

## LOST BEND BOY QUICKLY FOUND

LAD IS PICKED UP ON BURNS ROAD.

Slept in Strawstack in Zero Weather—Planned to Make Way Hunting Jackrabbits and Sage Hens in the Snow.

(From Saturday's Daily.)

After sleeping in a strawstack, in zero weather, without bedding, little Tom Madoc, of Bend, whose loss was reported yesterday, is comfortably housed in the cabin of Dale Tussing, a homesteader, living 47 miles from here on the Burns road. Mr. Tussing was in the city last night, and on learning through the columns of The Bulletin who the runaway was, stated that he would have him back to his parents early next week.

The youngster was picked up on Thursday, trudging along the road to Burns, by H. G. Farris, a truck driver, nine miles from Bend. His outfit consisted of a frying pan, a half pound of beefsteak, a few slices of pork, a small quantity of lard, and a can of condensed cream. He asked Farris for a ride, and the request was readily granted.

Had \$1.01 for the Trip.

After going several miles, the lad announced that he was going to Burns, and was informed that the road was blocked with snow and that the trip could not be made. Undaunted, the youngster asserted that he could walk through the snow, and make his living catching sage hens and jackrabbits. His financial resources for the long journey consisted of -1.01 in cash.

The truck broke down near the Tussing homestead, and the boy was quartered there, perfectly content to be under shelter once more. He ate ravenously. He told his host that his name was Jayson, that he had come to Central Oregon from Portland, that his parents lived in Burns, and that after joining them, they were all going to California. He promised to remain at the cabin until a way could be found to take him to Burns.

Description Tallies.

The first intimation had either by Farris or Tussing that the lad might be a hand runaway, was shortly after their arrival in the city last night when they read The Bulletin's account of the incident. Their description of the lad tallies almost exactly with that given by Mrs. Madoc.

## CHIEF OF POLICE LAYS MORAL WAVE TO BEND REVIVALS

Arrests Almost Unknown, and Police Court Trials are Scarce, Declares L. A. W. Nixon.

(From Tuesday's Daily.)

That a great moral wave is passing over Bend, is the declaration of Chief of Police L. A. W. Nixon, who asserts that the city is becoming almost too good to be true. "The only thing I can think of as a possible explanation is the union revival conducted by Dr. Lyon," he said. "Since the revival hit Bend there has been a noticeable falling off in the number of arrests and police court trials. I suppose too, that the people are too busy to be bad."

Records in municipal court back Chief Nixon's statement as to the morality of Bend, especially during the last two weeks.

The evangelistic services to which he gives credit for the scarcity of law violators, are being held nightly at the Presbyterian church, and will continue during the balance of the week. Afternoon lectures are also being given, the evangelist speaking this afternoon on the book of Revelations.

## CATTLEMEN CONVENE

Leniency Asked for Stockmen, From City of Bend.

(From Monday's Daily.)

W. E. Sandel was elected president and J. M. Griffin secretary-treasurer at the meeting of the Tumalo Beef Breeders' Association, held late Saturday afternoon. In addition to the election of officers, a resolution was passed asking greater leniency of the city of Bend in the matter of imposing penalties on the owners of impounded stock.

The supervisor's office of the Deschutes national forest was requested not to issue grazing permits to any of the members of the organization who have not paid their pro rata assessment for salting. This point will be referred to the district office.

## BEND'S CREDIT HIGHLY RATED

BOND'S NOT NEEDED, SAYS A. G. LONG.

Writes H. C. Ellis on Fire Equipment Question—Special Meeting of City Council to Be Held on Protection Issue.

(From Tuesday's Daily)

Bend's credit is on a high enough rating so that in case it is decided to purchase new fire equipment for the city, the expenditure need not necessarily be included in the bond issue covering city indebtedness. Such was the statement made by A. G. Long, Portland dealer in fire apparatus, in a letter to City Recorder H. C. Ellis, received this morning. "A bond issue will not be necessary," Mr. Long writes, "unless preferred by the administration, I consider Bend's credit perfectly good. The town has a splendid future, and I am willing to carry your paper at six per cent."

Council To Meet.

Mr. Long's letter stated that he would arrive in Bend tomorrow, and after an inspection of local conditions would be able to advise better as to what style of fire fighting apparatus would prove most efficient here.

Mayor S. C. Caldwell will call a special meeting of the City Council during Mr. Long's stay in Bend, probably tomorrow night, at which the public is urged to attend, as the matter of more adequate fire protection will be practically the only subject to be discussed.

To Discuss Purchases.

Recommendations, it is expected, will be made by Mr. Long and the advisability of purchasing more up to date fire fighting machinery will be discussed.

Mr. Long's letter is in reply to a communication addressed to him by Mr. Ellis a short time ago in regard to the fire question.

Fire protection will also be one of the chief subjects tomorrow noon at the weekly Commercial Club luncheon to be held at the Wright hotel. It is expected that Mr. Long will be one of the speakers.

In addition, President Demont states that several committee reports are due.

## ENLARGE EQUIPMENT

Powerful Thawing Devices Received Today by Power Company.

(From Tuesday's Daily.)

As a part of their policy for improving service to patrons here, the Bend Water, Light & Power Co. has purchased two 20-kilowatt transformers, to be used in thawing out mains and water pipes, the apparatus being received this morning. An outlay of \$700 was involved.

Four transformers of seven and one-half kilowatts each, have already been in use, but with the two new ones, the work will proceed much more rapidly. Manager Foley states. The entire thawing apparatus was in use today, and it is thought that water users will be spared the necessity of continuing the bucket brigade system after tomorrow night.

## RUNAWAY UNCLAIMED

Tom Madoc to Remain at Tussing Home Till Authorization Sent.

(From Tuesday's Daily)

Until a claim is put in for the runaway, Tom Madoc, now stopping at the cabin of Dale Tussing, 47 miles from Bend on the Burns road, the youngster will not be brought back to Bend, was the word obtained from H. G. Farris, the truck driver who originally found the lad and who returned to the city last night.

Mr. Tussing has received no authorization to return the boy, Mr. Farris stated.

## MAIL BIDS CLOSED

Returns May be Received from Washington Within Three Weeks.

(From Tuesday's Daily.)

That returns on bids sent in for the carrying of mail from Bend by Millican to Brothers, Imperial, Hampton, Rolyat and Stauffer, may be made from Washington, D. C., within three weeks time, was the statement this morning of Postmaster Henry B. Ford.

Today was the last day on which bids might be received, and five offers for the work were made, Mr. Ford said.

## LEGISLATIVE ACT IS SIGNIFICANT

IS A RECOGNITION OF NEW COUNTY.

Fixing of Court Terms Would Prove Important Influence if Quo Warranto Case Goes to Supreme Court, Says DeArmond.

(From Saturday's Daily.)

That the action of the legislature in passing the bill fixing the terms of court in Deschutes county, and the signing of the measure by the governor, constitutes a tacit recognition of the existence of the county, was the declaration of H. H. DeArmond, district attorney, this morning. "By passing a law that affects the county, the legislature has taken official cognizance of our existence," he stated.

Mr. DeArmond was not of the opinion that the passage of the measure would necessarily put a stop to the quo warranto proceedings now in circuit court, but asserted that the recognition accorded the county could not but have an important influence in determining the decision of the supreme court, should the case be carried up to that tribunal. "The measure constitutes an important obstacle in the way of the anti-divisionists," was his opinion.

New Law to Be Final.

The district attorney stated that the other measure pending in the legislature, "creating the county of Deschutes," would effectually put a stop to all questioning of the authority of the new county to do business as a municipal corporation, and would make further hearings in the quo warranto proceedings unnecessary. He said that if it were not for this, however, the matter would assuredly have to be threshed out in the supreme court, as the attorneys for the county contend that the circuit court lacks jurisdiction in the case.

At yet no opinion has been handed down by Judge Duffy in regard to the demurrer to the complaint filed Saturday by Mr. DeArmond and Vernon A. Forbes.

## DATA SUBMITTED ON FOREST LAND

A. D. LEE URGES THAT LAND NEAR PRINGLE FALLS BE OPENED TO SETTLEMENT BY THE GOVERNMENT.

(From Saturday's Daily.)

Backing the petition submitted to Secretary of Agriculture Houston, for the elimination from the Deschutes National forest, of the land near Pringle Falls, is a letter written to the secretary by A. D. Lee, in which the results of a careful investigation of soil and climate conditions of the locality are given.

He states that the land is level, all tillable, and that the pumice is finer than the pumaceous soils formerly eliminated near La Pine and Crescent. Nitrogen content of the soil is described as low, but readily built up by turning under clover, or other legumes.

Root crops, Mr. Lee asserts, are readily cultivated, and he considers the section as ideal for dairying. In its natural state, however, the land is not best adapted to grazing purposes, he declares, because too much of the grass is pulled up by the roots from the loose soil.

In closing, Mr. Lee says: "Rain-fall is sufficient to produce root crops and oats and rye. Water is in abundance, and with electrical power from Pringle Falls, cheap pumping installation may be had that will irrigate the entire section profitably, and make it as ideal for alfalfa as any of the irrigated districts of Central Oregon. I feel that the land should be thrown open to settlement by the department."

## YOUR HEALTH.

DO YOU KNOW THAT Efficiency decreases as fatigue increases? The full pay-envelope is the great enemy of tuberculosis? A reliable disinfectant which may be made for fifty cents per gallon has been devised by the U. S. Public Health Service? The maintenance of health is the first duty of the patriotic American? Exercise in the open air cures and prevents many ills? Typhoid fever is contracted by swallowing sewage? Unpasteurized milk kills many babies?

## BILL TO ASSIST APPEAL IS IN

LEGISLATURE ASKED TO ADVANCE \$2500.

State Desert Land Board Officially Goes to Bat to Help Paisley Project and Settlers in Their Fight for Water.

(From Saturday's Daily.)

(Special to The Daily Bulletin) SALEM, Jan. 20.—The legislature has now been formally asked to make it possible for the Desert Land Board to co-operate in the appeal to the supreme court to determine the status of water rights on the Chewaucan river. Representative Forbes has presented a bill asking an appropriation of \$2500 to meet the state's share of the expense.

The circuit court decree to be appealed from is that of Judge Daly, of Lakeview, which granted to the Chewaucan Cattle Company all available water of the river, thereby practically putting out of business the Paisley irrigation project.

Resolution Introduced.

The text of the bill, which was introduced in the House yesterday, chiefly comprises the following resolution passed by the Desert Land Board, on January 16:

"Whereas, it is of vital interest to the state in the future reclamation of arid lands that an appeal be taken from the decree of the circuit court of Lake county, in the matter of the determination of the rights to the waters of the Chewaucan river, and

"Whereas, it appears from the information furnished by the State Water Board that said decree has allowed an excessive amount of water to certain lands, thus preventing the reclamation of other lands in that vicinity and establishing a precedent as to the duty of water for a large area of similar lands, which will seriously curtail future irrigation development in the arid portion of our state, and

Refer to Appeal.

"Whereas, it has been mutually agreed by and between the Irrigation Company, under contract for the reclamation of 12,000 acres under the Paisley Project, and the Desert Land Board that the case be appealed and carried to completion by the Irrigation Company, and that the Desert Land Board secure, if possible, assistance from the state to the extent of \$2500;

"Now, therefore, be it Resolved, that we, the members of the Desert Land Board, earnestly request the appropriation of \$2500 by the Twenty-fifth Legislative Assembly of Oregon to be used in payment of the extension of the record, and the preparation of briefs and other legal court costs, if any."

Has Emergency Clause.

The bill concludes as follows, and closes with an emergency clause, which makes it operative immediately upon the signature of the Governor:

"That the action of the Desert Land Board in the matter of the appeal from the decree of the circuit court in the determination of the rights to the waters of the Chewaucan river be and the same is hereby ratified and the Desert Land Board is hereby authorized to co-operate in the appeal.

"Section 2. There is hereby appropriated out of the General Fund of the State Treasury, not otherwise appropriated, the sum of \$2500 to be used under the direction of the Desert Land Board in part payment of the extension of the record, the briefs and other expenses incidental to the appeal."

## DRIVER NOT HURT, ALTHOUGH BURIED BY FALLING WOOD

Lester Menear Sustains Only Few Bruises When Contents of Fuel Bunker Pour Over Him.

(From Tuesday's Daily.)

Although buried completely under a load of wood which poured out over him, Lester Menear, driver for the Oregon Fuel Co., escaped with a few bad bruises late yesterday afternoon, and today was again at work with little left but a general feeling of soreness to remind him of his unusual experience.

Menear had backed his wagon up to a bunker at the Shevlin-Hixon Company plant, and stood close to the rear wheels as he released the catch which allows the wood to be dumped. Much more than a load, however, was contained in the bunker, and not only was the wagon filled, but the driver was covered almost instantly by a rapid-fire of sharp cornered box wood.

Workmen quickly rushed to his assistance and removed enough of the fuel to enable him to regain his feet.

## Bend View

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### LEGAL NOTICES

**Application for Grazing Permits.**  
—Notice is hereby given that all applications for permits to graze cattle, horses and sheep within the Deschutes National Forest during the season of 1917 must be filed in my office on or before March 1, 1917. Full information in regard to the grazing fees to be charged and blank forms to be used in making application will be gladly furnished upon request. W. G. Hastings, Forest Supervisor, Bend, Oregon. 47-49c 47-49c.

**NOTICE FOR PUBLICATION.**  
Department of the Interior, U. S. Land Office at The Dalles, Oregon, January 20, 1917.  
Notice is hereby given that Martha E. Forney, of Bend, Oregon, who, on March 4, 1913, made Homestead Entry No. 011167, and on October 31, 1914, made additional Homestead Entry No. 013991, for the South Half, Section 9, Township 20 South, Range 14 East, Willamette Meridian, has filed notice of intention to make Final Three Year Proof to establish claim to the land above described, before H. C. Ellis, U. S. Commissioner, at Bend, Oregon, on the 6th day of March, 1917.  
Claimant names as witnesses: William A. Golden, Alva Kirkpatrick, Howard P. Dyer, and Frank Hurwitz, all of Bend, Oregon.  
H. FRANK WOODCOCK, Register. 47-51c.

**NOTICE FOR PUBLICATION**  
DEPARTMENT OF THE INTERIOR, U. S. Land Office at The Dalles, Oregon, November 20th, 1916.  
NOTICE is hereby given that Jacob Scherer, of Bend, Oregon, who, on May 19th, 1913, made Homestead Entry, No. 011704, for SE 1/4 SE 1/4, Section 25, Township 19-South, Range 14-East, Willamette Meridian, has filed notice of intention to make final three-year proof, to establish claim to the land above described, before H. C. Ellis, U. S. Commissioner, at Bend, Oregon, on the 14th day of February, 1917.  
Claimant names as witnesses: Howard P. Dyer, of Millican, Ore. Aaron D. Norton, of Millican, Ore. Martha E. Forney, of Bend, Ore. Clifton L. Evans, of Bend, Ore.  
H. FRANK WOODCOCK, Register. 45-49c

**NOTICE FOR PUBLICATION.**  
Department of the Interior, U. S. Land Office at The Dalles, Oregon, October 31, 1916.  
Notice is hereby given that Samuel R. Hoggis, whose postoffice address is Bend, Oregon, did, on the 18th day of April, 1916, file in this office his Sworn Statement and Application, No. 015968, to purchase the SW 1/4 SW 1/4, Section 26, Township 14 South, Range 11 East, Willamette

Meridian, and the timber thereon, under the provisions of the act of June 3, 1878, and acts amendatory, known as the "Timber and Stone Law," at such value as might be fixed by appraisement, and that, pursuant to such application, the land and timber thereon have been appraised, One Hundred Dollars the timber estimated, 1200 fence posts @ 5c each, and the land \$40.00; that said applicant will, offer final proof in support of his application and sworn statement on the 17th day of March, 1917, before H. C. Ellis, United States Commissioner, at Bend, Oregon.  
Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.  
H. FRANK WOODCOCK, Register. 46-52p.

**Call for Proposals.**  
The County Court of Deschutes County, Oregon, will receive sealed bids or proposals as follows:  
1. For approximately ninety volumes of record books, and for office supplies and fixtures.  
2. For not less than Six Standard Typewriters.  
3. For the transcribing of its interest in the records of Crook County, Oregon.  
Proposals may be submitted separately for Books, and paper stock, for cabinet stock necessary, for the typewriters, and for the Transcripts from Crook County.  
Specifications are on file in the office of the County Clerk for said Deschutes County, where they may be examined by prospective bidders.  
All bids must be filed with the County Clerk for said County not later than the hour of five o'clock P. M., and must be accompanied with a certified check on some responsible banking house, to guarantee that the successful bidder will enter into proper contract according to the requirements of said specifications. Said check must be payable to the Treasurer of said Deschutes County, and for an amount not less than 10 per cent of the amount bid.  
Proposals will be opened publicly at the Council room in the O'Kane building in Bend, Oregon, on Monday, January 29, 1917, and the Court expressly reserves the right to reject any and all bids, and also the right to reserve any action thereon until the first Wednesday in March, 1917, if such action be found desirable.  
Dated at Bend, Oregon, this 17th day of January, 1917.  
J. H. HANER, County Clerk.