Hawley upon his arrival in Boise last night.

This morning Governor West will attend to his correspondence, which has been sadly neglected during his ride across the state. Today he, together with Governor Hawley, will visit the state penitentiary, and will take an automobile trip through Boise and vicinity, visiting various places of interest.

Luncheon will be given at the Commercial club Wednesday noon in honor of Governor West. Governor Hawley and ex-Governor Brady, as well as state officials, will be present.

Courthouse News Among the new complaints filed in the circuit court is one in which J. E. Lawrence sues W. E. Harris for recovery of a note.

ADJUDICATION OF SILVIES MAY BE FEDERAL MATTER

Salem, August 1:—A petition from Edwin F. Treadwell, attorney for the Pacific Livestock company of California, has been received by the state board of control, requesting removal of the adjudication of the waters of the Silvies river in Harney county, from the state board of control to the federal court.

For the first time this raises the question whether the state board of control is a judicial body, or only administrative. In the past the board has been working under the assumption that it was only administrative in which case a petition for removal of the case would be ignored, but if the body is judicial then the act of filing the petition automatically transfers the adjudication case to the federal court for hearing.

The livestock company contends a federal question is involved as it is a foreign corporation.

NEW COMPLAINTS IN CIRCUIT COURT

Among the new complaints filed in the circuit court the past week is that of Jennie Patch against Glenn Spicer, Cyrus W. Harris, Retta Harris and H. H. Spaulding for the recovery of a note of \$600.

BILL GIVING TITLE TO SETTLERS PASSED BY THE HOUSE

Provides for Passing of Patent After Three Years if Provisions are Complied With

The house of representatives on Monday passed the Borah bill previously passed by the senate directing that patents shall be issued to homesteaders on irrigation projects as soon as they comply with the requirements of the law.

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