

LAKE SHEEPMEN BUYING HEAVILY

DEALS TO AGGREGATE \$112,000.00.

Thousands of Sheep Change Hands at High Figures, and Lands Near Bend are Now Being Eagerly Purchased.

Unusual activity in the sheep and realty market in the country surrounding Bend was indicated today in a series of deals closed within the last few days, aggregating more than \$45,000, while two other transactions in which Tom Cronin and Dan Angland will figure as purchasers, are pending, which will bring the total up to more than \$100,000.

The largest of the purchases already made is one in which Dennis O'Connor becomes the owner of the Archie Powell ranch, eight miles southeast of Bend, 160 acres of irrigated land sold at a consideration of \$7500, and the purchase made by Mr. O'Connor of 1300 head of ewes from the Sanders holdings, the price approximating \$17,000.

For a consideration in the neighborhood of \$20,000, Dan Angland has purchased the half interest of his partner, Morris O'Keefe, in 3500 head of ewes and lambs, for \$20,000. The stock figuring in all these transactions, although owned by Lake county men, are on range in the vicinity of Bend.

Another sale is that made by L. G. Grube, who has sold his Sisters ranch to California parties for \$8,000. The ranch is 160 acres of irrigated land. J. B. Miner handled the deal.

FIVE TO ENLIST IN FIELD ARTILLERY

To enlist in the field artillery, Floyd Osborn, Arthur Wright and William Glasco, of Culver, J. T. McGaughey, of The Dalles, and Carl H. Johnson, of Terrebonne, arrived in Bend last night, reported to Recruiting Officer Charles Davis, and left this morning for Portland.

QUIET WEDDING HELD FOR REDMOND COUPLE

Frank Dinges and Miss Katherine Zell, both of Redmond, were married late yesterday afternoon in the county court rooms by Judge W. D. Barnes. Only immediate friends were in attendance. Mr. and Mrs. Dinges will make their home in Redmond.

WOMAN INJURED IN AUTO WRECK

MRS. J. H. ASHLEY SUSTAINS INTERNAL HURTS, WHILE TWO OTHERS IN CAR ESCAPE WHEN AUTO UPSSETS.

While returning by auto to her homestead near Brothers this morning, Mrs. J. H. Ashley sustained severe injuries when the car swerving to pass another machine, turned turtle. A nurse who was accompanying Mrs. Ashley, and Burt Evans, the driver, escaped unhurt. Internal injuries and bruises about the arm and shoulder were suffered by Mrs. Ashley.

M. Sanders, a shearer working on the Mackintosh ranch, was driving out from Bend, when Evans' car rapidly driven, passed him and turned over when the heavy dust hampered the efficiency of the steering gear. Sanders brought the party back to Bend immediately, to place Mrs. Ashley under a physician's care. Dr. J. C. Vandevort, who attended the case, is unable to state at present how serious the results of the accident may be.

BEND WOMEN FORM NEW ORGANIZATION

Literary, Social and Civic Endeavor Will Be Object of Club—Next Meeting to Be July 10.

A few of the women of Bend met at the home of Mrs. Agnes O'Brien yesterday afternoon for the purpose of organizing a club which will be known as the Woman's Club of Bend. The club has for its object literary, social and civic work. Mrs. Agnes O'Brien was elected temporary chairman and Mrs. Averil Burton was elected secretary-treasurer pro tem. The next meeting will be held on July 10 at 2:30 p. m. at the home of Mrs. A. J. Colvin.

MORE FOREST FIRES IN SISTERS SECTION

Two Reported Today, Thought Result of Autoists' Carelessness, Raise Total to 15.

Two more forest fires were reported today to the office of Forest Supervisor W. G. Hastings, both conflagrations being in the timber in the Sisters vicinity. Neither had reached 10 acres in extent and both, according to the reports sent in, are well under control.

Unextinguished cigar stubs, thrown away by auto tourists, are believed to have started the fires. The total of fires up to date this season on the Deschutes forest is 15.

REFEREE GIVES GILBERT FIGHT

FOUL CLAIMED ON JACK WAGNER, OF PORTLAND, FOR HITTING IN CLINCH—GOOD BOUT STOPPED IN THE FOURTH.

Fred Gilbert, of Bend, won a referee's decision here last night in the fourth round over Jack Wagner, of Portland, the bout being awarded to the local lad when Wagner delivered a heavy kidney punch while in a clinch. The fighters were signed up for clean breaks. Wagner explained to the Hippodrome crowd that he was more accustomed to infighting, and that he had not intended to foul. Both boys had hit at will in the previous rounds until commanded to break. Wagner offered to meet Gilbert again, but desired the privilege of hitting with one arm free, a rule to which Gilbert's manager was unwilling to assent.

Wagner weighed 140 pounds ring-side, while Gilbert had the advantage by four pounds. Before the bout started, Dr. G. L. Cousineau objected to the heavy rolls of tape used on the Portland boy's hands, and Wagner was forced to part with some of the superfluous bandages. Wagner started the fighting in the first round and was knocked flat by a right uppercut to the jaw, the first time a man has gone to the canvas in the initial round in the ring history of Bend. Apparently unhurt, he took the count of nine and was able to break even with Gilbert for the rest of the round.

The second round was uneventful, the referee stopping the fight for a moment to warn Wagner against hitting in clinches. The round went a draw, and the third was Wagner's by a close margin. Gilbert led in the fourth until Wagner's alleged foul put an end to the bout. Both fighters were at their best when infighting, but Wagner lost the support of the crowd early in the go by butting repeatedly, leading with his right and following through with his head.

The referee's decision met with some criticism from local followers of the game, on the ground that Wagner's punch was delivered before the referee ordered a break, and that because of this, the blow was not actually given in the clinch in the true sense of the word.

In the preliminaries, Joung Jack Allen and Kid Bosco went four rounds to a draw, Ted Hoke, of Bend, won a game six-round battle over Bert Rogers, of Portland, and Frank McKeehan, of Madras, and Gus Davis, of Bend, put up such an exhibition of brotherly love that the crowd's hissing brought the bout to a close in the second spasm. Davis exhibited a lame hand after pulling off his glove, to explain the friendly exchange of love taps which characterized the go.

Where the Strahorn Line Will Run



FIRE CONDITIONS ARE FOUND GOOD

INSPECTOR FOR INSURANCE RATING BUREAU FINDS INFLAMMABLE LITTER IN REAR OF LOCAL STORES, HOWEVER.

To investigate conditions in Bend relative to fire protection, C. A. Maury, inspector of public fire protection for the newly created Oregon Insurance Rating Bureau, arrived in Bend this morning and spent the day here gathering data for a report to the bureau.

Mr. Maury looked up the city ordinances in connection with fire protection, secured figures on water pressure and gathered information on local buildings and the disposition of inflammable rubbish. He declared that he found conditions excellent, with the exception that a number of stores had allowed boxes and similar trash to accumulate in alleys behind their establishments. The ordinance on this point is good, he said, and he complimented the city especially on its law covering the storing of fireworks and explosives.

TEN BAR TO RAISE PURE BLOOD STOCK

200 Shropshires Shipped in by Shirley Cleaveland, New Owner of Ranch From Oregon City.

Two hundred purebred Shropshire sheep were recently shipped through Bend to the Ten Bar Ranch, 10 miles east of town, which has been purchased by Shirley Cleaveland, of Oregon City.

Mr. Cleaveland has arrived at Bend with his family and taken over the management of the ranch. He announces that the 200 sheep shipped here is the first step in carrying out his plan to turn the Ten Bar into a large producer of all kinds of purebred stock. The sheep already received come from the ranch of Mr. Cleaveland's father near Oregon City, where the quality of Cleaveland purebred stock has earned a wide reputation.

Mr. Cleaveland closed the deal for the purchase of the Ten Bar Ranch about a month ago, for a consideration of about \$50,000. J. D. Flinn was the former owner.

MEDICINE USERS TO BE CHECKED

AFFIDAVIT THAT COMPOUNDS ARE NOT BOUGHT AS BEVERAGES, WILL BE MADE PART OF ORDINANCE IN COUNTY.

Within a few days, District Attorney H. H. DeArmond will prepare the first draft of an ordinance aimed to prevent the sale of proprietary medicines having a high percentage of alcohol, for beverage purposes. While the ordinance will not seek to check the sale of such compounds for strictly medicinal purposes, it will contain an affidavit clause which will force each purchaser of the medicines listed to swear that the medicine is to be used strictly as such. The ordinance will be submitted to the councils of incorporated towns in Deschutes county for passage.

Mr. DeArmond's action is being taken on advice from City Attorney Benson who, after communication with City Attorney LaRoche, of Portland, holds that regulation of the sale of highly alcoholic medicines is covered by the provisions of the bond-dry statute, and in consequence may be looked after by the district attorney.

COUNTY WILL HAVE COTTAGE HOSPITAL

Health Officer Instructed to Make Provision for Care of Present County Charges.

As the result of the conference held yesterday afternoon between the members of the county court and local physicians, County Health Officer Dr. Dwight F. Miller is authorized to rent a cottage on the outskirts of the city, employ a nurse and housekeeper and buy such equipment as is necessary to care for present county patients who are suffering from contagious or infectious diseases. Further plans will be looked into before the next session of the court which will be held on July 5. In order that he may have a list of all automobiles owned in the county, Assessor W. T. Mullarkey was instructed to subscribe to the automobile record.

INSECT PESTS IN COUNTY MAY INJURE

Ranchers Show Spirit of Preparedness and Would Prevent Slightest Damage to Crops.

Inquiries from many farmers of Crook and Deschutes counties concerning the control measures best to use for the eradication of this pest have been coming into the office of Mr. Blanchard, the county agent.

The grasshopper or locusts have at times caused severe damage to the grain and hay sections of the country and although the years of excessive injury are not frequent, their presence even in small numbers have caused large losses to many at different times during the year.

The spirit of "preparedness" is demonstrating itself among the farmers, in their earnest desire to prevent even the slightest attack or injury to their crops from this insect, and thus help the nation in this time of food conservation.

The discovery of these insects before they have grown to any considerable size is the one essential point in their extermination, as they must be handled when they are in the wingless stage.

The use of this bran mixture for their control has proven very satisfactory, and is recommended by the State Agricultural college and the U. S. Department of Agriculture.

Poison bait formula: Wheat bran 25 lbs.; Paris Green or White Arsenic 1 lb.; six finely chopped lemons or oranges, or crushed tomatoes or watermelons; low grade molasses, 2 quarts; water, 2-4 quarts.

Mix bran and paris green (or white arsenic) dry, then add the fruit, and lastly the molasses and water. This mixture should be thoroughly kneaded. Scatter broadcast over infested fields, in the late afternoons or early mornings.

For the army worm, the following may be used: Wheat bran, 50 lbs.; Paris Green, 1 lb. (or arsenate of lead, 2 lbs.); juice from six lemons or oranges. Stir mixture into a dough by adding a low grade of molasses, and scatter broadcast in infested fields. When used in grains or grasses keep all stock out of the field.

INTEREST IS SHOWN IN MOUNTAIN BATTERY

Philip R. Brooks, who is endeavoring to form a mountain battery in Deschutes county, returned from Portland and Vancouver this morning. Since sending out his circular letter this week Mr. Brooks has had a number of inquiries concerning the battery, Earl Woods of Redmond, coming up to see him concerning the work in that section. He must return to Portland tonight but will be here during much of next week to take up the work.

MINORS MUST QUIT SMOKING

MANY DO NOT KNOW AGE LIMIT CHANGED FROM 18 TO 21 YEARS, SAYS DEARMOND, IN ISSUING GENERAL WARNING.

Purchase and smoking of cigarettes in Deschutes county by minors must stop at once, is the edict of District Attorney H. H. DeArmond, issued this morning after gaining information that the law passed by the last legislature covering this point is being violated in a number of instances. "I am warning boys and tobacco sellers as well," Mr. DeArmond explained, "because I am of the opinion that many of them do not know that a boy must now be 21 years of age before he may legally purchase or smoke a cigarette. Until the passage of the last law, 18 was the minimum age."

"The law prohibits the sale, exchange, barter, or giving away of cigarettes to minors, and bars minors from smoking or having in their possession cigarettes, or any cigarette paper, wrapper, or substitute therefor, or any form to be filled with smoking tobacco for cigarette use. Severe penalties for both minors and for dealers are provided, and this statement should serve as a sufficient warning that all violations will be prosecuted to the fullest extent."

PETITION SENT FOR EXTENSION

GOVERNOR AND LEWIS SIGN REQUEST.

Petition Asking Five Years More Time on Oregon Segregation List No. 6, Awaiting Action of Secretary of Interior.

SALEM, Or., July 3.—(Special to The Bulletin.)—Governor Withycombe and State Engineer Lewis, as chairman and secretary of the Desert Land Board, have signed the petition asking for an extension of time on Oregon Segregation List No. 6, under the Carey Act, and the petition has been forwarded to Franklin K. Lane, Secretary of the Interior.

The petition recites as follows: "Comes now the Desert Land Board of the State of Oregon acting under and pursuant to authority vested in it by Chapter 226, Session Laws of Oregon for 1909, and respectfully petitions the Honorable Secretary of the Interior to grant an extension of time for a period of five years for the reclamation of lands included in Oregon Desert Land Selection List No. 6, in accordance with an act of Congress, (Senate Bill No. 5044), entitled a 'Bill providing for the extension of time for the reclamation of certain lands of the State of Oregon under the Carey Act,' and which reads as follows: 'Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized, within his discretion, to extend for a period of not exceeding 10 years' the time of segregation in the Oregon Carey Act segregation lists numbered six and nineteen, the two areas comprising \$147,714 acres in the aggregate, approximately 86,000 acres of which are irrigable, same being situated in Crook county, Oregon; Provided, that the Secretary of the Interior is further authorized to grant to the State of Oregon a similar extension of 10 years for the reclamation of said lands in addition to the time allotted under existing rules, regulations, contracts and laws.'

Resolution Cited. "In support of this petition there is attached hereto and made a part hereof, a certified copy of the minutes of the Desert Land Board under date of June 12, 1917, authorizing the same; a certified copy of a resolution of the Desert Land Board under date of December 20, 1916, and for further and more complete information, reference is made to an investigation and report on the project by special agents of the General Land Office during 1916."

The resolution attached to the petition is addressed to the 55th Congress and has heretofore been printed, the resolving portion of that resolution being in the nature of a request to Congress to enact a measure providing for an extension of the period of segregation on Oregon List No. 6 from February 12, 1918, to February 12, 1928, and on Oregon List No. 9 from October 17, 1920, to October 17, 1929. The minutes of the meeting attached to the petition are of the meeting of June 12, 1917, details of which have been fully set out heretofore.

Action Asked. At that meeting, however, a detailed statement of the committee appointed by the settlers of the Central Oregon Irrigation Project for organizing an irrigation district was received, this statement advising the Desert Land Board that they were opposed to the Irrigation Company's request that the state secure an extension of time on the contract with the Department of the Interior covering the lands in Oregon Segregation List No. 6. A letter of Attorney General Brown relative to the bond of the Central Oregon Irrigation Company also was read at that meeting. F. S. Stanley, A. W. Biles and Denton G. Burdick appeared before the board and presented a request that immediate action be taken in the securing of an extension of time.

The minutes of the meeting show that the following action was taken: Extension Asked. "It appearing after full discussion of the questions involved that the board would release no right of action on the bond or against the Irrigation company for non-performance of the terms of their contract, it was moved by Mr. McKay, seconded by the chairman, that the board petition

(Continued on last page.)