

Public Notices

NOTICE TO MINING CLAIMANTS

Published pursuant to section 5 of the Act of July 23, 1955 (69 Stat. 367). To whomsoever it may concern: PROCEEDING NO. FS 62-27 (Oregon 012474). Notice is hereby given in pursuance of a proper request for publication heretofore filed in accordance with section 5 of the Act of July 23, 1955 (69 Stat. 367), and the regulations thereunder (43 CFR 185.123-185.127). 1. That on April 9, 1962, the Chief, Forest Service, Department of Agriculture, whose address is Washington 25, D. C., filed in the Land Office of the Bureau of Land Management, Department of the Interior, at 710 N. E. Holladay, Portland 12, Oregon, a request for publication of notice to all mineral locators or any person claiming under them involving a mining claim or claims located on lands owned by the United States and under the jurisdiction of the Forest Service in the County of Morrow, State of Oregon, described as follows, to wit: Oregon 012474 (FS 62-27), the Morrow Area, 6-SR-14-18, Umatilla National Forest, Morrow County, Oregon.

Willamette Meridian

T. 4 S., R. 27 E.; NE $\frac{1}{4}$ SE $\frac{1}{4}$ sec. 35; T. 4 S., R. 28 E.; Secs. 13, 14; SW $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 19; SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 20; NE $\frac{1}{4}$ SE $\frac{1}{4}$ sec. 21; NW $\frac{1}{4}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ sec. 22; sec. 23, 24, 25, 26; E $\frac{1}{2}$ S $\frac{1}{2}$ SW $\frac{1}{4}$ sec. 27; NE $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 29; NE $\frac{1}{4}$ SE $\frac{1}{4}$ sec. 31; N $\frac{1}{2}$ SW $\frac{1}{4}$ sec. 32; sec. 33, 34, and 35; T. 5 S., R. 26 E.; Lot 3, NE $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 31; T. 5 S., R. 27 E.; Lot 1, E $\frac{1}{2}$ SE $\frac{1}{4}$ sec. 1; E $\frac{1}{2}$ NW $\frac{1}{4}$ sec. 10; sec. 13; NE $\frac{1}{4}$, S $\frac{1}{2}$ sec. 14; SW $\frac{1}{4}$ NW $\frac{1}{4}$ sec. 15; sec. 19 to 35 incl. T. 5 S., R. 28 E.; Secs. 1 to 15 incl. and 17 to 36 incl. T. 5 S., R. 29 E.; Secs. 6, 7, 17 to 20 incl. and 29 to 32 incl. T. 6 S., R. 25 E.; Lot 4, NW $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 18; NE $\frac{1}{4}$ NW $\frac{1}{4}$ sec. 19; S $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$ sec. 20; SE $\frac{1}{4}$ sec. 26; SE $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 27; S $\frac{1}{2}$ SE $\frac{1}{4}$ sec. 28; SW $\frac{1}{4}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 29; Lot 4, SE $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 30; NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ sec. 31; S $\frac{1}{2}$ sec. 32; SW $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ sec. 33; NE $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ sec. 34; NE $\frac{1}{4}$, S $\frac{1}{2}$ sec. 35; T. 6 S., R. 26 E.; SW $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 4; SW $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 5; NW $\frac{1}{4}$ NW $\frac{1}{4}$ sec. 8; SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 9; E $\frac{1}{2}$, E $\frac{1}{2}$ W $\frac{1}{2}$ sec. 12; sec. 13; E $\frac{1}{2}$ sec. 14; N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 15; SW $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 19; SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 20; E $\frac{1}{2}$ sec. 23; sec. 24 to 28 incl.; 33, 34, 35, and 36; T. 6 S., R. 27 E.; Secs. 1 to 5 incl., lot 7 sec. 6, S $\frac{1}{2}$ sec. 7, sec. 8 to 15 incl. and 17 to 36 incl. T. 6 S., R. 28 E.; Secs. 1 to 35 incl. T. 6 S., R. 29 E.; Secs. 4 to 9 incl., 17 to 20 incl., 29, and 30. 2. That if any person claiming or asserting under, or by virtue of, any unpatented mining claim located prior to July 23, 1955, any right, title, or interest in the vegetative surface resources and other surface resources, under such mining claim, contrary to or in conflict with the limitations or restrictions specified in section 4 of said act, as to the above-described lands or any part thereof, shall fail to file in the Land Office of the Bureau of Land Management at 710 N. E. Holladay, Portland 12, Oregon, and within 150 days from the below-stated date of first publication of this Notice, a verified statement which shall set forth as to such mining claims: (1) The date of location; (2) The book and page of recordation of the notice or certificate of location; (3) The section or sections of the public land surveys which embrace such mining claim; or if such lands are unsurveyed either the section or sections which would probably embrace such mining claim when the public land surveys are extended a such lands or a tie by courses and distances to an approved United States mineral monument; (4) Whether such claimant is a locator or purchaser under such location; and (5) The name and address of such claimant and names and addresses so far as known to the claimant of any other person or persons claiming any interest or interests in or under such unpatented mining claim; such failure shall be conclusively deemed (i) to constitute a waiver and relinquishment by such mining claimant of any right, title, or interest under such mining claim contrary to or in conflict with the limitations or restrictions specified in section 4 of the Act of July 23, 1955 (69 Stat. 367), as to unpatented claims located after that date, and (ii) to constitute a consent by such mining claimant that such unpatented mining claim shall be subject to said limitations and restrictions, and (iii) to preclude thereafter, prior to issuance of patent, any assertion by such mining claimant of any right or title to or interest in or under such mining claim contrary to or in conflict with said limitations or restrictions. Section 4 provides generally, that unpatented mining claims located after July 23, 1955 shall not be used for purposes other than prospecting, mining, or processing operations, or uses reasonably incident thereto; that such claims will be subject to the right of the United States to manage and dispose of the vegetative surface resources thereof and to manage other surface resources thereof; and that, except to the extent required for mining operations and uses reasonably incident thereto or to provide clearance for such operations or uses, claimants of such claims shall not use or dispose of vegetative or other surface resources thereof; and that, except for clearance for such purposes, any permitted severance or removal of timber must be in accordance with sound principles of forest management. Said section 4 also provides that any use of the surface of any such mining claim by the United States, its permittees or licensees, shall be such as not to endanger or materially interfere with the

ples of forest management. Said section 4 also provides that any use of the surface of any such mining claim by the United States, its permittees or licensees, shall be such as not to endanger or materially interfere with the prospecting, mining, processing or reasonably incident uses by the mining claimant.

The date of first publication of this Notice shall be Sept. 20, 1962.

Dated: Aug. 2, 1962.
Stanley D. Lester
Chief, Minerals Section
Bureau of Land Management
Department of the Interior
Portland, Oregon 30-38c

NOTICE TO MINING CLAIMANTS

Published pursuant to section 5 of the Act of July 23, 1955 (69 Stat. 367). To whomsoever it may concern: PROCEEDING NO. FS 62-18 (Oregon 012299). Notice is hereby given in pursuance of a proper request for publication heretofore filed in accordance with section 5 of the Act of July 23, 1955 (69 Stat. 367), and the regulations thereunder (43 CFR 185.123-185.127). 1. That on February 1, 1962, the Chief, Forest Service, Department of Agriculture, whose address is Washington 25, D. C., filed in the Land Office of the Bureau of Land Management, Department of the Interior, at 710 N. E. Holladay, Portland 12, Oregon, a request for publication of notice to all mineral locators or any person claiming under them involving a mining claim or claims located on lands owned by the United States and under the jurisdiction of the Forest Service in the County of Morrow, State of Oregon, described as follows, to wit:

Oregon 012299 (FS 62-18), the Ellis Area, 6-SR-14-12, Umatilla National Forest, Morrow County, Oregon.

Willamette Meridian, Oregon

T. 4 S., R. 29 E.; SE $\frac{1}{4}$ NW $\frac{1}{4}$ Sec. 7; SE $\frac{1}{4}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$ Sec. 8; SE $\frac{1}{4}$ NW $\frac{1}{4}$, Sec. 9; NE $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$, Sec. 10; NE $\frac{1}{4}$ SE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$ Sec. 11; W $\frac{1}{2}$ W $\frac{1}{2}$, SE $\frac{1}{4}$ Sec. 13; Secs. 14, 15; W $\frac{1}{2}$ Sec. 17; Secs. 18 to 35 incl. T. 5 S., R. 29 E.; Secs. 1 to 5 incl.; Secs. 8 to 15 incl.; Secs. 21 to 28 incl.; Secs. 33 to 36 incl. T. 6 S., R. 29 E.; Secs. 1, 2, 3; Secs. 10 to 15 incl.; Secs. 21 to 28 incl.; S $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ Sec. 33; W $\frac{1}{2}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ W $\frac{1}{2}$ SE $\frac{1}{4}$ Sec. 35. 2. That if any person claiming or asserting under, or by virtue of, any unpatented mining claim located prior to July 23, 1955, any right, title, or interest in the vegetative surface resources and other surface resources, under such mining claim, contrary to or in conflict with the limitations or restrictions specified in section 4 of said act, as to the above-described lands or any part thereof, shall fail to file in the Land Office of the Bureau of Land Management at 710 N. E. Holladay, Portland 12, Oregon, and within 150 days from the below-stated date of first publication of this Notice, a verified statement which shall set forth as to such mining claims: (1) The date of location; (2) The book and page of recordation of the notice or certificate of location; (3) The section or sections of the public land surveys which embrace such mining claim; or if such lands are unsurveyed either the section or sections which would probably embrace such mining claim when the public land surveys are extended a such lands or a tie by courses and distances to an approved United States mineral monument; (4) Whether such claimant is a locator or purchaser under such location; and (5) The name and address of such claimant and names and addresses so far as known to the claimant of any other person or persons claiming any interest or interests in or under such unpatented mining claim; such failure shall be conclusively deemed (i) to constitute a waiver and relinquishment by such mining claimant of any right, title, or interest under such mining claim contrary to or in conflict with the limitations or restrictions specified in section 4 of the Act of July 23, 1955 (69 Stat. 367), as to unpatented claims located after that date, and (ii) to constitute a consent by such mining claimant that such unpatented mining claim shall be subject to said limitations and restrictions, and (iii) to preclude thereafter, prior to issuance of patent, any assertion by such mining claimant of any right or title to or interest in or under such mining claim contrary to or in conflict with said limitations or restrictions. Section 4 provides generally, that unpatented mining claims located after July 23, 1955 shall not be used for purposes other than prospecting, mining, or processing operations, or uses reasonably incident thereto; that such claims will be subject to the right of the United States to manage and dispose of the vegetative surface resources thereof and to manage other surface resources thereof; and that, except to the extent required for mining operations and uses reasonably incident thereto or to provide clearance for such operations or uses, claimants of such claims shall not use or dispose of vegetative or other surface resources thereof; and that, except for clearance for such purposes, any permitted severance or removal of timber must be in accordance with sound principles of forest management. Said section 4 also provides that any use of the surface of any such mining claim by the United States, its permittees or licensees, shall be such as not to endanger or materially interfere with the

Boardman Clinic Treats 226 Persons

By MARY LEE MARLOW

BOARDMAN—A total of 198 flu shots were given here at the clinic Wednesday night of last week, which with the 28 given Monday night made a total of 226. Several had to be turned away because the serum ran out. There are plans for the second series to be given in about a month.

The senior class of Riverside High school will sponsor a Homecoming Dance in the school cafeteria November 2. The football team will select a queen for the dance during the half time at the Riverside-Klickitat game Friday afternoon.

Eleven members of the Boardman Tillikum club went to Pendleton Tuesday night of last week for dinner at the Skyroom at the airport, and then held their meeting at the home of Mrs. Ray Gronquist at Sherwood Heights. Mrs. Sigvald Aase of Touchet, Wash., former member of the club, was a guest.

The annual Halloween party sponsored by the club for the Boardman Grade school was discussed and planned. It was held Wednesday at 1 p. m.

Decision was made to sell fruit cakes during the holiday season. Mrs. Joe Tatone reported on her trip to the seminar in Sao Francisco, Calif., and to the state board meeting Salem.

Mr. and Mrs. Charles Anderegg and Mr. and Mrs. Tom Gardiner returned home last week from a weeks stay at the Anderegg's beach home at Long Beach, Wash. Mrs. Anderegg is in Corvallis this week visiting her daughter, Mrs. Rowan Hinds. Mr. and Mrs. Paul Smith of Union visited several days last week at the home of their son-in-law and daughter, Mr. and Mrs. Nathan Thorpe.

Mrs. Myron Watts was in Spokane, Wash. last week to be with her daughter, Mrs. Orville Gastineau of Priest River, Idaho, who had surgery there.

Overnight visitors at the home of Mr. and Mrs. Henry Gantenbein last Thursday were Mrs. Gantenbein's brother-in-law and sister, Rev. and Mrs. Henry Warburton of Payette, Idaho. Other visitors included Cleveland Bliss, Jr., Lewis Bliss and Frank Eberhart, all of Gresham, on their way to Enterprise to hunt elk.

Mr. and Mrs. John W. Anderson of Condon were week-end visitors at the home of their son-in-law and daughter, Mr. and Mrs. Donald Sledge.

Mrs. Earl Briggs and her sister-in-law, Mrs. J. D. Carnegie of Spokane, Wash. returned home last Thursday from a week's trip to Portland to visit at the home

of Mr. and Mrs. C. C. Carnegie, to Albany to visit Mr. and Mrs. A. L. Carnegie, and Mrs. Florah Schroeder at Delake, and Mrs. Stella Thomas at Taft. Mrs. Carnegie left for her home at Spokane, Wash. Friday.

Mrs. Norman Nelson of Portland spent the week-end at the home of Mr. and Mrs. Clarence Nelson. Members of Greenfield grange attending Pomona grange at Ione Saturday were Mr. and Mrs. Nathan Thorpe, Mrs. W. G. Seehafer, Mrs. Earl Briggs, and Mr. and Mrs. Andrew Skiles. Others attending were W. G. Seehafer and Mrs. Evelyn McInnis.

Visitors at the home of Mr. and Mrs. Frank Marlow Sunday were Marlow's nephew, Mr. and Mrs. W. E. Marlow and daughters Glenda, Linda and Sandra of Milton-Freewater.

Mr. and Mrs. William Goen of Klamath Falls visited at the home of Mr. and Mrs. Aley Taylor over the week-end, coming to see Goen's mother, Mrs. Taylor, who has been critically ill in the Good Shepherd hospital in Hermiston for the past ten days. Another son, Herschel Goen of Portland, visited his mother last week. Mrs. Taylor's condition Sunday was some improved.

Mr. and Mrs. Earl Briggs visited at the homes of Mr. and Mrs. Bill Hunsinger and Mr. and Mrs. Chester Flanigan in Hermiston Sunday.

Mr. and Mrs. Reo Rake of Kennewick, Wash. were week-end visitors at the home of Rake's grandparents, Mr. and Mrs. Ray Brown.

Federal, State Men Review School Funds

Paul Jackson of the U. S. Office of Education and Ivan Luman of the State Department of Education were in the county October 25 reviewing accounts of Morrow County School district R-1 that come under Public Law 874. This law has to do with assistance to counties which have Federal installations that add to the school population. In this case the Hermiston Ordnance depot and McNary dam. Principal task of the two men is to verify the number of students claimed under the public law. Superintendent Robert Van Houte said.

Grand Jury Returns Two Indictments

Morrow county grand jury, on Oct. 24, returned two indictments, one true bill and one secret. Albert Fountain Timmins, formerly of Heppner, faces a morals charge in the true bill. He was arrested in Washington, waived extradition and was brought to the county Tuesday by Sheriff C. J. D. Bauman. Bail was set at \$3000 by Circuit Court Judge William Wells and Timmins is now held in the Pendleton jail in lieu of posting bail.

CHANDLER'S OUR CHOICE SAYS THE OREGONIAN

Perhaps you read The Oregonian editorial of October 18, which analyzed the two candidates for U.S. Representative here. About Bob Chandler the editors observed, "He is thoroughly acquainted with reclamation, farm, business and other problems of his district, as well as having a sound knowledge of national and world affairs." The incumbent was characterized as "... revealing little independence of thought, and without noticeable distinction in Congress." Small wonder The Oregonian concluded "... we believe Oregon would be better served by the election of Bob Chandler..."

Mrs. Claude Graham
HEPPNER, OREGON

CHANDLER FOR CONGRESS

Fl. Adv., Chandler for Congress Comm., V. Yates, Sec., Box 991, Bend, Ore.



Enjoy An Electric Dryer... Ignore the weather, save hours of work per week with an automatic electric dryer. Wash whenever you wish. Set a dial and let electricity do the drying. Your clothes come out fresh and fluffy after gentle tumbling in clean, warm air. See your appliance dealer now... learn how little it costs to take the work out of washday.

Pacific Power & Light • You Live Better...Electrically!