

Fifth Day of the October Term.	
Banks, J. R., livery	35.00
Cosman, J. B., constable fees	20.05
Cluen, R. J., med. services	15.50
Craig, H., livery	38.50
Cole, P. W., med. services	25.00
Doan & Hay, mdse.	14.87
Driscoll, Tim, justice fees	4.87
First Nat. Bank Payette, insurance policy	69.00
Grimmett Auto Co., livery hire	12.00
Glass & Prudhomme, supplies	160.00
Gue, J. W., med. services	10.00
Holy Rosary Hospital, hospital fees, Dia \$50.50	3.10
Jensen, Andrew & Co., supplies	29.50
Johns, F. W., med. serv. Dis.	17.50
Loder, W. F., med. serv. Dis.	21.00
Leigh, Wm, livery	130.50
Lang, A. H., services as corner	7.00
Miller, H. J., sten. fees	3.00
Miller, H. J., sten. fees	69.00
Monroe Finley, insurance policy	8.80
Moxey & Schnabel, mdse.	3.00
Murphy, John, election constable	5.00
Moise-Klinkner Co., numbering machine	191.50
Mt. States Tel. Co., tel. service	19.35
Norton, Mrs. Kate, expenses	71.15
Nampa Leader-Herald, printing	42.50
Nampa Leader-Herald, printing	318.75
Poole, Tom, mdse.	3.25
Pearson, T. C., expense	325.20
Platt & Peckham Co., burying paupers	45.00
Platt, W. H., expenses	88.55
Syma-York Co., supplies	39.00
Sturgeon, R. E., balliff fees	21.00
Shaw, R. L., justice fees, Dia \$1.00	8.00
Skinner, Ed., printing	43.75
Shimp, W. R., judge Little Will- low Irr. Dist.	4.00
Wilkinson, W. R., insurance policy	138.00
Watkins, J. W., deficiency	111.81

Fourth Day of the October Term.	
Caldwell, Idaho, Oct. 17, 1912.	
The board of county commissioners met this day pursuant to a recess taken on Oct. 16, 1912. All members of the board being present, the following proceedings were had, to-wit:	
The following bills were allowed and warrants ordered drawn on the current expense fund for the following amounts:	
Allison, T. J., jur. cert.	19.20
Bank of Nampa, assnd. acct.	15.00
Bank, First Nat., Caldwell, assnd. acct.	12.30
Bank, Farmers State, assnd. acct.	6.00
Bank, Caldwell Commercial, assnd. acct.	110.40
Bank, First Nat. Emmett, assnd. acct.	4.50
Bank, First Nat. Payette, assnd. acct.	32.00
Bank of Emmett, assnd. acct.	4.25
Bank, Payette Nat., assnd. acct.	24.45
Bank, First Nat. Ontario, assnd. acct.	6.80
Bank, Fruitland State, assnd. acct.	167.70
Bank, American Nat., assnd. acct.	24.80
Blunk, Mrs. L. A., assnd. acct.	11.50
Bales, C. C., jur. cert.	15.90
Breshars, Frank, jur. cert.	15.30
Bates, Lawrence, jur. cert.	2.00
Burstedt, Christ, wit. cert.	3.25
Bartles, Laura J., wit. cert.	2.00
Campbell, Joe, wit. cert.	7.50
Cutbert, Maude V., wit. cert.	11.50
Chaney, James R., jur. cert.	19.80
Farley, W. W., jur. cert.	2.00
Fulton, John, jur. cert.	27.00
Grete, Fred, jur. cert.	13.30
Gilbert, Frank, jur. cert.	13.30
Hawkes, W. S., jur. cert.	18.90
Hamilton, E. R., jur. cert.	2.00
Hawkins, Ell, jur. cert.	12.00
Kerrick, J. E., assnd. acct.	2.00
Kellog, Geo. O. A., wit. cert.	10.75
Kingery, Chas., jur. cert.	10.25
Lamon, Orange, wit. cert.	4.25
Lamon, C. L., jur. cert.	3.50
Lemon, Wm., wit. cert.	4.25
Lauderbaugh, Caroline, wit. cert.	4.25
Murray, W. A., wit. cert.	7.50
Palmer, J. M., jur. cert.	7.50
Park, C. L., jur. cert.	10.80
Peterson, A., wit. cert.	7.50
Riggs, Boise, wit. cert.	2.50
Resse, S. J., wit. cert.	2.25
Sanford, A. O., jur. cert.	9.00
Stephens, W. R., jur. cert.	24.30
Smith, Martin, wit. cert.	7.50
Smith, Andrew, wit. cert.	7.50
Tish, J., jur. cert.	23.40
Vaugh, Mrs. Emma, wit. cert.	2.00
Vaugh, D. F., wit. cert.	2.00
White, R. M., jur. cert.	2.00
Yockey, N. P., wit. cert.	2.00

Caldwell Printing Co., printing.	
44.35	
The following road overseers' reports were approved:	
Anderson, C. L., district No. 44.	
Black, Bert, district No. 21.	
Callisen, August, district No. 56.	
Davison, W. F., district No. 33.	
Findley, Wm., district No. 54.	
Hickok, E. C., district No. 13.	
Hogland, A. L., district No. 34.	
Ireton, Thomas, district No. 3.	
Moulton, Clayton, district No. 53.	
Rees, N. E., district No. 57.	
Riddle, J. E., district No. 19.	
Roberts, R. J., district No. 27.	
White, Ira, district No. 40.	
The following justices' reports were approved:	
Bates, M. A., Parma.	
Driscoll, Tim, Payette.	
Hart, John H., Nampa.	
Logan, W. E., Emmett.	
McVey, W. S., Caldwell.	
Stokesberry, Emmett.	
R. L. Shaw, Payette.	
Robert H. Weed, Parma.	
Whereupon the board took a recess until Oct. 18, 1912, at 10 a. m.	
Approved: W. H. PLATT, Chairman.	
Attest: GEO. W. STOVEL, Clerk.	

White, Ira, labor 28.00
Weaver, Iavid, labor 4.00
Womack, Isaac, mdse. 14.00
 Whereupon the board took a recess until Oct. 23, 1912.
 Approved: W. H. PLATT, Chairman.
 Attest: GEO. W. STOVEL, Clerk.

Caldwell, Idaho, Oct. 23, 1912.
 The board of county commissioners met this day pursuant to a recess taken on Oct. 18, 1912. All members of the board being present the following proceedings were had, to-wit:

In the matter of the petition of John N. Ellerman, et al., praying for the establishment of a herd district, on motion the same is denied.

In the matter of the petition of C. A. Strong, et al., inhabitants of school district No. 11, praying that the following described property:

The S 1/4 of Sec. 15, S 21, and W 1/2 of Sec. 16, all of section 17, 20-21-22 and the west 1/4 of section 23, all in Twp. 7 N. R. 4 W., be added to said district No. 11.

On motion the petition is granted.

In the matter of the petition of J. H. Prescott, et al., inhabitants of road district No. 24, praying for the appointment of Thomas Eubank as road overseer of said district.

On motion the petition is granted and Thomas Eubank is hereby appointed road overseer of said district.

In the matter of the bond in the sum of \$10,000 of the Bank of Nampa, on motion the same is ordered cancelled.

Whereupon the board took a recess until Oct. 24, 1912.
 Approved: W. H. PLATT, Chairman.
 Attest: GEO. W. STOVEL, Clerk.

Caldwell, Idaho, Oct. 24, 1912.
 The board of county commissioners met this day pursuant to a recess taken on Oct. 23, 1912. All members of the board being present the following proceedings were had, to-wit:

In the matter of the resignation of R. C. Bull, a county physician, on motion the same is accepted.

In the matter of the application of Dr. Cole and Dr. Johnson for the appointment as county physician, a vote being taken resulted as follows:

D. P. Dodd and J. E. Kerrick voting for Dr. Cole and W. H. Platt voting for Dr. Johnson. On motion Dr. Cole was appointed county physician.

In the matter of the application of J. E. Weeks, et al., inhabitants of school districts No. 33, 34 and 61, to form a rural high school district for the purpose of maintaining a rural high school, on motion the same is denied.

In the matter of the resignation of J. H. Holloway, as road overseer of road district No. 42, on motion the same is accepted.

In the matter of the petition of J. H. Holloway, et al., inhabitants of road district No. 42, praying for the appointment of Charles Zeisler as road overseer of said district, on motion Charles Zeisler is hereby appointed road overseer of road district No. 42.

In the matter of the petition of E. B. Seaton, et al., praying that certain lands now embraced within the boundary lines of road district No. 42, be taken out to form a new road district, on motion the same is denied.

In the matter of the petition of John R. Mammon, et al., praying that school district No. 7 now embraced in rural high school district No. 1 be set apart as a part of rural high school district No. 1, on motion the same is denied.

The following officer's report is approved:

A. O. Christopher, assessor and ex-officio tax collector.

Whereupon the board took a recess until Oct. 25, 1912.
 Approved: W. H. PLATT, Chairman.
 Attest: GEO. W. STOVEL, Clerk.

Caldwell, Idaho, Oct. 25, 1912.
 The board of county commissioners met this day pursuant to a recess taken on Oct. 24, 1912. All members of the board being present, the following proceedings were had, to-wit:

Hon. Board of County Commissioners of Canyon County, Caldwell, Idaho. Honorable Sirs:

Pursuant to the terms of your advertised notice of sale of \$47,000 bridge bonds, namely:

Bridge Bonds—Series A of Canyon county, Idaho, to an amount aggregating the principal sum of \$40,000 comprised of 40 bonds numbered from 1 to 40, both inclusive, of the denomination of \$1,000 each, dated July 1, A. D. 1912, bearing interest from their date until paid at a rate not exceeding five (5) per centum per annum, payable semi-annually January first and July first, respectively, in each year, both principal thereof and interest thereon payable at the National Bank of Commerce, in the city and state of New York, U. S. A., and becoming due and payable serially as follows:

Nos. 1 to 4, inclusive, to become due and payable July 1, 1922.
 Nos. 5 to 8, inclusive, to become due and payable July 1, 1923.
 Nos. 9 to 12, inclusive, to become due and payable July 1, 1924.
 Nos. 13 to 16, inclusive, to become due and payable July 1, 1925.
 Nos. 17 to 20, inclusive, to become due and payable July 1, 1926.
 Nos. 21 to 24, inclusive, to become due and payable July 1, 1927.
 Nos. 25 to 28, inclusive, to become due and payable July 1, 1928.
 Nos. 29 to 32, inclusive, to become due and payable July 1, 1929.
 Nos. 33 to 36, inclusive, to become due and payable July 1, 1930.
 Nos. 37 to 40, inclusive, to become due and payable July 1, 1931.

Bridge Bonds—Series B, of Canyon county, Idaho, to an amount aggregating the principal sum of \$5,000, comprised of 10 bonds numbered consecutively from 1 to 10, both inclusive, of the denomination of \$500 each, dated July 1, A. D. 1912, bearing interest from their date until paid at a rate not exceeding five (5) per centum per annum, payable semi-annually January first and July first, respectively, in each year, both principal thereof and interest thereon payable at the National Bank of Commerce, in the city and state of New York, U. S. A., and becoming due and payable serially as follows:

Nos. 1 to 2, inclusive, to become due and payable July 1, 1922.
 Nos. 3 to 4, inclusive, to become due and payable July 1, 1923.
 Nos. 5 to 6, inclusive, to become due and payable July 1, 1924.
 Nos. 7 to 8, inclusive, to become due and payable July 1, 1925.
 Nos. 9 to 10, inclusive, to become due and payable July 1, 1926.

Bridge Bonds—Series C, of Canyon county, Idaho, to an amount aggregating the principal sum of \$2,000, comprised of 20 bonds numbered consecutively from 1 to 20, both inclusive, of the denomination of \$100 each, dated July 1, A. D. 1912, bearing interest from their date until paid at the rate of five (5) per centum per annum, payable semi-annually January first and July first, respectively, in each year (said installments of interest to date of maturity evidenced by appropriate coupons attached to each bond), both principal thereof and interest thereon payable in gold coin of the United States of America, of or equal to the present standard of weight and fineness at the National Bank of Commerce, in the city and state of New York, U. S. A., and becoming due and payable serially as follows:

Nos. 1 and 2, inclusive, to become due and payable July 1, 1922.
 Nos. 3 and 4, inclusive, to become due and payable July 1, 1923.
 Nos. 5 and 6, inclusive, to become due and payable July 1, 1924.
 Nos. 7 and 8, inclusive, to become due and payable July 1, 1925.
 Nos. 9 and 10, inclusive, to become due and payable July 1, 1926.
 Nos. 11 and 12, inclusive, to become due and payable July 1, 1927.
 Nos. 13 and 14, inclusive, to become due and payable July 1, 1928.
 Nos. 15 and 16, inclusive, to become due and payable July 1, 1929.
 Nos. 17 and 18, inclusive, to become due and payable July 1, 1930.
 Nos. 19 and 20, inclusive, to become due and payable July 1, 1931.

No. 1 to become due and payable July 1, 1922.
 No. 2 to become due and payable July 1, 1923.
 No. 3 to become due and payable July 1, 1924.
 No. 4 to become due and payable July 1, 1925.
 No. 5 to become due and payable July 1, 1926.
 No. 6 to become due and payable July 1, 1927.
 No. 7 to become due and payable July 1, 1928.
 No. 8 to become due and payable July 1, 1929.
 No. 9 to become due and payable July 1, 1930.
 No. 10 to become due and payable July 1, 1931.

Bridge Bonds—Series C, of Canyon county, Idaho, to an amount aggregating the principal sum of \$2,000, comprised of 20 bonds numbered consecutively from 1 to 20, both inclusive, of the denomination of \$100 each, dated July 1, A. D. 1912, bearing interest from their date until paid at a rate not exceeding five (5) per centum per annum, payable semi-annually January first and July first, respectively, in each year, both principal thereof and interest thereon payable at the National Bank of Commerce, in the city and state of New York, U. S. A., and becoming due and payable serially as follows:

Nos. 1 and 2, inclusive, to become due and payable July 1, 1922.
 Nos. 3 and 4, inclusive, to become due and payable July 1, 1923.
 Nos. 5 and 6, inclusive, to become due and payable July 1, 1924.
 Nos. 7 and 8, inclusive, to become due and payable July 1, 1925.
 Nos. 9 and 10, inclusive, to become due and payable July 1, 1926.
 Nos. 11 and 12, inclusive, to become due and payable July 1, 1927.
 Nos. 13 and 14, inclusive, to become due and payable July 1, 1928.
 Nos. 15 and 16, inclusive, to become due and payable July 1, 1929.
 Nos. 17 and 18, inclusive, to become due and payable July 1, 1930.
 Nos. 19 and 20, inclusive, to become due and payable July 1, 1931.

Accepted by the undersigned for and on behalf of Canyon county, Idaho, W. H. PLATT, Chairman, J. E. KERRICK, member, D. P. DODD, Member, GEO. W. STOVEL, Clerk, Board of County Commissioners. (Seal.)

Eighth Day of the October Term.
 Caldwell, Idaho, October 25th, 1912.
 At a meeting of the board of county commissioners of Canyon County, Idaho, lawfully called and duly held (pursuant to that certain resolution and order of September 30th, 1912, of said board, and recess taken), at its office in the court house, in the city of Caldwell, Idaho, in said county, on Friday, to-wit: The 25th day of October, A. D. 1912, at the hour of 10 o'clock a. m. at which there were present:

Chairman, W. H. Platt, Commissioner D. P. Dodd, Commissioner J. E. Kerrick, board of county commissioners, Geo. W. Stovel, clerk of the district court of said county, and as such, ex-officio clerk of said board of county commissioners; the following, among other things, was had and done, namely:

The minutes of the previous meeting of the board were read and approved.

Commissioner J. E. Kerrick introduced the following resolution and order and moved its adoption, to-wit:

"Whereas, Pursuant to law and that certain resolution of said board made on the 22nd day of June, A. D. 1911, a special election was called and ordered to be held in the several voting precincts in and for Canyon county, Idaho, on Saturday, to-wit: the 6th day of August, A. D. 1911, between the hours of 9 o'clock a. m. and 7 o'clock p. m., for the purpose of taking the vote of the qualified electors of said county upon the questions of bonding said county in the amounts and for the following purposes, respectively, to-wit:

\$15,795 for the erection and construction of a bridge in and for said county across the Payette river near Fruitland, Idaho, known as the Fruitland-Payette river bridge; and

\$15,875 for the erection and construction of a bridge in and for said county across the Payette river near New Plymouth, Idaho, known as the New Plymouth-Payette river bridge; and

\$15,950 for the erection and construction of a bridge in and for said county across the Payette river near Letha, Idaho, known as the Letha-Payette river bridge.

And whereas, In further pursuance of the resolution aforesaid, the clerk of this board did cause separate printed notices of the intention to hold said election to vote upon the questions of the issuance of bonds for the erection and construction of the Fruitland-Payette river bridge, the the New Plymouth-Payette river bridge, and the Letha-Payette river bridge, respectively, in and for said county, to be posted in the two most conspicuous places in each of the several precincts of said county, which name the places of holding said election therein, and did also cause printed notices of the intention to hold said election to vote upon said bridge-bond propositions to be published in "The Emmett Index," a weekly newspaper printed and published in said county, and of general circulation therein, in the issues thereof of July 13, July 20, July 27 and August 3, A. D. 1911, as more fully appears from those certain affidavits of posting and publication now on file and of record in the office of said board; and

Whereas, It appears from the returns of said election, as made by the judges and clerks conducting the same in each of the several voting precincts of said county, now on file and of record in the office of said board, that the judges and clerks, respectively, duly appointed to act in each of the several voting precincts of said county, by order of this board made at its June 22, 1911, meeting, qualified and acted as judges and clerks of election in their respective precincts and conducted the aforesaid election therein, and within three days thereafter, made return of said election to this board, as and in the manner provided by law; and

Whereas, Said board of county commissioners, the auditor acting as clerk, did heretofore and on, to-wit: August 9, 1911, act as a board of canvassers of election of the said election by proceeding publicly, at their office, to open the returns and canvass the votes of said election; and said returns were then and there duly canvassed by said board of canvassers in the same manner as the returns for election of county and precinct officers are canvassed, and the result of the vote upon each of the bridge-bond propositions submitted at said election in each precinct for and against each of said issues of bonds, in a book provided for recording the results of the general election, and by making a complete copy of such record (duly certified to by them) and depositing the same with the auditor of said county; and

Whereas, Said canvassers and the results of elections upon the questions of issuing \$15,795 bonds for the erection and construction of a bridge in and for said county across the Payette river near Fruitland, Idaho, known as the Fruitland-Payette river bridge, was 3,419, of which 2,897 ballots were "Bonds, Yes," and 522 ballots were "Bonds, No;" and that a majority of 2,375, which exceeded two-thirds, of all of the ballots cast, was in the affirmative and "Bonds, Yes."

2. That the total number of ballots cast at said election by the duly qualified electors of said county upon the question of issuing \$15,795 bonds for the erection and construction of a bridge in and for said county across the Payette river near Fruitland, Idaho, known as the Fruitland-Payette river bridge, was 3,419, of which 2,897 ballots were "Bonds, Yes," and 522 ballots were "Bonds, No;" and that a majority of 2,375, which exceeded two-thirds, of all of the ballots cast, was in the affirmative and "Bonds, Yes."

3. That the total number of ballots cast at said election by the duly qualified electors of said county upon the question of issuing \$15,875 bonds for the erection and construction of a bridge in and for said county across the Payette river near New Plymouth, Idaho, known as the New Plymouth-Payette river bridge, was 3,460, of which 3,087 ballots were "Bonds, Yes," and 373 ballots were "Bonds, No;" and that a majority of 2,714, which exceeded two-thirds, of all of the ballots cast, was in the affirmative and "Bonds, Yes."

4. That the total number of ballots cast at said election by the duly qualified electors of said county upon the question of issuing \$15,950 bonds for the erection and construction of a bridge in and for said county across the Payette river near Letha, Idaho, known as the Letha-Payette river bridge, was 3,388, of which 2,867 ballots were "Bonds, Yes," and 521 ballots were "Bonds, No;" and that a majority of 2,346, which exceeded two-thirds, of all of the ballots cast, was in the affirmative and "Bonds, Yes."

And whereas, It has been determined and is hereby declared that the notices of said election for the purpose of submitting the questions, respectively, of the erection and construction of said bridges by the issuance of bonds, were posted and published as and in the manner and for the time required by section 1968, revised codes of Idaho, as amended by the legislative act of the 10th session of the legislature of said state; that said election was duly held and conducted in the manner prescribed by section 1969 of said revised codes; that each and every person voting at said election possessed the qualifications prescribed by said amended section 1968 and in all respects was at the time of voting a duly qualified elector of said county; that the ballots cast at said election in each of the several voting precincts of said county upon each of the respective bridge-bonding propositions submitted thereat, were duly conducted by the judges and clerk conducting the election in their respective voting precincts, who made return of said election as and in the manner and within the time required by law, to the board of county commissioners of said county; that as soon as all election returns were received by said board of county commissioners, which was on to-wit: the 4th day after said election, namely: August 9, A. D. 1911, the said board of county commissioners, with the auditor acting as clerk, convened a board of canvassers of election and proceeded publicly, at their office, to open the returns and canvass the votes of said election; and in the same manner as the returns of election of county and precinct officers are canvassed, and the result of said election was thereupon officially declared by said county board of canvassers by recording the total vote cast upon each of the bridge-bond propositions submitted at said election in each precinct for and against each of said bridge bonding propositions in a book provided for recording the results of the general election, and by making a complete copy of said record (duly certified to by them) and depositing the same with the auditor of said county; and

Whereas, Pursuant to the authority and direction contained and conferred in that certain resolution of this board made on the 30th day of September, A. D. 1912, notice of the intention of said board of county commissioners to issue, negotiate and sell \$47,000 bridge bonds of said county and inviting bids therefor, was duly published for 3 consecutive calendar weeks in "The Leader-Herald," a semi-weekly newspaper printed, published and of general circulation in said county, in the issues thereof of October 4th, 8th, 11th, 15th, 18th, 22nd, and 25th, 1912, as more fully appears from publisher's affidavit of publication now on file and of record in the office of the clerk of said board of county commissioners; and

Whereas, Said bridge bonds have this day by this board, pursuant to the advertised notice of sale aforesaid, been duly awarded and sold, upon the best terms and upon the lowest rate of interest at which said bonds can be sold, and at a price exceeding the par value of said bonds together with all accrued interest thereon to date of delivery, to Keeler Brothers, Financial Agents, with offices in the city of Denver, state of Colorado, the highest bidder therefor; and

Whereas, It appears from the records of said county that the said bonded indebtedness, hereinbefore and hereinafter mentioned, together with

all existing indebtedness of said county, is within every debt limit prescribed by the constitution and laws of the state of Idaho; and

Whereas, It is the duty of this board to issue said bonds as and in the manner provided by law for the purposes aforesaid; now, therefore, in consideration of the premises, Be it resolved and ordered by the board of county commissioners of Canyon county, in the state of Idaho, as follows:

1. That it be and hereby is certified, rected and warranted, that all conditions, acts and things necessary and essential to the validity of the bonds hereinbefore and hereinafter mentioned and required by law to be done, have been fully done and performed.

2. That for the purpose of raising all but \$620 of the funds required for the erection and construction of the following:

A bridge at a cost of \$15,795, in and for Canyon county, Idaho, across the Payette river near Fruitland, Idaho, known as the Fruitland-Payette river bridge;

A bridge at a cost of \$15,875, in and for Canyon county, Idaho, across the Payette river near New Plymouth, Idaho, known as the New Plymouth-Payette river bridge; and

A bridge at a cost of \$15,950, in and for Canyon county, Idaho, across the Payette river near Letha, Idaho, known as the Letha-Payette river bridge;

as mentioned in the preamble hereof, there shall be and there are hereby ordered and directed to be issued, the negotiable bridge bonds of said county to an amount aggregating the principal sum of \$47,000, which shall be known as, designated and comprised as follows:

Bridge bonds—series A, of Canyon county, Idaho, to an amount aggregating the principal sum of \$40,000, comprised of 40 bonds numbered from 1 to 40, both inclusive, of the denomination of \$1,000 each, dated July 1, A. D. 1912, bearing interest from their date until paid at the rate of five (5) per centum per annum, payable semi-annually January first and July first, respectively, in each year (said installments of interest to date of maturity evidenced by appropriate coupons attached to each bond), both principal thereof and interest thereon payable in gold coin of the United States of America, of or equal to the present standard of weight and fineness at the National Bank of Commerce, in the city and state of New York, U. S. A., and becoming due and payable serially as follows:

Nos. 1 to 4, inclusive, to become due and payable July 1, 1922.
 Nos. 5 to 8, inclusive, to become due and payable July 1, 1923.
 Nos. 9 to 12, inclusive, to become due and payable July 1, 1924.
 Nos. 13 to 16, inclusive, to become due and payable July 1, 1925.
 Nos. 17 to 20, inclusive, to become due and payable July 1, 1926.
 Nos. 21 to 24, inclusive, to become due and payable July 1, 1927.
 Nos. 25 to 28, inclusive, to become due and payable July 1, 1928.
 Nos. 29 to 32, inclusive, to become due and payable July 1, 1929.
 Nos. 33 to 36, inclusive, to become due and payable July 1, 1930.
 Nos. 37 to 40, inclusive, to become due and payable July 1, 1931.

Bridge bonds—series B, of Canyon county, Idaho, to an amount aggregating the principal sum of \$5,000, comprised of 10 bonds numbered consecutively from 1 to 10, both inclusive, of the denomination of \$500 each, dated July 1, A. D. 1912, bearing interest from their date until paid at the rate of five (5) per centum per annum, payable semi-annually January first and July first, respectively, in each year (said installments of interest to date of maturity evidenced by appropriate coupons attached to each bond), both principal thereof and interest thereon payable in gold coin of the United States of America, of or equal to the present standard of weight and fineness at the National Bank of Commerce, in the city and state of New York, U. S. A., and becoming due and payable serially as follows:

Nos. 1 and 2, inclusive, to become due and payable July 1, 1922.
 Nos. 3 and 4, inclusive, to become due and payable July 1, 1923.
 Nos. 5 and 6, inclusive, to become due and payable July 1, 1924.
 Nos. 7 and 8, inclusive, to become due and payable July 1, 1925.
 Nos. 9 and 10, inclusive, to become due and payable July 1, 1926.

Bridge bonds—series C, of Canyon county, Idaho, to an amount aggregating the principal sum of \$2,000, comprised of 20 bonds numbered consecutively from 1 to 20, both inclusive, of the denomination of \$100 each, dated July 1, A. D. 1912, bearing interest from their date until paid at the rate of five (5) per centum per annum, payable semi-annually January first and July first, respectively, in each year (said installments of interest to date of maturity evidenced by appropriate coupons attached to each bond), both principal thereof and interest thereon payable in gold coin of the United States of America, of or equal to the present standard of weight and fineness at the National Bank of Commerce, in the city and state of New York, U. S. A., and becoming due and payable serially as follows:

Nos. 1 and 2, inclusive, to become due and payable July 1, 1922.
 Nos. 3 and 4, inclusive, to become due and payable July 1, 1923.
 Nos. 5 and 6, inclusive, to become due and payable July 1, 1924.
 Nos. 7 and 8, inclusive, to become due and payable July 1, 1925.
 Nos. 9 and 10, inclusive, to become due and payable July 1, 1926.
 Nos. 11 and 12, inclusive, to become due and payable July 1, 1927.
 Nos. 13 and 14, inclusive, to become due and payable July 1, 1928.
 Nos. 15 and 16, inclusive, to become due and payable July 1, 1929.
 Nos. 17 and 18, inclusive, to become due and payable July 1, 1930.
 Nos. 19 and 20, inclusive, to become due and payable July 1, 1931.