

## PUBLIC NOTICE

**KLAMATH IRRIGATION PROJECT,  
OREGON-CALIFORNIA TULE  
LAKE DIVISION, PART ONE**

DEPARTMENT OF THE INTERIOR,  
Washington, D. C., September 29,  
1922.

Land for which water will be furnished.—It is pursuant of the Act of June 17, 1902, (32 Stat. 322) and acts amendatory thereto or supplementary thereto, notice is hereby given that upon issue water-right applications being made, thereafter water will be furnished under Part One of the Tule Lake Division of the Klamath Irrigation Project, Oregon-Calfornia, by the Irrigation Service of 1922, and thereafter, for the first public lands shown on farm-unit plans of the following irrigation of the Willamette and the Mount Shasta Divisions, to wit:

T. 11 S. R. 11 E. W. M. Oregon;  
T. 11 S. R. 12 E. W. M. Oregon;  
T. 12 S. R. 12 E. M. D. M. California;

T. 13 N. R. 5 E. M. D. M. California;

which plots were approved on the date of this notice and are on file in the office of the project manager, United States Reclamation Service at Klamath Falls, Oregon, and in the local land offices at Lakeview, Oregon, and at Roseburg and Sacramento, California.

2. Limit of Area for which entry may be made or water right secured.

The limit of area of public land per acre, representing the acreage which, in the opinion of the Secretary of the Interior, may be reasonably required for the support of a family upon such land, is fixed at the amounts shown and the plots for the several farm units and varies from 12 to 80 acres of irrigable area. The maximum limit of area for which water-right application may be made for lands in private ownership shall be 100 acres of irrigable land for each farm unit.

3. Filing of water-right applications.—Water-right applications must be filed in the office of the project manager. For land in private ownership such applications may be made at any time after the date of this notice, the construction charges for which will be increased a cent each year until such application is made and an initial investment is paid.

4. Advance payment of construction charge permissible.—Any water-right applicant or entrant may, if so elects, pay the whole or any part of the construction charge owing him within any shorter period than that provided by the public notice and orders applicable to his land.

5. Operation and maintenance charge.—The operation and maintenance charge for the irrigation season of 1922 and thereafter until further notice shall be of the same amount as for other like land under said project. Where water-right application is made for public land entered under the reclamation law after June 15, or where water-right application is made after August 1, for land in private ownership, no operation and maintenance charge will be made for water delivered during the remainder of the irrigation season in which the water-right application is made.

6. Place and manner of payment of water charge.—Water-right charges for the lands in California, and the payment on construction charges for the lands in Oregon, must be paid to the office of the United States Reclamation Service, at Klamath Falls, Oregon, in person, by mail, or otherwise, within a period of four days beginning October 22, 1922, and extending to and including 7 o'clock a. m., October 22, 1922. A person filing water-right application by mail, or otherwise, than in person, must make necessary arrangements for notification in the event of being the successful applicant for a farm unit. The United States will not assume responsibility of notifying successful applicants who are not present at the drawing. Water-right application, filed after said four-day period will be filed and noted in the title of their record.

7. Simultaneous filing of water-right applications.—Water-right applications made and filed with the project manager during the said four-day period will be held and treated as simultaneously filed and the project manager will dispose of them as follows:

(a) Where there is no conflict, the water-right application will be approved by the project manager.

(b) Where there are two or more water-right applications for the same farm unit, the project manager will cause to be written on cards the names of the several water-right applicants, and each of those cards containing the name of one such applicant will be placed in an envelope upon which there is no distinctive or identifying mark, and at 7 o'clock p. m., October 22, 1922, after all the envelopes containing the names of the several water-right applicants shall have been thoroughly mixed in the presence of such persons as may desire to be present, they will be drawn and numbered in order. The cards as drawn and numbered will be securely fastened to the water-right applications of the respective persons, and the water-right applications will be approved in such order by the project manager.

8. Rights under approved water-right applications.—Approval by the project manager of a water-right application for public land will entitle the water-right applicant to the homestead application at the local land office where the land is situated for the farm unit described in his water-right application. Such homestead application should be made within ten days from midnight of the date on which water-right application is approved. Failure to so make such homestead application will entitle the water-right applicant next in order for the same unit to have his water-right application approved by the project manager, allowing him to make homestead application, this procedure continuing if necessary as to all applicants. No part of the payment made will be returned to a successful applicant in any case if he is a qualified homestead entrant.

9. Failure of applicant to obtain land applied for.—Where any applicant fails to obtain public land applied for by him, he will be permitted to elect whether he will amend his application to embrace other land not affected by pending applications and otherwise subject thereto when such amendment is presented, or withdraw his original applica-

tion without prejudice. In the event of such withdrawal, the water-right charges deposited will be returned by the project manager upon surrender of the receipt therefor.

10. Warnings against unlawful settlement upon public land.—No person will be permitted to gain or exercise any right whatever under any homestead or occupation of any or said public land before having at the time a valid approved water-right application covering the land in question. Provided, however, that this shall not affect any valid existing right obtained by settlement or entry while the land was subject thereto.

11. Classes of charges for water-right.—The water-right charges against all of said land are of two kinds, to-wit: (a) A charge against each irrigable acre to cover cost of construction of the irrigation system, termed the construction charge, and (b) an annual charge against each irrigable acre to cover cost of operation and maintenance of the system, termed the operation and maintenance charge.

12. Construction charge.—The construction charge for all of said land shall be ninety dollars (\$90) per irrigable acre. An initial payment of 25 per cent of the construction charge shall be made at the time of filing water-right application, and the remainder of the construction charge shall be paid in 15 annual installments, the first 5 of which shall be 5 per cent and the remainder each 2 per cent of the total construction charge. The first of the said 15 annual installments shall become due and payable December 1 of the fifth calendar year after the initial installment, and subsequent installments shall become due and payable December 1 of each calendar year thereafter. In accordance with section 9 of the act of August 12, 1914, (38 Stat. 886), otherwise the construction charge for water right for lands in private ownership shall not be made within one year after the date of this notice, the construction charges for which will be increased a cent each year until such application is made and an initial investment is paid.

13. Waiver of mineral rights.—All applicants to make homestead entry of any of the above-described public land which at the time of filing the homestead application is embraced in an oil and gas application for prospecting permit or a permit granted under the leasing act of February 25, 1918 (41 Stat. 437), must waive the right to the mineral content of the land under the act of July 17, 1914 (38 Stat. 882), otherwise the homestead application will be rejected.

E. C. FINNEY,  
First Assistant Secretary of the  
Interior,

Oct. 10.

## SULPHUR CLEARS ROUGH, RED SKIN

Face, Neck and Arms Easily Made Smooth, Says Specialist

Any breaking out of the skin, even here, behind ears, can be quickly overcome by applying a little Beau-Sulphur, declares a noted skin specialist. Because of its germ destroying properties, this sulphur preparation begins at once to soothe irritated skin and heal eruptions such as rash, pimples and ring worm.

It seldom fails to remove the torment and disfigurement, and you do not have to wait for relief from embarrassment. Improvement quickly shows. Sufferers from skin trouble should obtain a tall jar of Beau-Sulphur-Sulphur from any good druggist and use it like cold cream. —Adv. 3.

NOTICE

**IN THE COUNTY COURT OF THE STATE OF OREGON FOR KLAMATH COUNTY**

In the Matter of the Estate of John M. Nee, Deceased.

NOTICE IS HEREBY GIVEN that I have filed my final account and report as administrator of the estate of John M. Nee, deceased, and the above entitled Court has fixed two o'clock, P. M., on Saturday, the 21st day of October, 1922, as the time, and the County Court room of this Court, in Klamath Falls, Oregon, as the place, when and where any person may present any objection or exception to anything therein contained, or to anything therein done by me as administrator, and at the said time and place the said Court will finally settle said account.

BERT C. THOMAS,  
Administrator of said Estate.

S. 19, 26, O. 3, 19, 17

NOTICE TO CREDITORS

**IN THE COUNTY COURT OF THE STATE OF OREGON FOR THE COUNTY OF KLAMATH**

In the Matter of the Estate of Anthony McMillan (sometimes known as Anton McMillan and sometimes known as and called A. McMillan), Deceased.

Notice is hereby given by the undersigned, administrator of the estate of Anthony McMillan (sometimes known as Anton McMillan and sometimes known as and called A. McMillan), deceased, to the creditors of, and to all persons having claims against, the said deceased to exhibit them, with the necessary vouchers, within six months after the first publication of this notice, to the said administrator, at his law offices over the First State and Savings Bank Building, in the city of Klamath Falls, in said county and state, the same being the place for the transaction of the business of said estate.

Dated this 11th day of September, 1922.

C. F. STONE,  
Administrator of said Estate.

S. 12, 19, 26, O. 3, 19, 12

NOTICE TO CREDITORS

Notice is hereby given that the undersigned has been duly appointed administratrix of the estate of William Elmer Gordon, deceased, by the County Court of the State of Oregon for Klamath County, and all persons having claims against said estate are hereby notified to present same to said administratrix at the office of R. C. Grossbeck, lawyer, Klamath Falls, Oregon, within six months of the date of this notice.

ELSIE GORDON,  
Administratrix of Estate of William Elmer Gordon, Deceased.

O. 3, 10, 17, 24, 31

LODGE NOTICE

Regular meeting of Alpha chapter

No. 61, O. 3, S. Thursday Oct. 10,

7:30 p. m. Visitors welcome.

By order of Edith Delach, W. M.

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Black Silk Stove Polish Works

Springfield, Illinois

The Black Silk Oil Company

Black Silk Oil Company