

MUTZIG FRAME BUILDING GOES

DESTROYED BY FIRE FRIDAY

Henkle & Ryan, N. P. Welder and P. R. Henkle Burned Out—Loss Totals About \$3,000—Plate Glass Broken—Telephone Disorder.

The Mutzig frame building at the corner of Wall and Oregon streets was destroyed by fire Friday night. From the moment the fire was discovered it was apparent that the building could not be saved and all efforts of the volunteer fire fighters were devoted to keeping the flames from adjoining buildings.

Those who were turned out were Henkle & Ryan, R. R. Henkle and N. P. Welder. The rooms on the second floor of the building were not occupied. With the exception of a few articles saved by Mr. Welder all the contents of the building were destroyed, including Henkle & Ryan's real estate records, the tire vulcanizing apparatus belonging to R. R. Henkle, and the Welder stock of paints. Mr. Welder also lost all his personal belongings which he had been storing in the building since the burning of his home last summer.

The cause of the fire is not known. It started in the corner office and was discovered about one o'clock in the morning. In a short time after the alarm was given three lines of hose were connected with good water pressure. The high wind blew sparks to the north and as the intense heat, with the sparks, endangered the building across Oregon street, all the water was concentrated on it, while the wall of the brick building adjoining prevented any spread of the flames to the east.

Telephone Service Interrupted.

Toward the end of the fire the cross arms on a nearby telephone pole were burned off and the cable containing all wires for the territory west of Wall street broken. Manager Pope of the Pioneer company was in town and at once arranged for repairs to be made so that the service might be interrupted for a short time as possible. A new pole was erected on Saturday and on Sunday, with the arrival of necessary material and a cableman from Portland, the cable was repaired. In this work 300 separate connections had to be made. Service was restored at 6 o'clock Sunday, or in 10 hours after the arrival of the new cable.

The occupants of the building carried about \$2000 insurance which partially covers their losses. On the building itself the loss was about \$2,500, with insurance of \$1500. Several hundred dollars worth of plate glass were broken in nearby buildings. In E. M. Thompson's store the glass was damaged and in the Deschutes bank, across Wall street, both panes were broken, as was one pane in the R. M. Smith store. The Patterson windows, between the bank and the Smith building, escaped with cracks.

R. B. Mutzig, the owner of the burned building, lives in Washington, Pennsylvania. He was in Bend last fall overseeing the construction of the brick building on Oregon street adjoining the place of the fire and it is understood that at that time he had under consideration plans for a new building on the corner which may now be carried out.

Just arrived, nice line of candies, nuts, etc. You will appreciate our warm bath rooms in the cold weather. The same trio of barbers is at your service. The Metropolitan. Adv.

UNITED EFFORT IS AGREED UPON

(Continued from page 1.)

lotted and that the matter of the project be left for decision elsewhere. Howard Invited Here.

That this should be the attitude taken by the Bend Commercial Club was the feeling expressed at the luncheon on Saturday. It was thought proper, however, to give the C. O. I. Company an opportunity to explain its proposition and Saturday night Roscoe Howard met the Club and went over the new North Canal offer.

According to Mr. Howard the \$450,000 would be sufficient to irrigate 10,000 acres of the North Canal unit near Bend on the south end of the project. That Bend would stand to benefit more than any other community was the chief argument made by Mr. Howard, who said "Practically every dollar spent would come to Bend."

In spite of the apparent opportunity for the town it was thought best to follow the suggestion made as to waiting on getting the money and on Monday the Redmond Commercial Club was invited to consider the matter here with the result outlined above.

At the meeting speeches were made by V. A. Forbes, Guy Dobson and J. W. Howard and resolutions were adopted which will be sent to Oregon members of Congress and others.

The Resolutions.

The resolutions adopted at the meeting were as follows: "Whereas in the early portion of the year 1912, there was set apart by the United States Department of the Interior Reclamation Service the sum of \$450,000 for co-operative irrigation work in the State of Oregon; and

"Whereas the State of Oregon at the 1913 session of the legislature appropriated and since said time has expended the sum of \$450,000 (approximately) in the reclamation of arid lands on what is known as the Tumalo Project in Central Oregon, which is more commonly designated as Crook county, Oregon, with the understanding that the Federal Government would appropriate and expend a like amount

"Whereas it appears that no definite allotment of the money so set apart by the Federal Government for co-operative irrigation work in the State of Oregon has not been made and that said allotment will soon expire, and

"Whereas there are various irrigation projects in said Crook county, Oregon, which the citizens of Central Oregon desire to have constructed and which will materially add to the wealth of the State of Oregon; and

"Whereas several of these projects have been investigated by the Reclamation Service of the United States.

Now Therefore Be It Resolved by the Bend Commercial Club, the Redmond Commercial Club and the Lower Bridge Development League in joint meeting assembled at Bend, Oregon, on the 20th day of November, 1914, that we urge our federal officers, our Senators and Representatives in Congress to use every possible means to secure the allotment of said sum of \$450,000 to some particular project within Crook county, Oregon, and we further recommend that said money be expended on the North Canal Project or the so-called West Unit Project, as may be for the best interests of Central Oregon in the judgment of the Reclamation Service of the United States.

And Be It Further Resolved that this resolution be forwarded at once to the Hon. Geo. E. Chamberlain, United States Senator, Hon. Harry Lane, United States Senator, Hon. N.

J. Sinnott, W. C. Hawley and Hon. A. W. LaFerty and C. N. McArthur, United States Representative, Hon. C. N. McArthur, United States Representative, Hon. W. C. Hawley, United States Representative, and

"Be It Further Resolved that a copy of this resolution be sent to the Hon. Franklin K. Lane, Secretary of the Interior, Hon. Oswald West, Portland, Chamber of Commerce, Portland Commercial Club, The Oregon Development League, Hon. J. N. Teal, John H. Lewis, and the Oregon Irrigation Congress.

What Portland Thinks. The feeling of influential Portland men on the subject of the allotment from the reclamation fund is shown in the following extract from the Sunday Journal:

Joint efforts are now being made by Oregon Conservation commission, the Oregon Irrigation congress, and the Portland Commercial Club in conjunction with the commercial organizations of the Deschutes valley to secure the \$450,000 of government money appropriated for a Central Oregon irrigation project.

Secretary Franklin K. Lane of the department of the interior set aside this fund in March, 1913, recognizing Oregon's feat of being first of all the states to appropriate money for an irrigation system. This sum equals that set aside by the state for the Tumalo project. The allotment expires on December 31, but may be renewed up until June 30, 1915, if not definitely appropriated then. After next June the money will revert to the general fund and will be available only through another congressional appropriation.

Chance is Seen.

Unless Secretary Lane completes his apportionment of this fund to Oregon, officers of the organization mentioned see small likelihood of being able to secure further government expenditures on reclamation projects except by the tortuous method of congressional appropriation. Under present political alignments between the east and south further reclamation appropriations for the arid west are considered highly improbable.

On March 21, 1913, Director Newell, upon suggestion made by Joseph N. Teal, chairman of the Oregon Conservation commission, and representatives made by State Engineer John H. Lewis, recommended the allotment of the \$450,000. This recommendation was approved by Secretary Lane in June, 1913.

When Secretary Lane visited Oregon in August, 1913, and was taken up the Deschutes valley on the Portland Commercial Club special train, he confirmed this allotment in public utterances and in private conversation with Governor West, Chairman Teal and C. C. Chapman, secretary of the Development League. The allotment was made subject to the findings reported by the engineers who made a general state and federal survey in the Deschutes valley.

Plan is Recommended.

They recommended as immediately feasible two projects, one on the east side of the Deschutes river—north canal project partly completed by the Central Oregon Irrigation Company; the other on the west side of the Deschutes river closely adjoining the Tumalo project, completed by the state. The friends of both projects are actively endeavoring to secure the government expenditure in the locality in which each is interested.

Members of neither the Development League nor the Conservation commission are taking any stand in favor of either one or the other project, but are united in insisting that the money be apportioned definitely to Oregon, and that the reclamation service expend the money upon that project which, in its best judgment, will yield the best results.

"Secretary Lane is morally and officially bound to expend \$450,000 in Oregon," said Secretary Chapman of the Oregon Development League yesterday, "and unless the partisans of one or the other project become embroiled in a controversy confusing to the government, there is a good chance of securing this money for Oregon. As a matter of fact, neither project has a direct claim upon the allotment, which was hedged about with so many conditions that it could be withdrawn upon many pretexts.

May Lose Money.

"As the reclamation fund is nearly exhausted and as claims are being made by aggressive states throughout the entire west, there is a strong probability that Oregon will lose the money unless our organizations, through our senators and representatives in congress, unite in a determined campaign.

"To talk one project at the expense of the other—or to belittle either of the projects—will easily allow the federal officials to say that the people of Oregon are not united and that the whole matter had better be referred to congress.

"Local controversies over the west extensions of the Unatilla project cost the state millions of dollars that would have been expended by the reclamation service in this state, and also held back the development of tens of thousands of acres of land.

"It is to be hoped that no local controversies will have a similar result on this \$450,000 allotment. Our one chance to get the money for Oregon is to insist that Secretary Lane fulfill his promise and leave it to the reclamation officials to decide where to spend the money.

"Secretary Lane is undoubtedly anxious to fulfill his promise, but it is up to the state to make itself felt, free from any entangling alignment with private interests or the partisans of any particular project."

Use True Blue Flour! It is the best made and a Bend product.—Adv. 37 1/2

Try the Altamont for meals.—Adv.

NOTICE.

Having sold my interest in the second hand store formerly conducted by me on Bond street to H. G. Rainey, I hereby give notice that Mr. Rainey assumes all bills now existing against said business and that same are not to be presented to me. J. A. Kelley. 37-41, p.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR CROOK COUNTY.

A. M. Pringle, Plaintiff, vs. D. A. Masters, E. R. Morgan, D. W. Pierce, Katie Pierce, Francis Capell, Lettie Capell, Alex Hess, Gertrude Hess and A. G. Landdigan, Defendants.

To D. A. Masters, E. R. Morgan, D. W. Pierce, Katie Pierce, Francis Capell, Lettie Capell and A. G. Landdigan, above named defendants.

IN THE Name of the State of Oregon, you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 14th day of January, 1915, and if you fail so to appear and answer for want thereof plaintiff will apply to the Court for the relief prayed for in the complaint hereto, to-wit:

For judgment against the defendants D. A. Masters and A. G. Landdigan and each of them for the sum of \$1,519.00, together with interest at the rate of 8 per cent per annum from the 10th day of February, 1914, until paid, together with \$150.00 attorney fees and the costs and disbursements of this suit, for a decree to the effect that the lien of that certain mortgage bearing date February 10, 1911, made and executed by the said D. A. Masters on the SW 1/4 of the SE 1/4 and E 1/4 of the SE 1/4 of the SW 1/4 of Section 23, Township 16, South of Range 11, East, to be foreclosed and that the real property above described be sold by the Sheriff of Crook county, Oregon, in the manner provided by law and that the proceeds of said sale be applied to the payment of the costs of sale; to the payment of plaintiff's judgment prayed for, with interest, attorney fees and costs and that the interest and lien of the defendants E. R. Morgan, D. W. Pierce, Katie Pierce, Francis Capell, Lettie Capell, Alex Hess, Gertrude Hess and each of them be decreed to be subsequent to and subject to the interest and lien of this plaintiff; and that the plaintiff have judgment and execution against the defendants D. A. Masters and A. G. Landdigan for any deficiency that may remain upon said judgment after the application of the proceeds of the sale of said real property.

This summons is served upon you by publication thereof for six successive weeks in The Bend Bulletin, a weekly newspaper of general circulation, published at Bend, Crook county, Oregon, by order of the Hon. W. L. Bradshaw, Judge of the above entitled court, which order is dated 25th day of November, 1914.

The date of the first publication being December 2, 1914.

The date of the last publication being January 13, 1915.

VERNON A. FORBES, 39-45 Attorney for Plaintiff.

IN THE JUSTICE COURT FOR BEND PRECINCT, CROOK COUNTY, OREGON.

M. W. Knickerbocker, Plaintiff, vs.

YOU will undoubtedly be having pictures taken around the Holidays, to send home or to give as presents. When you do, think of Todd the Photographer. I do all kinds of high grade portrait work, and can give you satisfaction. We have a new line of up to date folders in panel, also a new line of leather goods for Xmas.

THE ELITE STUDIO

Niels Peterson, Defendant. To Niels Peterson, the above named defendant:

In The Name of The State of Oregon, you are hereby required to appear and answer the complaint of the plaintiff filed herein against you in the above entitled action, on or before the 14th day of January, 1915, and for want thereof the plaintiff will take judgment against you for the sum of \$185.00, together with interest on \$140.00 thereof at the rate of 7 per cent per annum from March 17, 1914, and interest on \$49.40 thereof at the rate of 10 per cent per annum from August 3, 1914 until paid, together with \$20.00 attorney fees and the costs and disbursements of this action.

This summons is served upon you by publication thereof by order of the Hon. J. A. Eastes, Judge of the Justice Court of Bend Precinct, Crook county, Oregon.

Date of the first publication is December 2, 1914.

Date of last publication is January 13, 1915.

J. A. EASTES, 29-45 c. Justice of Peace.

NOTICE OF SHERIFF'S SALE.

In the Circuit Court of the State of Oregon for the County of Crook, E. M. Thompson, Plaintiff, vs. Virgie E. Brasfield and George M. Brasfield, Defendants.

By virtue of an execution, decree and order of sale duly issued out of the above entitled court to me directed and dated the 1st day of December, 1914, upon a decree for the foreclosure of a certain mortgage and judgment rendered and entered in said court on the 25th day of November, 1914,

FRANK ELKINS, Sheriff of Crook county.

By VAN ALLEN, Deputy.

Date of first publication, December 7, 1914.

Date of last publication, December 20, 1914. 39-43 c.



The Perils of Pauline

STEWELVE DREAM STEWELVE

THEATRE

Thursday, DEC. 3

Don't Miss the Story!

Also
One FARCE COMEDY

The Bend Company

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