

**ARGENTINE STATE
UNDER RECEIVER**

Political Tangle in Entre Ríos Necessitates Appointment of Federal Interventor.

(United Press) BUENOS AIRES, Jan. 9.—The Argentine Senate of Entre Ríos today in the handwriting of its president voted to not to bind up the proceedings of affairs but to straighten them out. The Entre Ríos receiver, or interventor, Dr. Joaquín S. de Anchorena, who has been in office since May 12, 1915, has announced Dr. Laurencena is a radical. The national President Irigoyen, after Entre Ríos' legislature, is due to meet two senators to mend the federal upper house. In Buenos Aires, it is believed that the legislature is inclined by a majority of no votes of preference, the two senators presumably will be radicals.

The conservative members of the legislature do not want this to happen. It is believed that they may prevail from the results and Governor Laurencena cannot get a quorum.

After repeated attempts to overcome this difficulty the governor appealed to the president. The president accepted the situation in the hands of Dr. de Anchorena, as receiver, or interventor.

Federal intervention in the province is not unusual in Argentina.

When President Irigoyen went into office, as indicated, there were many who thought that he would radicalize all the conservative actions by means of intervention.

This was the way in which it was prophesied President Irigoyen would do it, but there has been only one case so far.

**CONTRACTS LEFT
FOR WARSHIPS**

Four Battleships, Twenty Destroyers and Thirty Submarines are to Be Constructed.

(United Press) WASHINGTON, Jan. 9.—The last section of the naval bill which Congress appropriated \$32,294,112 for the 1917 naval-building program, "the last section approved August 29, 1916, and the money has ever since been available."

On the sixth section authorized, however, in this, the greatest preparation made in the history of the nation, sixty-six vessels remain to be laid.

Inability to agree on terms and of costs demanded by private yards have been the cause for the delay, according to Secretary Daniels.

Contracts are yet to be signed for eight of the proposed new vessels, and of the other fifty-eight, there remain eighteen authorized submarines for which the building terms are not yet certain.

For the entire program of construction, bids have been received for all but one vessel. This is an ammunition ship for which bids were opened January 10. The contracts have been placed for four battleships, twenty destroyers and three submarines. For eighteen of the last named, however, certain details yet remain to be worked out before their construction can be started.

For the remaining twelve battleships, also awaiting contracts, no building terms have been agreed upon.

Under the original naval program, no provision must be made for the construction of the entire program by February 29.

**WOMAN ATTORNEY
FOR WAGE LAW**

Assistant Attorney General of Colorado Speaks Before Interim Law Committee.

(United Press) DALLAS, Jan. 6.—Miss Clara M. Morris, the only woman attorney state's attorney general in the United States, appointed to the position in response to the demands of the women of this state, yesterday came to Dallas to speak to the plenum, and, through, a minimum wage for women at the present session of the state legislature.

The bill passed by the legislature and voted by the state senate, and introduced at this meeting. The most important changes in the bill, which, for patterned after the Texas law, will be the method of placing workers as well as wage workers in the minimum, according to Miss Morris, will be passed at once, and, she said, the bill will be turned over to Miss Morris.

**REGISTERED PROJECT IS
NOTWITHSTANDING SAYS SMITH.**

Michael Stearns, C. J. Smith, chairman of the State Land Board, referred to the registered project and in a report to the state land board sets forth he can see no merit to it as a Carey act project. In a separate report regarding the Dublin Land and Irrigation project, he says that the state land board first of the week he says that notice should be served the various entries to show cause why their contracts should not be cancelled, and the entries cancelled unless reasons for not doing so are shown.

At the land board meeting the early part of the week it was said that the lands within the Hegated project were being held to the exclusion of bona fide settlers and that there was not enough water to irrigate them. The board showed a disposition to cancel the contract of the company with the state and throw the lands open to entry but first referred the matter to the state engineer.

IN Real Estate Dealers

Have rented my place the N.W. 30-10-15 and it is off the market. J. E. Severson.

THE GREATER IDAHO DEPT. STORE

CLOTHING SALE



THE ONE BIG OPPORTUNITY

The Greater Idaho Department Store has for a number of years held a "January Clothing Sale," at which time Men's and Boys' Clothing and furnishings are offered at remarkably low prices. This Big Sale has now started.

This Big Event stands out pre-eminently distinctive from all other Sales on the tract. To old timers it is known as a real big money-saving opportunity, as the reductions are liberal and genuine.

And as to Quality--we have but to mention to you the famous Brands such as "Society Brand", "Adler-Rochester" and "Michael-Stearns", which assure you of fabrics being all-wool styles absolutely correct and the finest tailoring.

It is worth while to remember that no matter what others may offer, we can do better for our tremendous buying capacity gives us the advantage of special prices and certain privileges not enjoyed by smaller concerns. Come today--don't delay.

We Are Never Undersold

Everything Guaranteed

Look for Yellow Tickets

**TARDI MEETING AT
LAVERING THEATRE**

Desire to Hear Famous Women Causes Committee to Select Large Hall in City.

The Business Women's association has determined to hold the 14th Mid-Winter meeting in the Lavering theatre on account of the great popularity of the hall. The association will appear in the City March 8. Many inquiries have come from outside the city and a large representation from the surrounding towns is certain.

A large amount placed on sale yesterday to bring over money.

The admission pay \$2.50 for the meeting, besides the cost of the hall and other incidental expenses. It is believed that the admission charge will be fixed at seventy-five cents.

LEGAL PUBLICATIONS

NOTICE TO STOCKHOLDERS

December 29, 1915

Notice is hereby given that the regular annual meeting of the stockholders of the Twin Falls Company, for the purpose of electing a board of directors for the ensuing year, and for the transacting of such other business as may properly come before the meeting, will be held at the office of said company in Twin Falls, Idaho, on Tuesday, January 16, 1916, at ten o'clock a.m.

J. G. BRADLEY, Secretary.

Serial No. 011250-15534.

NOTICE FOR PUBLICATION

Department of the Interior, U. S.

Land Office at Hailey, Idaho, December 29, 1915.

Notice is hereby given that Cornelius Teekell, of Amherst, Idaho, who, on June 15, 1915, made Homestead Entry Serial No. 011250 for NW 1/4 NE 1/4, NE 1/4, Section 25, and SW 1/4 SE 1/4, Section 23, Township 13 S., Range 13 E., Boise Meridian, filed his notice of intention to make final, three years prior to establish claim to the land above described, according to the affidavit of George Teekell, of Amherst, Idaho, Commissioner, U. S. Commissioner, at Hailey, Idaho, on the 1st day of March, 1915.

Claimant names as witnesses:

George Teekell, John Koster, Harke Kimm, and John Williamson, all of Amherst, Idaho.

BEN R. GRAY, Register.

Serial No. 011252.

NOTICE FOR PUBLICATION

Department of the Interior, U. S.

Land Office at Hailey, Idaho, Dec. 23, 1915.

Notice is hereby given that George Teekell, of Twin Falls, Idaho, who, on June 15, 1915, made Homestead Entry Serial No. 011252 for NE 1/4 NW 1/4, Section 23, Township 10 S., Range 18 E., Boise Meridian, filed his notice of intention to make final, three years prior to establish claim to the land above described, according to the affidavit of George Teekell, of Amherst, Idaho, Commissioner, at Twin Falls, Idaho, on the 22nd day of February, 1915.

Claimant names as witnesses:

Archie Cornell of Elmore, Idaho, Thomas C. Macauley, Albert G. Holt, and Frank Smith, all of Twin Falls, Idaho.

BEN R. GRAY, Register.

Serial No. 011253.

NOTICE FOR PUBLICATION

Department of the Interior, U. S.

Land Office at Hailey, Idaho, October 21, 1915.

Notice is hereby given that George Teekell, of Twin Falls, Idaho, who, on June 15, 1915, made Homestead Entry Serial No. 011253 for NE 1/4 NW 1/4, Section 24, NW 1/4 NW 1/4, Section 25, and NW 1/4 NW 1/4, Section 26, Township 15 S., Range 13 E., Boise Meridian, and, on July 21, 1916, the Twin Falls Land Company of Oregon, filed his application for patent to the land above described, according to the affidavit of George Teekell, of Twin Falls, Idaho, on the 16th day of November, 1916.

Notice is hereby given that the land above described, according to the affidavit of George Teekell, of Twin Falls, Idaho, is now patented to the land above described, according to the affidavit of George Teekell, of Twin Falls, Idaho, on the 16th day of November, 1916.

BEN R. GRAY, Register.

Serial No. 011254.

NOTICE FOR PUBLICATION

Department of the Interior, U. S.

Land Office at Hailey, Idaho, October 21, 1915.

Notice is hereby given that George Teekell, of Twin Falls, Idaho, who, on June 15, 1915, made Homestead Entry Serial No. 011254 for NW 1/4 NE 1/4, Section 25, and SW 1/4 SE 1/4, Section 26, Township 10 S., Range 18 E., Boise Meridian, filed his notice of intention to make final, three years prior to establish claim to the land above described, according to the affidavit of George Teekell, of Twin Falls, Idaho, on the 22nd day of February, 1915.

Claimant names as witnesses:

Frank Kennedy, all of Hailey, Idaho.

BEN R. GRAY, Register.

Serial No. 011255.

NOTICE FOR PUBLICATION

Department of the Interior, U. S.

Land Office at Hailey, Idaho, December 15, 1915.

Notice is hereby given that Joseph C. Higgins, of Twin Falls, Idaho, who, on May 4, 1915, made Homestead Entry Serial No. 011255 for NW 1/4 NE 1/4, Section 21, Township 10 S., Range 18 E., Boise Meridian, has filed notice of intention to make final, three years prior to establish claim to the land above described, before C. C. Shuglin, U. S. Commissioner, at Hailey, Idaho, on the 13th day of February, 1916.

Claimant names as witness:

Frank Kennedy, all of Hailey, Idaho.

BEN R. GRAY, Register.

Serial No. 011256.

NOTICE FOR PUBLICATION

Department of the Interior, U. S.

Land Office at Hailey, Idaho, December 15, 1915.

Notice is hereby given that William W. Humphrey, of Twin Falls, Idaho, who, on May 4, 1915, made Homestead Entry Serial No. 011256 for NW 1/4 NE 1/4, Section 25, and SW 1/4 SE 1/4, Section 26, Township 10 S., Range 18 E., Boise Meridian, has filed notice of intention to make final, three years prior to establish claim to the land above described, before C. C. Shuglin, U. S. Commissioner, at Hailey, Idaho, on the 8th day of February, 1916.

Claimant names as witness:

Olivier D. Billings, F. S. S., and Joseph E. Hyer, of Twin Falls, Idaho.

BEN R. GRAY, Register.

Serial No. 011257.

NOTICE FOR PUBLICATION

Department of the Interior, U. S.

Land Office at Hailey, Idaho, December 15, 1915.

Notice is hereby given that

GENERAL ADVERTISING

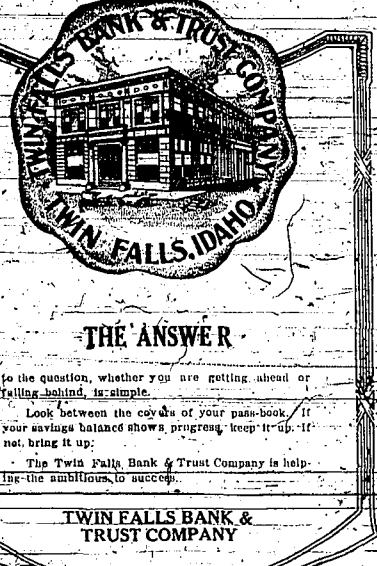
GENERAL ADVERTISING

AMBASSADORS NOT
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GENERAL ADVERTISING

GENERAL ADVERTISING



THE ANSWER

To the question, whether you are getting ahead or falling behind, is simple.

Look between the covers of your pass-book. If your savings balanced shows progress, keep it up. If not, bring it up.

The Twin Falls Bank & Trust Company is helping the ambitious to succeed.

TWIN FALLS BANK &
TRUST COMPANY

Filer Items

(From Filer Journal)

About twenty-five Odd Fellows journeyed to Buhi Monday night to a supper and program provided by the lodge at that place. The occasion was a sort of colonization in honor of the lodge at that place, reaching a membership of 100.

Mrs. A. J. Davis and mother, Mrs. Crossman, also assisted. Miss Ida Crossman, who visited here during the hollidays, were called to Salt Lake, Friday evening, by her sudden illness, of rather serious nature.

Last Sunday the two old boy's of L. W. Durnell got hold of the powdered box and before being noticed by any members of the family, got some of it out and ate it. Art Durnell was promptly called and the little culprit was soon out of danger.

The directors of the county fair, as

usual, have their report about ready. With all bills paid a balance

of \$2,653.56 was turned in the bank January 1st. This is showing and giving a balance of \$1,000.00 less than for the last fair.

Arthur Anderson, wife and Mrs. G. W. Case who were called east last week by the death of a sister, were delayed so long on the way that they arrived too late to attend funeral. Art and his wife are now back home but Mrs. Case will remain a month or more visiting her parents.

A Barber of Denver, Colo., has located in Filer and hopes to become permanent resident here. He is carpenter and contractor and is looking for an architect to figure on any work he has in contract to build a home for J. A. Sanderson south of Buhi airdrome and is prepared to take on more work.

Norman Barker and Miss Grace Bolger, married Wednesdays evening at Twin Falls by Father Hall at the rectory. They left that evening for Boise where Norman will take up his duties as a member of the lower house for the next sixty days. They will return after the session and take up their abode in that town now to

GENERAL ADVERTISING

REAL ESTATE
SNAPS5 Room House \$1700.00
Easy Terms.

Have tenant who wants Theatre Building not less than 50x125. Must be modern. Pay good rent. Bond to secure lease.

Farm for Rent.

Houses for Rent.

Money to Loan.

D. M. Denton Real Estate & Trust Co.
110 Main Ave. No.

only erected in the southwest part of town.

The Ladies Aid will meet on Wednesday afternoon, January 16. A large attendance is desired as an important business to be transacted.

and enjoy the luncheon with the novices, members, Mrs. Murray, Mrs. Cleary and Maser. The work committee will be glad to receive old clothes and fags suitable for making rag rugs.

The following officers and teachers for the Methodist Sunday school were elected: Mrs. V. C. Yost, president; Mr. Otto, assistant superintendent; Prof. Bracken, secretary; Mrs. Jas. Leitch, treasurer; Mrs. Glenn, superintendent of "Grade" roll.

Miss F. C. Graves, superintendent of primary department; Mrs. H. M. Murphy, teacher; Mrs. Glavin, teacher; Mrs. H. C. Wiedower, young boys' class; Mr. Schildman, young girls' class; Mr. Leitch, girls class; Mrs. Murray, teacher. In private, Mr. and Mrs. J. M. Hartman and Edna Conaway.

Now, Filer, was properly observed in the usual way. Big dinners, followed by social matters as the "twins" of the people - the social and the religious, followed by dancing.

The Gem was patronized by people who enjoyed a good picture; the usual watch meetings were held in different homes where the old year was watched out and the new started with a hearty welcome.

Now, Filer, is in the financial spot of prosperity in the land it must follow that the individuals will share it as a master of course.

Now, Tuesday, January 6, the third election for Mr. and Mrs. J. M. Hines, the drugstore, had the misfortune while at play to break his right leg between the knee and hip. Dr. Newberry and McMillan, helped the fracture and the little fellow is getting along fine.

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AMBASSADORS NOT
ON SOCIALE TER M

Peace Discussions Fall to Oblivion
Need of Separate Banquet Mr. Wilson Social Arbitrator.

(United Press)

WASHINGTON, Jan. 9.—Discussions of peace haven't reached the stage yet that the belligerent diplomats in Washington are exactly chummy. Hence the President again this year is having two diplomatic dinners instead of one—and the first is tonight.

Ambassador Jusserand of France, being the dean of the diplomatic corps here, is the guest of honor. Others to be seated about the executive table in the state dining room of the White House include representatives in Washington of the entente allies and neutral diplomats, together with their wives.

Madame Jusserand will sit at the president's right, and Ambassador Jusserand at the right of Mrs. Wilson. The "Toutoune" allies, together with neutrals, will be represented at the diplomatic dinner next Tuesday evening.

Mrs. Wilson today is the "ultimate authority" on all invitations to White House social functions. For the first time in years, management of these events has been transferred from the executive to the ministerial press office. As a result, the number of guests invited to these events has increased between fifty and sixty per cent.

Incidentally, the new regime has brought joy and peace to the mind of Madame Jusserand. She has lost the functions given by the President and by those who request special invitations. Each reception is preceded by a formal and elaborate ceremony. Senators, Congressmen and others, appearing in behalf of themselves or others, for precious cards of admission.

Now it's all changed. The assistants are left to their急剧的 imagination. At the recent White House dinner, Mrs. Wilson sat at the head of the table, Mrs. Jusserand at her side, Mrs. Edith Bonham—House—

House—

THE TWIN FALLS TIMES

TWICE-A-WEEK

Published Tuesday and Thursdays by the
TIMES PRINTING & PUBLISHING COMPANY Ltd.

HAROLD M. SIMS, EDITOR

TWO DOLLARS PER YEAR IN ADVANCE

Notice. DISCONTINUANCE.—Many subscribers prefer not to have their subscriptions interrupted in case they fail to receive before expiration. Notwithstanding this, it is not denied that continuous service is desired, still, subscribers are expected to notify us with reasonable promptness if the paper is no longer desired.

Entered at the Twin Falls post office as second class matter as a weekly publication, October 18, 1916.

IRRIGATION DISTRICT PLAN FOR THE SALMON

With the initiation of steps for the formation of an irrigation district on the Salmon river project, hope again held out that further progress can be made towards a solution of the difficulties of that unfortunate tract. By the formation of such a district the experiments on every piece of land within the project are thrown into a legal corporation provided for by and conducted under the laws of the state. Then, for the first time, a board of directors can assume some degree of authority in representing the settlers' interests. While it is true that the formation of such a district will not immediately abridge the contracts that are already in existence, the directors will at once acquire jurisdiction over quite a number of important matters, and by becoming a public organization, such a county, a field district, or an independent school district, advantage can be taken of state statutes governing irrigation matters, pertaining to the issuance of bonds, and the exercise of the right of eminent domain. Under this latter right combination proceedings can be brought by the *directors of an irrigation district* (which by the payment of fair compensation as may be determined by law, contracts already in existence will not longer be an obstacle to an equitable adjustment of the project's problems).

It is not meant to imply that at once all the complex difficulties that have confronted the Salmon river people will be solved; nor that no more difficulties will have to be surmounted in the future. It is believed, however, that an irrigation district will be a most effective instrument for the working out of these matters. It is this lack of an effective instrument, the absence of any authoritative organization that has hindered the progress of the settlers' efforts in attempting to deal with this unprecedented situation, and made them to some extent futile, especially *in so far as immediate relief is concerned*:

It is with immediate relief that we are concerned.

There can be no question now in the mind of anyone but what the determination of the rights of the respective parties involved in the Salmon litigation—settlers, company and bondholders—may occupy several years if threshed-out to a conclusion in the courts. Any one who is familiar with the problem can readily understand that none of the interested litigants can afford to quit. Thus the Salmon settlers face a condition which must be circumvented in some other way than litigation.

To be sure, the legal method of procedure in normal cases would be to have these rights determined first. Then the acreage of the tract and other matters could be adjusted. But if the farmers on the Salmon tract are compelled to wait until this litigation reaches its destination in the courts, before the desperate situation that exists there is brought under control, they will not be interested in the outcome; and it is doubtful whether their heirs will have remembered what the trouble was about.

The Salmon tract will continue to be the dismal failure it is, the heartbreaking evidence of rotteness and greed that has brought the name of Idaho to shame, until the acreage is brought under control; and every effort should be exerted, every influence brought into play, and every instrument put into use to effect the earliest reduction of the acreage. If there is any means of getting the situation under control before another season, it should be grasped without quibbling. The promoters and the bondholders and the others can be dealt with later.

The irrigation district plan is such a means, and an instrument which we do not believe is going to prove a disappointment to the patient people on that tract.

STRANGE CASE IS

UP FOR TRIAL

Bewildering Maze of Testimony Expected in Famous Osborne Case Now on Trial in New York.

(United Press) NEW YORK, Jan. 8.—Important pieces of testimony were called yesterday in the trial of James W. Osborne, who is accused of having plotted to kidnap his son, and the defense, in its attempt to disprove the charge, introduced yesterday morning the second trial of Miss Tanzer.

Miss Tanzer, a New York young woman who looks like a tiny little girl, claims James W. Osborne, a married man of wealth and social standing, former District Attorney of New York, tried to kidnap her from a 2nd street subway platform a few years ago, later made violent love to her and planned to marry her. She took up her statement Miss Tanzer gave James W. Osborne for \$60,000 for breach of promise, and throughout the trial maintained that he never was or ever would be her lover.

Miss Tanzer, until she was seen with the papers in the break of broad daylight, at all the trials of the case,

GENERAL ADVERTISING

LUMBER

28
Telephone
COAL
Nibley-Channel Co.

has asserted that a mysterious stranger approached him before the suit was filed and admitted posing to him as James W. Osborne. The mysterious man never has been identified, but, however, and while Osborne did not attend, he and a fortune hunter sought the favor for a trace of the man. Miss Tanzer repeatedly has positively identified James W. Osborne as her "Other."

Miss Tanzer's assertions backed by the words and deeds of her attorney, S. W. Stiles and Stiles, have resulted in a remarkable development in the course of the trial.

Yesterday morning, during the opening of the second trial of Miss Tanzer, the third defendant, James W. Osborne, was arrested by police officers in Chicago. He was charged with and admitted being the mysterious stranger who impersonated James W. Osborne to Miss Tanzer. Miss Tanzer says Wax is no more like her "Old Man" than a mumpost and claims she will prove it.

She also claims that James W. Osborne is the man who made love to her.

James W. Osborne has identified Wax as the man who called on him.

James W. Osborne was identified by Mrs. Osborne, and he was arrested by J. J. hotel manager, clerk and janitor whom they saw him bring Miss Tanzer to the hotel on the date of claim James W. Osborne took her there. Wax's handwriting is exactly like that of "Old Man" on the hotel register.

A strange feature of the case is that Wax and Osborne, except an incident in the police station, have been silent since the trial began.

The defense, in the main, has always been in the position that Wax had not Osborne made the two men, partly pit to the tune of \$10 thousand dollars.

PUBLIC NOTICE

Notice is hereby given that I will not be responsible for any bills contracted by any person or persons other than myself.

J. C. SAVAGE

Advertisement

TWICE-A-WEEK TWIN FALLS TIMES, TUESDAY, JANUARY 9, 1916.

ALRED WINS THE
HOUSE SPEAKERSHIP

Defeated Moody and Anderson on 11
Fourth ballot—Officers of Senate
Are Selected

ROUSE, Jan. 9.—Harvey Alred, Democratic representative from Blaine county, became Speaker of the house by the repudiation of the incoming legislature. He was the choice of the Democratic house caucus held on Friday night at the Grand Hotel, after a long and hard-fought battle with Representative Moody and Anderson, and Representative Ernest Anderson, Canyon county an-life opponent.

Alred's strength gathered 16 to 10, though, kept him in the race from the start. The battle continued, but gathered additional strength from the south and north.

Fourth ballot—Representative Moody withdrew and Alred was able to call enough votes to make him speaker.

He received the solid vote of the Democratic caucus.

He was elected to the speakership.

Speaker Moody, however, was elected to the speakership Monday evening.

Several ballots were taken by the

Speaker and following the nominal selection of the candidates:

On the first ballot Alred received twelve votes, Anderson eleven, and Moody eleven votes.

The fifth ballot, including the twenty-six, was given to

Representative Ernest Anderson.

Speaker Moody, however, was elected to the speakership.

Speaker Moody, however,

LEGAL PUBLICATION

Proceedings of the County Commissioners of Twin Falls County, Idaho

Regular October resolution 10, p. m., December 1, 1916.

The board met at this time pursuant to the call of the chairman, Mr. Chairman, T. E. Moore and D. P. Albee, and E. J. Finch, clerks. Wrote up the minutes of the previous meeting.

The board proceeded to the examination of the various applications for permits. Such examinations not having been completed, resumption was taken.

Attest: E. J. Finch, Clerk.

Attest: O. L. CARLSON, Chairman.

Regular October resolution 10, a.m., December 2nd, 1916.

The board met at this time pursuant to the call of the chairman, Mr. Chairman, T. E. Moore and D. P. Albee, and E. J. Finch, clerks. Wrote up the minutes of the previous meeting.

After further consideration of the same, the board voted to grant warrants.

Warrants were ordered drawn in the following amounts:

SALARIES

Albee, D. P., county commissioners 150.00

Bouchamp, F. W., county attorney 150.00

Hoover, C. W., county treasurer 100.00

Hirsch, W. N., agricultural agent 100.00

Carmen, O. T., county engineer 100.00

Dunn, J. M., janitor 100.00

Davies, J. E., county attorney 150.00

Finner, L. E., deputy auditor 150.00

Kendall, T. M., sheriff 150.00

Moore, T. E., county commissioner 60.00

Noel, Beartooth, county superintendent of schools 100.00

Orman, G. H., probate officer 150.00

Orman, G. H., constable 150.00

Stewart, Claud A., deputy auditor 150.00

Thompson, W. G., deputy sheriff 150.00

Ward, W. H., county treasurer 150.00

Wilkox, G. W., deputy auditor 150.00

Wilder, Jay, county auditor 150.00

STATE GOVERNMENT PENSIONS

Brooks, Mrs. Kate, pension 10.00

Cleasby, Laura, pension 10.00

Edgar, Edith, pension 10.00

Ford, Mrs. Anna, pension 10.00

McDonald, Alice, pension 10.00

McGill, Ethel, pension 10.00

Morland, William, pension 10.00

Parmenter, Mary A., pension 10.00

Shewell, Mrs. Anna, pension 10.00

COURT EXPENSES

(election, Warrant, etc.)

John L. V., election judge 1.50

W. C. H., election judge 1.50

Kurtz, A. H., election clerk 1.50

Kunkel, Dale V., election clerk 1.50

Lutz, Hobie, election clerk 1.50

NOTES

George, M., election judge 1.00

Green, W., election judge 1.00

Erikson, H. L., election judge 1.00

Pollack, A. D., election judge 1.00

Lammers, Reg, constable 1.00

Holmes, Thos., election judge 1.00

Allred, Nancy V., election judge 1.00

Albert, John J., election judge 1.00

Gionet, John J., election judge 1.00

L. P. Runyon, election judge 1.00

Leone, W., election clerk 1.00

Leone, W., election clerk 1.00

M. H. Grimes, election clerk 1.00

John H. Miller, election clerk 1.00

John M. Kendrick, election clerk 1.00

Hayesville, J. F., constable 1.00

Quinton, W., election clerk 1.00

Brown, No. 2, election clerk 1.00

Disney, S. C., election judge 1.00

King, C. H., election judge 1.00

Donaldson, D. C., election judge 1.00

Van Riper, E. L., election judge 1.00

Symonds, J. C., election judge 1.00

Spurred, H. H., election judge 1.00

Jungle, Hartman, election judge 1.00

Ryder, C. L., election clerk 1.00

Fritch, John, election clerk 1.00

Walter, L. H., election clerk 1.00

Whitney, H. H., election clerk 1.00

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W. F. Guthrie, A. M. Bowen
Officers: Shoebox Building,
14 H. WISE, OFFICE ROOMS 6 AND 7,
Twin Falls Box & Trust Co. Bldg.

G. M. WOLFE, OFFICE IN Y.D. BLDG.

EXPERT ACCOUNTANT

F. J. RADDOCK
Expert Accountant, Auditor and
Comptroller, Room 4, Power Building

ARCHITECT

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2nd and 4th Thursday, at Moose Hall
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EXCHANGE SECURE
HELP, POSITIONS, ETC.

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Answers in care of THE TIMES must be written and mailed or left at THE TIMES office.

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Minimum initial charge to be made
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Read over the first time it appears and notify me immediately if an error appears.
Call or mail your requirements or phone 23.

FOR SALE

Call at 137 North Shoshone Street
for bargains in used cars. H. F. Watson.

FOR SALE OR TRADE—Will sell
or trade a 5 room modern house in
Gooding, Idaho, for Twin Falls farm
property. House is modern. Inquire of
B. L. Kinney, 222 Third Avenue E.

FOR SALE OR TRADE—A high
grade piano for car. Hay for sale.
Give man good lay out on ranch, close
in. Call at Times office. I want to go away.

FOR SALE

One pair of cool young
black mares, weight 3100, \$350.00. Also
hay \$10.00 a ton, 7 miles south of east
of Malo street. H. L. Stewart.

FOR SALE—Applied—Car at 702
Third avenue west, J. A. Crum.

FOR SALE OR RENT—Complete
business building, 20x16. Full house
ment in Hazelton, Idaho. M. A. Kelly.

FOR SALE—60 acres, \$15,000.00, one
half cash down. All under water, 40
acres in cherries and 20 in fruit,
including 10 in bearing. Good
house, 8 rooms, and large barn with
capacity for 30 long tons. Large wagon
shed, good well, electric lights. Will
divide to will purchaser. Reply Box
496, Payette, Idaho.

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GOV. RECOMMENDS CHANGES IN CAREY ACT PROJECT LAWS

(Continued from Page 1)

the company to settle some practical consideration of their willingness to make amends for their mistakes, but no far nothing has been accomplished. "I believe the time has arrived for the state to exert its sovereignty and ownership over the water rights of the state," he said. "The state should make a positive declaration that the water of the state of Idaho belongs to the people of the state of Idaho, and is not owned and cannot be owned by any corporation or individual except as may be for the purpose of irrigating the lands, and the lands so undertaken to be irrigated must receive a sufficient amount of water for the raising of crops. Any company that is now able to perform these functions should be allowed to do so, but if they do not, the privilege granted should be a revocable one, and the privilege granted should be a receiver appointed and the privilege granted to it revoked. The period of compromise seems to have passed, and the hour for action in my opinion is here. Every opportunity given to the company to make up its mind has resulted in failure."

The bondholders claim more right for their company on certain projects than the state, which furnishes the only means for irrigation, the water law, should be enacted which would give the state the right to take possession at once in the highest courts of our state for prompt and quick solution, and adjudication, so that these matters may be cleared up and the mistakes of the past corrected as far as possible.

From your correspondence, we should take lesson from the future, and before you honorable body adjourns there should be put upon the state books a law governing irrigation that should be plain and simple and deal with the question in unmistakable terms.

First—Idaho does not care to have irrigation districts unless the proposed investments have genuine merit, and the necessary elements of success. Our lands are too valuable and our water too precious to be made the subject of waste and extravagance. The actions of the state, we believe, are international, disreputable, but were rather the result of ignorance of necessary facts, and to a superficial knowledge of the water supply, or to short-sighted and incompetent oversight, extravagance, waste, and mismanagement, and poor operations.

Second—The first declaration to be made is that the waters of Idaho, belonging to the state, are not to be doctored, given or loaned to any individual or corporation, excepting so far as they may be used for specific purposes of irrigation, which should mean a sufficient quantity of water to rule ordinary crops and not to be measured out by foot or inches, but by necessity as it develops from time to time. Any irrigation project where the use of water is to be made available to all with these provisions should not be undertaken, and before any new Carey act legislation shall be asked by the state from the national government, there should first be a complete investigation of the water needs and adequacy to be determined before construction to commence or financing obligations incurred. This involves the full and satisfactory determination that a definite amount of water shall be reserved for the use of a given area.

Third—Having found the amount of water available and the amount of land capable of being irrigated, then the cost of water per acre should be determined, and it should not be undertaken for the present at least, until these lands in course of time will become valuable enough and the conservation of water and duty thereof will be better understood. Irrigation will be valuable either some time in the future or before cost of reclamation that is for the present prohibitive.

Fourth—Every corporation, pending to undertake to irrigate, Carey act project should be required to absolute evidence of the financial sufficiency of its system and to state if until such time as its ownership shall be vested in the owners of the land which it has to serve.

Fifth—The state should not be put into any situation in which it is compelled to call for, and my constituents or persons seeking for the reorganization of lands for Carey act purposes should be required to pay the full amount of expense incurred in making any investigation. The state should not be called upon to act in an advisory capacity, but should have absolute control in determining the probable water supply, the amount of lands that can be reclaimed with sand and water supply, and in the construction of dams, ditches, storage reservoirs, and all things connected with said project. From the inception of the granting of the right until the final completion of the project the state should be in absolute control, and when the project is completed, the state should be entitled to all the water rights, and to determine that it has investigated the project and allowed it to be built and has put its stamp of approval upon the works in every particular.

Sixth—The price of the water rights, and the amount of money to be paid by the state, should be appraised by the state land board. The price so fixed should cover all expenses of construction and a reasonable amount of profit for the money invested.

Seventh—No water rights should be granted to any corporation, until the project is fully completed and the water ready to be delivered, and no filings should be pre-empted to be made through power of attorney and entries should only be made by actual bona fide who have examined the title of the land in order to do so.

Eighth—Projects of any considerable size should be built by units, the area of each unit to be fixed by the state, the first unit to be completed and at the end of the term of the lease, the second unit and at least 50 per cent of all the lands under cultivation before the second unit is allowed to be opened.

Ninth—Water rights should not be fixed at a uniform price over the entire

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ROBINSON'S

Sale Still On

If you did not read my
Thursday's Times and
you will be repaid by doing
They contain store talk that
is worth while.

Come While the
Coming Is
Good.

More Lots Added for this Half-Off Sale

Cotton Huck Towels, 1 cent each. (Hand size.)
do for wash rags.)

Thread lace 1 1/2 to 4 1/2 inches wide at 2 1/2¢ per
6 cents a yard.

Heavy lace in cream color and white half off of
the marked prices.

Misses' and Children's Mackinaw hats, regular 50
cents kind for 25 cents.

Ladies' and Misses' Corduroy Hats, good style,
good quality (see window) 50 and 55 cents.

One lot of girls' Middies at half off marked prices.

A few pieces of embroidery to close at half the
marked prices.

I have put all our children's wash dresses in two
lots and marked one lot 50 cents and the other 75
cents each (worth double and more.)

We ask only 55 cents for a good "Matty" well-
made Ladies' Union Suit. This is our regular price,
but they are better than those sold in some stores
for more at special sale.

The printer made a mistake in
our Rubber ad. and made us ask
you too much on some numbers

of Rubbers. Following is the cor-
rect price list on Rubbers and

Overshoes

The right is reserved to limit the quantity to each purchaser on any article
as I want to be fair in the distribution and give as many as possible a chance
to buy. Come while the coming is good.

FREE ARTICLES NOT GIVEN WITH OVERALLS, JACKETS, WORK SHIRTS; COATS; COTTON, OR R. M. C. CROCHET COTTON.

Our regular prices on furs are as low as the same
grades and makes are sold at special prices by many
stores. At our marked-down prices you can readily
understand what real bargains you can get.

Ladies' good quality linen handkerchiefs, not spec-
ial, but regular at 10 cents.

Men's Horse Hide Palm leather gloves, cheap as
canary leather palm, and will outwear them, only
25 cents a pair.

Plenty of the 50 cent kind of Kady suspenders
for 25 cents a pair.

Men's Full seamless work socks, double heel and
toes at 5 cents a pair.

Men's Winter Socks, full seamless, double heels
and toes, 2 pairs 25 cents.

More of those heavy "home spun" wool socks (half
price) 25 cents.

Men's heavy canton flannel gloves, with double
knit wrists. Nothing special about these, our regu-
lar price is 2 pairs 25 cents.

Misses', plain 45¢ Child's 2 buckles 95¢
Women's plain 55¢ Misses' 2 buckles \$1.05
Youth's plain 60¢ Women's 2 buckle \$1.20
Boys' plain 40¢ Youth's 2 buckle \$1.10
Men's plain 75¢ Women's Cloth Top 75¢
Men's Cloth Top \$1.00 Child's 1 buckle 60¢ Boys' 2 buckle \$1.35
Misses' 1 buckle 75¢ Men's 4 buckle, roll
Youth's 1 buckle 80¢ edge \$2.00
Boys' 1 buckle \$1.00 Men's 4 buckle, roll
Men's 4 buckle \$1.15 lace \$2.20
Men's 1 buckle, roll
Men's 4 buckle \$1.30 Men's all rubber, 4
edge \$2.30

Men's Percale Shirts, the quality usually sold at
\$1.25 and some times at \$1.50. Good make, good fit-
ting. In this sale at 85 cents or 2 for \$2.25.

A good quality, good size, bleached Turkish Towel
at (36c a pair) 1. e. 2 for 35 cents.

Remember! Have in Mind

Women's Winter Coats, Half Off.

Children's Winter Coats, Half Off.

Women's Silk Waists, 50 per cent discount.

Women's Pongee Waists, 50 per cent discount.

Women's Velvet Waists, 50 per cent discount.

Woman's Winter Suits, Half Off.

Women's Serge Dresses, Half Off.

Women's Messaline Dresses, Half Off.

Women's Crepe de Chine Dresses, Half Off.

Owing to the muddy going our
sales on rubbers and artics at regu-
lar prices have been large and our
stock was low by Saturday. I have
ordered more to come by express.
Do you know of another merchant
who would do this for a sale? Come on
folks we will have a special sale worth while.

I will give absolutely free various articles to those who do not find what
they want in the special lots with all purchases of regular goods. So come
while the coming is good.

Edward Robinson

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Our National Bank
is a member
of the Federal
Reserve
System of
Banks



The Federal Reserve System of banks, of which our bank is a member, was thought out by the best brains in the banking and business world.

This system demands that a bank be sound before it can become a member bank.

We can take care of your banking business and shall be glad to have you come in and "make yourself at home."

BANK WITH US.

We Pay 4 per cent. Interest on savings accounts.

First National Bank
Twin Falls, Idaho

J. H. McNICHOLS & CO.

PHONE 200

Transfer & Garbage Hauled at
Reasonable Prices

FOR SALE.

I have for sale an eighty acre ranch near Jerome at a bargain. Ranch lies
level and is easily watered. All in
adults and red clover, with exception
of some alfalfa. Ranch is in a
comfortable house and plenty of meat
for the stock. It will take about \$1000
in cash and the balance can be paid in
5 years or sooner if preferred. Ad-
dress Frank O. Pierce, Jerome, Idaho.