

TODAY'S MARKETS

Livestock. PORTLAND, Oct. 16.—Cattle receipts 73; steady. Prime steers \$12.00; good to choice \$11.00; medium to good \$9.75; fair to medium \$8.25; common to fair \$7.50; choice cows and heifers \$8.00; medium to good cows \$7.50; fair to medium \$4.75; calves \$9.00; stockers and feeders \$6.00.

Hog Market. Hogs, receipts, 702; 35c lower, top probably \$17.50, but no sales made. Prime mixed, \$17.25 to \$17.50; medium mixed, \$17.00 to \$17.25; rough heavies, \$15.00 to \$15.50; pigs, \$14.50 to \$15.00; bulk of sales, \$17.25 to \$17.50.

Butter. PORTLAND, Oct. 16.—Butter firm city creamery prints, extras, box lots, 6c; cartons, box lots, 6c; half boxes 1/2 more; less than half boxes 1/2 more. Buying price butterfat, Portland, 69c; cube extras, 64c.

Portland Grain. WHEAT—\$2.20 basis; barley, none; oats, \$5.40 bid; corn, No. 3, yellow, \$5.40 bid.

MILL STUFFS—Mill run f. o. b. mill, carlots, \$29.65; mixed cars, \$30.15; less than carlots, \$30.65. HAY—Timothy, \$30.00; alfalfa, \$27.50; grain, \$26.

PROCLAMATION

Whereas, the City Council of the City of Medford, Oregon, did, by Ordinance No. 952, propose and submit to the legal voters of said City, at the special election duly held in said City on the 15th day of October, 1918, the following proposed Act of Municipal Legislation, entitled: "An Act of Municipal Legislation relating to the holding of elections in the City of Medford, Oregon, in conformity with the provisions of Section 14-a of Article II of the constitution of the State of Oregon, and amending the charter of the city of Medford, by adding thereto a new section to be known as Section 64-A, and amending sections 14, 17, 53, 54, 56, 63, and 64 of the charter of the City of Medford, and repealing sections 57 and 58 of said charter, and

WHEREAS, the recorder of said City has, in my presence and in the presence of the city council duly canvassed the returns of said election and it has been determined thereby that the total number of votes cast at said election was 87; that the total number of votes cast in favor of said act of Municipal Legislation, above referred to, was 68, and the total number of votes cast against the same was 18; and I, blank; and it appears that said act of Municipal Legislation received an affirmative majority of all the votes cast at said election.

NOW, THEREFORE,

By virtue of the power vested in me as Mayor of the City of Medford, Oregon, I, C. E. Gates, do hereby issue this proclamation to the people of said City and do hereby declare that the votes cast in favor and against said act of Municipal Legislation was as above set forth; and I do declare said act of Municipal Legislation to be in full force and effect in said City from and after the publication of this proclamation as required by law; and that the following is a full title and text of said act of Municipal Legislation and of the whole thereof:

Charter Amendments

AN ACT OF MUNICIPAL LEGISLATION relating to the holding of elections in the City of Medford, Oregon, in conformity with the provisions of Section 14-a of Article II of the constitution of the State of Oregon, and amending the charter of the city of Medford, by adding thereto a new section to be known as Section 64-A, and amending sections 14, 17, 53, 54, 56, 63, and 64 of the charter of the City of Medford, and repealing sections 57 and 58 of said charter.

WHEREAS, The voters of the State of Oregon, at an election duly held in this State on the 4th day of June, 1917, adopted Section 14-a of Article II of the constitution as a part of the constitution of said State, and the same is now in full force and effect, and,

WHEREAS, It is necessary that the charter of the City of Medford be amended to conform to Section 14-a of Article II of the said constitution of Oregon.

NOW, THEREFORE,

The people of Medford do ordain as follows:

Section 1. That Section 14 of the charter of the City of Medford be, and the same hereby is amended to read as follows:

Section 14. The Mayor shall be the executive officer of the city and shall supervise its affairs and all its officers and employees, but not the council. He shall be the presiding officer of the city council, but shall not vote upon any question, except in case of a tie, and then he shall cast the deciding vote. He shall have power to call special meetings of the council whenever he deems it necessary.

Section 15. At the last regular meeting of the council before the biennial election he shall make a written statement of the condition of all the affairs of the city, and recommend such measures for the government and improvement thereof as he may deem expedient. He shall at the first reg-

ular meeting of the council in January, following the biennial election, appoint three members of the council on each of the following committees, to-wit: (1) Finance; (2) Streets, sewers and drains; (3) water and light; (4) health, which shall consist of the mayor and two councilmen, which committee shall be standing committees for his term, and shall have general supervision over the different subjects pertaining to their departments, and such further powers and duties as the council may prescribe by ordinance or resolution.

Section 16. That Section 17 of the charter of the City of Medford be, and the same is hereby amended to read as follows:

Section 17. At the first regular meeting of the council in January following the City election, or as soon thereafter as practical, the council shall choose by ballot one of its members as chairman, who shall preside in the absence of the mayor, and in the absence or inability of the mayor to act, such chairman shall perform all the duties of mayor; but during the time that he is so acting he shall also perform the duties of councilman, including the right to vote.

Section 18. That Section 53 of the charter of the City of Medford be, and the same is hereby amended to read as follows:

Section 53. Not less than fifteen days prior to the first Tuesday after the first Monday in November in each even numbered year, the City Council shall order a biennial election for city officers, of which notice shall be given by publication in a newspaper published in the city, or by notice signed by the city recorder and posted by the chief of police in three conspicuous places in said city, one notice to be posted in each ward, not less than ten days prior to the election, which notice shall specify the officers to be elected, and the time and places of holding said election.

Section 54. That Section 54 of the charter of the City of Medford be, and the same is hereby amended to read as follows:

Section 54. The City election shall be held at the same time and place that the general biennial election for State and County officers is held in said City, and the election precincts and officers for said election shall be those selected according to law for said general biennial elections.

Section 55. That Section 55 of the charter of the City of Medford be, and the same is hereby amended to read as follows:

Section 55. All persons to be voted for at any city election shall, not less than seven days before such election, file with the recorder of said city a certificate of nomination made by some political or mass convention, or a nomination signed by not less than twenty-five legal voters of said city, together with the candidates' written acceptance of said nomination; and thereupon the recorder shall enter the name of all such candidates upon the ticket to be voted for at the next following election, and not otherwise; and the recorder shall cause a sufficient number of proper tickets to be printed and delivered to the election officers prior to the opening of the polls on the day of election; the expense of printing such tickets shall be paid by the city.

Section 56. That Section 61 of the charter of the City of Medford be, and the same is hereby amended to read as follows:

Section 61. The council shall hold their first meeting and organize on the first Tuesday in January following their election, and in case said first Tuesday in January be a holiday the council shall hold its first meeting and organize on the following day.

Section 7. That Section 64 of the charter of the City of Medford be, and the same is hereby amended to read as follows:

Section 64. The terms of all officers elected shall begin on the first Tuesday in January following their election, or as soon thereafter as they shall duly qualify; but if they fail to qualify within ten days from and after said day, then said office shall be vacant, and the council shall at its first meeting thereafter fill said vacancy by appointment; and all vacancies occurring from any cause in any elective office shall be filled by the council by appointment of some qualified elector of the city to hold said office until the next election, and until his successor is elected and qualified. The terms of all officers of the City of Medford shall be, and are hereby extended and continued until the first Tuesday in January, 1919, and until such successors shall duly qualify. The term of office of all officers of said city whose term would be by the charter of said city continue beyond the first Tuesday in January, 1919, are hereby so limited that they shall expire on said day, or as soon thereafter as their successors shall qualify, and there shall be elected at said biennial election in the year 1918, and at each biennial election thereafter, officers to fill all elective offices of said city.

Section 8. That the charter of the City of Medford be, and the same is hereby amended by adding thereto a new section to be known as Section 64-A, to read as follows:

Section 64-A. Special elections may be called by the city council at any time by ordinance or resolution, and in such ordinance or resolution the council shall provide the time and place for holding such election, the manner of giving notice thereof, the hours during which the polls shall be open, and shall appoint three judges of election for each ward, two of whom shall act as clerks, and whose compensation shall be fixed by the council. Special elections shall be conducted as far as practicable according to the laws of the State of Oregon.

Section 9. That Sections 57 and 58 of the charter of the City of Medford are hereby repealed.

Dated at Medford, Oregon, this 16th day of October, 1918.

(Signed) C. E. GATES, Mayor. Attest: (Signed) M. L. ALFORD, City Recorder.

Evans Creek Irrigation District. Notice of Election. Notice is hereby given that an election in and for the proposed Evans Creek Irrigation district hereinafter described, has been called by the

County Court of Jackson County, Oregon, to be held and said election will be held in said district on the 31st day of October, 1918 between the hours provided by law for the holding of general elections in the state of Oregon.

Said election will be held for the purpose of determining whether or not said proposed irrigation district shall be organized under the provisions of Chapter 357 of the general laws of Oregon for the year 1917.

The polling place for said election is the Grange Hall located at Wilmer, within said district.

The following is a description of the boundaries of said proposed Irrigation District:

1. That certain 24 acres of land in the NE 1/4 NW 1/4, 3 acres in NW 1/4 NW 1/4, 9 acres in SE 1/4 NW 1/4, Sec. 5, T. 35, S. R. 3 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Mays Creek in said district under appropriation of Mary J. Moore made in 1896, also all of SE 1/4 of NE 1/4 Section 12, T. 35, S. R. 4 W. W. M.

2. That certain 5 acres in the NE 1/4 NW 1/4, and 5 acres in SE 1/4 NW 1/4, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of Margaret E. Taylor made in 1896.

3. All of SE 1/4 NW 1/4 Sec. 11, T. 35, S. R. 4 W. W. M.

4. All the Southwest quarter of Northeast quarter and also south 5 acres of west half of Northwest quarter of the northeast quarter Sec. 11, T. 35, S. R. 4 W. W. M. Also 5 acres of NW 1/4 NE 1/4 of said section 11.

5. That certain 28 acres of land in the NE 1/4 NW 1/4, 2 acres in SW 1/4 NW 1/4, 3 acres in NW 1/4 NE 1/4, 8 acres in SW 1/4 NW 1/4, Sec. 12, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of Wm. Hills made in 1881.

6. That certain 2 acres of land in the SE 1/4 NW 1/4, Sec. 1 and 1/2 acres in NE 1/4 NW 1/4, Sec. 12, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of Wm. Hills made in 1881.

7. That certain 12 acres of land in the NE 1/4 NW 1/4, Sec. 12, and 10 acres in SW 1/4 NW 1/4, Sec. 12, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of J. B. Hills made in 1896.

8. That certain 1 acre of land in the NE 1/4 NW 1/4, and 4 acres in SE 1/4 NW 1/4, Sec. 26, all in T. 34, S. R. 3 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of O. W. Miller made Feb. 27, 1904.

9. That certain 1 1/2 acres of land in the SE 1/4 NW 1/4, Sec. 5, 15 acres in the NW 1/4 SW 1/4, Sec. 6, 1 acre in the SW 1/4 SW 1/4, Sec. 6, 8 acres in the SW 1/4 SW 1/4, Sec. 7, 8 acres in the SW 1/4 SW 1/4, Sec. 8, all in T. 35, S. R. 4 W. W. M., being the particular lands lying underneath the Neathammer irrigation ditch and now being actually irrigated therefrom.

10. All of NE 1/4 NE 1/4, NW 1/4 NE 1/4, SW 1/4 NE 1/4, SE 1/4 NE 1/4, NW 1/4 SW 1/4, SW 1/4 SW 1/4, SE 1/4 SW 1/4, and East 1/2 of NW 1/4, Section 15, NE 1/4 NW 1/4, NW 1/4 NW 1/4, SW 1/4 NW 1/4, SE 1/4 NW 1/4, NW 1/4 SW 1/4, SW 1/4 SW 1/4, Sec. 22, all of SE 1/4 NE 1/4, NE 1/4 SE 1/4, SE 1/4 SE 1/4, Section 21, lying east of Evans Creek, all in T. 35, S. R. 4 W. W. M.

11. All of SW 1/4 NW 1/4, NE 1/4 SW 1/4, NW 1/4 SW 1/4, Sec. 11, T. 35, S. R. 4 W. W. M., lying north of Evans Creek.

12. That certain 25 acres of land in the NE 1/4 NW 1/4, Sec. 4, and 8 acres in NW 1/4 SW 1/4, Sec. 10, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of O. W. Miller made in 1904.

13. That certain 3 acres of land in the SE 1/4 NW 1/4, Sec. 22, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Potter Creek in said district under appropriation of S. F. Potter made in 1901.

14. That certain 3 acres of land in the NE 1/4 NW 1/4, Sec. 22, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Potter Creek in said district under appropriation of S. F. Potter made in 1901.

15. That certain 1 acre in SW 1/4 SW 1/4, Sec. 33, T. 34, S. R. 3 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Dan Neathammer made in 1874.

16. That certain 4 acres of land in SW 1/4 SE 1/4, and 4 acres in NE 1/4 SE 1/4, Sec. 22, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Geo. W. Blalock made in 1891.

17. That certain 3 acres of land in the SE 1/4 NW 1/4, Sec. 22, T. 34, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Pleasant Creek in said district under appropriation of Dan Neathammer made in 1874.

18. That certain 3 acres of land in the NE 1/4 NW 1/4, Sec. 22, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Pleasant Creek in said district under appropriation of Dan Neathammer made in 1874.

19. That certain 3 acres of land in the NE 1/4 NW 1/4, Sec. 22, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Pleasant Creek in said district under appropriation of Dan Neathammer made in 1874.

20. That certain 1 acre of land in the SW 1/4 NE 1/4, Sec. 17, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

21. That certain 10 acres of land in the SE 1/4 SE 1/4, Sec. 5, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

22. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

23. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

24. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

25. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

26. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

27. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

28. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

29. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

30. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

31. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

32. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

33. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

34. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

35. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

36. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

37. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

38. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

39. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

mination of the State Water Board of the State of Oregon, filed with the Clerk of the Circuit Court of Jackson County, Oregon, on May 3, 1916, and supplemental findings of fact and order of determination of said State Water Board filed in said Court on December 15, 1917, which said orders determined and adjudicated all rights of the waters of Rogue River and its tributaries.

2. That certain 9 acres of land in the NE 1/4 NW 1/4, and 22 acres in the NW 1/4 NW 1/4, all in sec. 7, T. 35, S. R. 3 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of Mary J. Moore made in 1896, also all of SE 1/4 of NE 1/4 Section 12, T. 35, S. R. 4 W. W. M.

3. That certain 5 acres in the NE 1/4 NW 1/4, and 5 acres in SE 1/4 NW 1/4, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of Margaret E. Taylor made in 1896.

4. All of SE 1/4 NW 1/4 Sec. 11, T. 35, S. R. 4 W. W. M.

5. All the Southwest quarter of Northeast quarter and also south 5 acres of west half of Northwest quarter of the northeast quarter Sec. 11, T. 35, S. R. 4 W. W. M. Also 5 acres of NW 1/4 NE 1/4 of said section 11.

6. That certain 28 acres of land in the NE 1/4 NW 1/4, 2 acres in SW 1/4 NW 1/4, 3 acres in NW 1/4 NE 1/4, 8 acres in SW 1/4 NW 1/4, Sec. 12, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of Wm. Hills made in 1881.

7. That certain 2 acres of land in the SE 1/4 NW 1/4, Sec. 1 and 1/2 acres in NE 1/4 NW 1/4, Sec. 12, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of Wm. Hills made in 1881.

8. That certain 12 acres of land in the NE 1/4 NW 1/4, Sec. 12, and 10 acres in SW 1/4 NW 1/4, Sec. 12, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of J. B. Hills made in 1896.

9. That certain 1 acre of land in the NE 1/4 NW 1/4, and 4 acres in SE 1/4 NW 1/4, Sec. 26, all in T. 34, S. R. 3 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of O. W. Miller made Feb. 27, 1904.

10. All of NE 1/4 NE 1/4, NW 1/4 NE 1/4, SW 1/4 NE 1/4, SE 1/4 NE 1/4, NW 1/4 SW 1/4, SW 1/4 SW 1/4, SE 1/4 SW 1/4, and East 1/2 of NW 1/4, Section 15, NE 1/4 NW 1/4, NW 1/4 NW 1/4, SW 1/4 NW 1/4, SE 1/4 NW 1/4, NW 1/4 SW 1/4, SW 1/4 SW 1/4, Sec. 22, all of SE 1/4 NE 1/4, NE 1/4 SE 1/4, SE 1/4 SE 1/4, Section 21, lying east of Evans Creek, all in T. 35, S. R. 4 W. W. M.

11. All of SW 1/4 NW 1/4, NE 1/4 SW 1/4, NW 1/4 SW 1/4, Sec. 11, T. 35, S. R. 4 W. W. M., lying north of Evans Creek.

12. That certain 25 acres of land in the NE 1/4 NW 1/4, Sec. 4, and 8 acres in NW 1/4 SW 1/4, Sec. 10, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Evans Creek in said district under appropriation of O. W. Miller made in 1904.

13. That certain 3 acres of land in the SE 1/4 NW 1/4, Sec. 22, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Potter Creek in said district under appropriation of S. F. Potter made in 1901.

14. That certain 3 acres of land in the NE 1/4 NW 1/4, Sec. 22, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Potter Creek in said district under appropriation of S. F. Potter made in 1901.

15. That certain 1 acre in SW 1/4 SW 1/4, Sec. 33, T. 34, S. R. 3 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Dan Neathammer made in 1874.

16. That certain 4 acres of land in SW 1/4 SE 1/4, and 4 acres in NE 1/4 SE 1/4, Sec. 22, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Geo. W. Blalock made in 1891.

17. That certain 3 acres of land in the SE 1/4 NW 1/4, Sec. 22, T. 34, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Pleasant Creek in said district under appropriation of Dan Neathammer made in 1874.

18. That certain 3 acres of land in the NE 1/4 NW 1/4, Sec. 22, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Pleasant Creek in said district under appropriation of Dan Neathammer made in 1874.

19. That certain 3 acres of land in the NE 1/4 NW 1/4, Sec. 22, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Pleasant Creek in said district under appropriation of Dan Neathammer made in 1874.

20. That certain 3 acres of land in the NE 1/4 NW 1/4, Sec. 22, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Pleasant Creek in said district under appropriation of Pleasant Creek in said district under appropriation of Dan Neathammer made in 1874.

21. That certain 1 acre of land in the SW 1/4 NE 1/4, Sec. 17, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

22. That certain 10 acres of land in the SE 1/4 SE 1/4, Sec. 5, T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

23. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.

24. That certain 10 acres of land in the NE 1/4 NW 1/4, Sec. 9, all in T. 35, S. R. 4 W. W. M., covered by water right existing by virtue of appropriation of certain waters of Queens Branch in said district under appropriation of Queens Branch in said district under appropriation of Joshua Neathammer made in 1888.