

AWFUL



Mary—Be youse goin' ter marry me? George—Yes, why? Mary—Well, I tought it wuz on'y right dat I tell yer she has got a terrible temper. She just licked me fer tellin' dad I saw youse kiss her

ON THE BACK TRACK



Josh—I followed a bear's track for two hours one day in the Rockies. Bosh—Did you catch up with him? John—No; I was going the other way

SOME DON'T



Mabel—George and I are going to get married and then we're going to camp out for a month and "rough it." Harriet—Married people don't have to go into camp to "rough it."

NO NOVELTY



Cholly—And will you come and see us when we're married, Lulu? Lulu—Aw! wot's de use? Dere won't be anyting ter see den. You won't be spoony at all after you're married.

HOW CRUEL



Miss Smith—I always think of all the mean things I have said during the day before I fall asleep at night. Miss Jones—My! That doesn't leave you much time for sleeping.

Following instructions. The phone bell tintinnabulated. "Is this the office of the Daily Squawk?" asked the voice. "Yes? Well then I want you to put in my husband's death notice. 'Gone to rest' in an appropriate place."

Judicial Wisdom. "No," said the gray-haired judge. "I'm not in favor of women on juries." "Why not?" queried the young attorney. "Because," answered the venerable legal luminary, "we have too many disagreements as it is."

Able to Handle It. "Mr. Paste is the only man in our block who doesn't dread election day." "How's that?" "Well, the ballot is anywhere from six to ten feet long nowadays, but he is a paperhanger, so he isn't afraid to tackle it."—Judge.

Unexpected. "As near as I can make out," said the physician, "your wife seems to have experienced a sudden shock of some kind." "I guess that's right," replied the husband. "I got home before twelve o'clock last night."

WILLFUL GIRL.



Grace—Really, mother, you seem cross this morning. Mother (sternly)—How often have I told you not to let that young man kiss you? Grace—I don't know, mother, but certainly not as often as he has kissed me.

The Way of It.

Most single men are homeless, and less happy than they should be; most married men, we understand, are home less than they should be.

The Home Wrecker.

Mrs. Bowen—You are not yourself at all tonight, Clarence; what are you worrying about? Mr. Bowen (absently)—May wheat. Mrs. Bowen (telly)—Really, I don't believe I've had the pleasure of meeting the lady!—Puck.

Different Now.

"Time alters many things." "What's the matter?" "Here I have been half an hour trying to wake up little Willie; and when he was a baby many a time I'd have given all I had just to get him to sleep."

Crushed Hopes.

"Do you expect to walk in this house, young man, and hang up your hat?" "No, sir. I can't hang it up because you're sitting on it."

Looks That Way.

Bill—I see a gas range has been combined with a writing desk by an inventive New York artist. Jill—Be useful when a man wants to indite a warm epistle.

Unsportsmanlike Calculation.

"Food is undoubtedly expensive." "That's true. I used up ten dollars in railroad fare and two dollars' worth of bait catching thirty cents' worth of fish."

Dangerous.

"Jones owns a madstone," remarked Jinks to his wife. "Goodness," exclaimed his wife, "has it bitten anybody yet?"

Does Your Church Need Money?

"We have a new plan for raising money for churches, women's clubs, and other organizations. No investment is required. If your church needs money, or if you are interested in raising money for any other purpose, write us direct, or hand this advertisement to the president of your Ladies' Aid Society, or the Chairman of your Guild, or to your Pastor. By merely asking for our 'church plan' full particulars will be immediately sent. Address: Fund Department, Good Housekeeping Magazine, 119 West 41st St., New York City."

LEGAL NOTICES.

NOTICE. To the People of Lemhi County! In accordance with Section 147 of the Idaho School Law your attention is respectfully called to the following educational provisions: Sec. 160. In all districts of this State, all parents, guardians, and other persons having care of children shall instruct them, or cause them to be instructed, in reading, writing, spelling, English, geography and arithmetic. In such districts, every parent, guardian or other person having charge of any child between the ages of eight (8) and eighteen (18)

years shall send such child to a public or parochial school for the entire school year during which the public schools are in session. In such district: Provided, however: That this chapter shall not apply to children over fourteen (14) years of age, where such child shall have completed the eighth (8) grade, or may be eligible to enter any high school in such district, or where its parents support, or where its good cause shown it would be better in interest of such child to be relieved from the provisions of this chapter; Provided, further, that if a reputable physician within the district shall certify in writing that the child's bodily or mental condition does not permit its attendance at school, such child shall be exempt during such period of disability from the requirements of this chapter. It shall be the duty of the superintendent of the school district, if there be such superintendent, and if not, then the county superintendent, of schools to hear and determine all applications of children desiring, for any of the causes mentioned here, to be exempted from the provisions of this chapter, and if upon application such superintendent, hearing the same, shall be of the opinion that such child for any reason is entitled to be exempted as aforesaid, then such superintendent shall issue a written permit to such child, stating therein his reason for such exemption. An appeal may be taken from the decision of such superintendent so passing upon such application, to the probate court of the county in which such district lies upon such child making such application and filing the same with the clerk or judge of said court, within ten days after its refusal by such superintendent, for which no fee to exceed the sum of One Dollar (\$1.00) shall be charged, and the decision of the probate court shall be final. An application for release from the provisions of this chapter shall not be renewed oftener than once in three months. It is sincerely hoped that no violations of this law will be found in our county.

MRS. CLARA DIGGLES O'BRIEN, County Superintendent.

NOTICE FOR PUBLICATION. Serials Nos. 010967-011898. Department of the Interior, U. S. Land Office at Hailey, Idaho, Aug. 31, 1915.

NOTICE is hereby given that William J. Webb, of Salmon, Idaho, who on March 4, 1912, made Homestead Entry, Serial No. 010967, for NE 1/4 NW 1/4, S. 18, T. 22 N., R. 22 E., and on Aug. 27, 1912, made Additional Homestead Entry, Serial No. 011898, for SE 1/4 NW 1/4, NE 1/4 SW 1/4, Sec. 18, Township 22 North, Range 22 East, Boise Meridian, has filed notice of intention to make Final Three Year Proof, to establish claim to the land above described, before Allen C. Merritt, U. S. Commissioner, at Salmon, Idaho, on the 30th day of October, 1915.

Claimant names as witnesses: Meade Neal, Carmel, Idaho; John Coles, Salmon, Idaho; Benjamin Malone, of Salmon, Idaho; August Rose, of Salmon, Idaho. J. E. WILLIAMS, Register. Sept. 10—Oct. 8

NOTICE FOR PUBLICATION. Department of the Interior, U. S. Land Office at Hailey, Idaho, Aug. 23, 1915.

NOTICE is hereby given that Willard Dunton, of Gibbonsville, Idaho, who, on July 30, 1909, made Homestead Entry, Serial No. 06589, List No. 4-83, and on October 14, 1910 made Homestead Entry, Serial No. 08685, List No. 4-332, the combined entries being described as follows: A tract of 88.39 acres within Salmon National Forest, approximately in unsurveyed Sections 25 and 36, Township 26 North, Range 21 East, Boise Meridian, designated as Homestead Entry Survey No. 91, described by metes and bounds as follows: Beginning at corner No. 1, from which United States Mineral Monument No. 1, Dablonaga Mining District, bears N. 59 degrees 08 minutes E. 57.51 chains distant; extending thence N. 41 degrees 42 minutes W. 42.70 chains to Corner No. 2; thence N. 36 degrees 00 minutes W. 5.76 chains to Corner No. 3; thence N. 24 degrees 06 minutes W. 3.40 chains to Corner No. 4; thence N. 19 degrees, 05 minutes W. 14.70 chains to Corner No. 5; thence S. 74 degrees 22 minutes W. 12.28 chains to Corner No. 6; thence S. 22 degrees 22 minutes E. 12.00 chains to Corner No. 7; thence S. 31 degrees 30 minutes E. 14.50 chains to Corner No. 8; thence S. 47 degrees 30 minutes E. 2.43 chains to Corner No. 9; thence S. 33 deg. 42 min. E. 26.10 chains to Corner No. 10; thence S. 29 degrees 40 min. E. 11.30 chains to Corner No. 11; thence S. 44 degrees 30 min. E. 7.30 chains to Corner No. 12; thence S. 26 deg. 27 min. E. 7.50 chains to Corner No. 13; thence N. 51 degrees 30 minutes E. 14.47 chains to Corner No. 1, the place of beginning, has filed notice of intention to make Final Three Year Proof, to establish claim to the land above described, before Allen C. Merritt, U. S. Commissioner, at Salmon, Idaho, on the 15th day of October, 1915.

Claimant names as witnesses: John B. Achord, Fred P. Dunton, George Bauer, Robert Demont, all of Gibbonsville, Idaho. J. E. WILLIAMS, Register. Sept. 2—Oct 1

ORDER TO SHOW CAUSE WHY SALE OF REAL ESTATE SHOULD NOT BE MADE. In the Probate Court of the County of Lemhi, State of Idaho. In the Matter of the Estate of John C. Sinclair, deceased.

William C. Smith, the Administrator of the Estate of John C. Sinclair, deceased, having filed his petition herein praying for an order of sale of the whole of real estate of said decedent, for the purposes therein set forth.

It is Therefore Ordered By the Judge of said Court, that all persons interested in the estate of said decedent appear before the said Probate Court on Wednesday, the 27th day of Oct. 1915, at 10 o'clock in the fore-

noon of said day at the Court Room of said Probate Court, at the court house in Salmon, County of Lemhi, to show cause why an order should not be granted to the said Administrator to sell so much of the real estate of said decedent at private sale as shall be necessary.

And that a copy of this order be published at least once a week for not less than five successive weeks in The Idaho Recorder, a newspaper printed and published in said Lemhi County, Idaho, and that said publication be completed at least five days prior to said 27th day of October, 1915.

Dated July 27, 1915. FRANK P. McCRACKEN, Seal Judge of Probate. Sept. 24-Oct. 22.

ALIAS SUMMONS. IN THE DISTRICT COURT OF THE SIXTH JUDICIAL DISTRICT OF IDAHO, IN AND FOR LEMHI COUNTY.

John E. Mullen, plaintiff, vs. Edward H. Busse, defendant. The State of Idaho Sends Greeting to Edward H. Busse, the above named defendant.

You are hereby notified that a complaint has been filed against you in the District Court of the Sixth Judicial District of the State of Idaho, in and for the County of Lemhi, by the above named plaintiff.

This action is brought to recover from you the principal sum of \$2500.00 together with interest thereon from October 21, 1910, until paid, at the rate of 7 per cent per annum and for the sum of \$250.00 attorney's fees on the certain promissory note, made, executed and delivered by said defendant to said plaintiff on October 21, 1910, and for the additional principal sum and amount of \$1459.77, together with interest thereon from March 7, 1913, until paid at the rate of 7 per cent per annum, upon a certain indebtedness due from the said defendant to the said plaintiff upon a certain account stated, upon which statement, the said defendant was found to be in arrears and indebted to the said plaintiff in the said sum of \$1459.77 and in consideration for which the said defendant on the 7th day of March, 1913, gave to the said plaintiff a certain due bill.

Together with all costs and disbursements of suit. All as is fully set forth in the complaint filed herein, a copy whereof is hereto annexed and referred to. And you are hereby directed to appear and answer the said complaint within twenty days of the service of this summons if served within said judicial district, and within forty days if served elsewhere; and you are further notified that unless you so appear and answer said complaint within the time herein specified, the plaintiff will take judgment against you as prayed in said complaint.

Witness my hand and the seal of said District Court this 31st day of August, 1915. J. L. KIRTLEY, Jr., Clerk. By W. W. SIMMONDS, Deputy. A. C. Cherry and E. W. Whitcomb, Attorneys for plaintiff. Sept 2—Oct 7

ALIAS SUMMONS. IN THE DISTRICT COURT OF THE SIXTH JUDICIAL DISTRICT OF THE STATE OF IDAHO, IN AND FOR LEMHI COUNTY.

A. C. Ludwig, W. C. Smith, G. B. Quarles and Thomas Kane, Plaintiffs, vs. The Leesburg Gold Mining and Milling Company, a corporation, and John Doe and Richard Roe and all unknown owners of the following described property or any part thereof, to-wit:

Lot No. 37, known as the Ben Harrison Placer Mining Claim; Patented Lot No. 38, known as the John C. Richardson Placer Mining Claim; Patented. Lot No. 39, known as the California Bar Flume Placer Mining Claim; Patented. Lot No. 40, known as the California Bar Extension Placer Mining Claim; Patented.

Lot No. 1165, known as W. P. Ward and Chicago Consolidated Placer Mining Claims; Patented. Lot No. 1158, known as the Rabbit, Texas, Diana and Panther Consolidated Placer Mining Claims; Patented. Lot No. 1159, known as the Michigan Placer Mining Claim; Patented. Lot No. 1137, known as the Susan R. Phillips and Friendship Consolidated Placer Mining Claims; Patented.

Lot No. 1138, known as Idaho Placer Mining Claim; Patented. The U. S. Patents for the said Ben Harrison, John C. Richardson, California Bar Flume, and California Bar Extension Placer Mining Claims and certified copies of the U. S. Patents of the other said mining claims are duly recorded in the office of the County Recorder of Lemhi County, Idaho, in Book F. of Deeds at pages 645 and 646, 649 and 650, 643 and 644, 647 and 648, and in Book W. of Deeds at pages 509 and 510, 511 to 514, 519 and 520, 515 and 516, and 517 and 518, respectively to which records reference is here made for a more particular description of said claims, and being the same property formerly assessed for taxes against said Leesburg Gold Mining and Milling Company.

Excepting that portion of Diana and Panther Placer Mining Claims heretofore conveyed by Arthur C. Ludwig, Thomas Kane, W. C. Smith and G. B. Quarles to A. C. Leacock by deed dated March 23, 1911, and recorded in Book O. of Deeds, page 343, and, Excepting also that portion of the Panther Placer Mining Claim heretofore conveyed by A. C. Ludwig, G. B. Quarles, Thomas Kane and W. C. Smith to the Leesburg Mining Company, a corporation, by deed dated November 11, 1910, and recorded in Book T. of Deeds at page 284 thereof, records of Lemhi county, Idaho.

All said property, situate, lying and being in the Mackinaw Mining District, in Lemhi County Idaho, Defendants. THE STATE OF IDAHO SENDS GREETINGS TO THE ABOVE NAMED DEFENDANTS: YOU AND EACH OF YOU ARE HEREBY NOTIFIED THAT A COMPLAINT HAS BEEN FILED AGAINST YOU IN THE DISTRICT COURT OF THE SIXTH JUDICIAL DISTRICT OF IDAHO IN AND FOR THE COUNTY OF LEMHI BY THE ABOVE NAMED PLAINTIFFS, LEMHI AND EACH OF YOU, ARE HEREBY DIRECTED TO APPEAR AND ANSWER SAID COMPLAINT (A COPY OF WHICH IS HERETO ATTACHED) WITHIN TWENTY DAYS OF THE SERVICE OF THIS SUMMONS, IF SERVED WITHIN THE SAID JUDICIAL DISTRICT, AND WITHIN FORTY DAYS IF SERVED ELSEWHERE.

This action is brought to obtain decree of this Court that the said defendants may be required to set forth the nature of their claims respectively, in and to the above described property; to determine all adverse claims of said defendants in said property by decree of this Court; to obtain decree determining and adjudging that none of said defendants have any estate or interest whatever in the said lands or premises or any part thereof; to determine the plaintiffs' title to said premises good and valid; to obtain a decree forever enjoining and debarring each and all said defendants from asserting any claim in the said lands or premises or any part thereof; to obtain the usual decree quieting title to said lands and premises in the said plaintiffs; and to obtain all other and further relief in the premises as may be meet and agreeable to equity; and for all costs and disbursements of suit.

And you are further notified that unless you so appear and answer said complaint within the time herein specified the plaintiffs will apply to the Court for the relief demanded in the complaint and will take judgment against you as therein prayed for.

Witness my hand and seal of said District Court this 16th day of August, 1915. J. L. KIRTLEY, Jr., Clerk. By W. W. SIMMONDS, Deputy. A. C. Cherry, residing at Salmon, Lemhi County, Idaho, Attorney for Plaintiffs. Aug. 19—Oct. 29

NOTICE FOR PUBLICATION. Serials Nos. 0179-06432. Department of the Interior, U. S. Land Office at Hailey, Idaho, Aug. 28, 1915.

NOTICE is hereby given that John Warren, of Leadore Idaho, who, on September 29, 1908, made Homestead Entry, Serial No. 0179, for NW 1/4 NW 1/4, Sec. 10, Township 15 North Range 25 East, Boise Meridian (within Salmon National Forest), List No. 1514, and a tract of 80.00 acres within Salmon National Forest, approximately in unsurveyed Section 9, Township 15 North Range 25 East, Boise Meridian, designated as Homestead Entry Survey No. 145, List No. 1514, described by metes and bounds as follows: Beginning at Corner No. 1, identical with the corner common to Sections 3, 4, 9, 10, Township 15 N., R. 25 East; extending thence S. 0° 01' E. 49.19 chains to Corner No. 2; thence N. 88° 48' W. 20.00 chns. to Corner No. 3; thence N. 39.75 chns. to Corner No. 4, from whence the quarter corner between Sections 4 and 9 of the same township and range bears S. 89° 43' E. 20.04 chains distant; thence N. 89° 43' E. 20.04 chains to Corner No. 1, the place of beginning, and on July 10, 1909, made Additional Homestead Entry, Serial No. 06432, for SE 1/4 SE 1/4, Section 4, Township 15 North, Range 25 East, Boise Meridian, List No. 4-61, has filed notice of intention to make Final Five Year Proof, to establish claim to the land above described before R. W. Morphey, U. S. Commissioner, at Junction, Idaho, on the 23rd day of October, 1915.

Claimant names as witnesses: Augustus R. Mulkey, Leadore, Idaho; Gilbert F. Yearian, Leadore, Idaho; Sadie Warren, Leadore, Idaho, Alex C. Waugh, Junction, Idaho. J. E. WILLIAMS, Register. Sept. 10—Oct. 8

"K" List 4-1775. RESTORATION TO ENTRY OF LANDS IN NATIONAL FORESTS. NOTICE is hereby given that the lands described below, embracing 89.92 acres, within the Salmon National Forest, Idaho, will be subject to settlement and entry under the provisions of the homestead laws of the United States and the act of June 11, 1906 (34 Stat. 233) at the United States land office at Hailey, Idaho, on Nov. 15, 1915. Any settler who was actually and in good faith claiming any of said lands for agricultural purposes prior to January 1, 1906, and has not abandoned same, has a preference right to make a homestead entry for lands actually occupied. Said lands were listed upon the applications of the persons mentioned below, who have a preference right subject to the prior right of any such settler, provided such settler or applicant is qualified to make homestead entry and the preference right is exercised prior to November 15, 1915, on which date the lands will be subject to settlement and entry by any qualified person. A tract of 89.92 acres, within what will probably be when surveyed Section 11, T. 16 N., R. 21 E. B. M., described as follows: Beginning at Corner No. 1, identical with Forest Service Monument, with the northeast corner of Sec. 4, T. 16 N. R. 21 E., extending thence S. 72 deg. 30 min. W. 12.75 chs.; thence S. 22 deg. 30 min. E. 38.50 chs.; thence N. 47 deg. E. 7.50 chs. thence N. 8 deg. W. 25 chs.; thence S. 89 deg. 15 min. E. 24.50 chs.; thence N. 51 deg. 30 min. E. 16 chs.; thence N. 15 deg. W. 17 chs.; thence S. 39 deg. W. 16.50 chs.; thence S. 82 deg. 30 min. W. 27 chs. to the place of beginning, application of Dick DeLong, May, Idaho; List 4-1775 August 27, 1915. C. M. BRUCE, Assistant Commissioner of the General Land Office. Sept. 24—Oct. 15

NOTICE FOR PUBLICATION. Serial No. 010744. Department of the Interior, U. S. Land Office at Hailey, Idaho, Sept. 13, 1915.

NOTICE is hereby given that Niels O. Marsing, of Ulysses, Idaho, who, on January 17, 1912, made Homestead Entry, Serial 010744, for a tract of 45.36 acres within Salmon National Forest

approximately in unsurveyed Sections 1 and 12, Township 24 North, Range 19 E. Boise Meridian, and Section 6, Township 24 North, Range 20 East, Boise Meridian, designated as Homestead Entry Survey No. 196, List No. 4-682, described by metes and bounds as follows: Beginning at Corner No. 1, from which U. S. Location Monument No. 196 bears N. 0 deg. 58 min. E. 15.50 chains distant; extending thence S. 38 degrees E. 7.30 chains to Corner No. 2; thence S. 7 deg. 43 min. W. 15.34 chains to Corner No. 3; thence N. 27 deg. 22 min. E. 14.94 chains to Corner No. 4; thence N. 78 deg. 34 min. E. 10.86 chs. to Corner No. 6; thence N. 59 deg. 45 min. E. 5.63 chains to Corner No. 7; thence N. 9 deg. E. 12.48 chains to Corner No. 8; thence N. 51 deg. 32 min W. 7.04 chains to Corner No. 9; thence S. 54 deg. 36 min. W. 22.60 chains to Corner No. 10; thence N. 80 deg. 54 min. W. 6.70 chains to Corner No. 1, the place of beginning, has filed notice of intention to make Final Three Year Proof to establish claim to the land above described, before Allen C. Merritt, U. S. Commissioner, at Salmon, Idaho, on the 11th day of November, 1915.

Claimant names as witnesses: Luc Ladouceur, Ulysses, Idaho; Martin A. Fletcher, Ulysses, Idaho; Fred Bevan, Ulysses, Idaho; R. L. Edwards, of Salmon, Idaho. J. E. WILLIAMS, Register. Sept. 24—Oct. 22

NOTICE FOR PUBLICATION. Serial No. 010783. Department of the Interior, U. S. Land Office at Hailey, Idaho, September 13th, 1915.

NOTICE is hereby given that Martin A. Fletcher, of Ulysses, Idaho, who, on January 17, 1912, made Homestead Entry, Serial No. 010783, for a tract of 24.96 acres within Salmon National Forest, approximately in unsurveyed Section 1, Township 24 North Range 19 East, Boise Meridian, and Section 6, Township 24 North, Range 20 East, Boise Meridian, designated as Homestead Entry Survey No. 197, List No. 4-697, described by metes and bounds as follows: Beginning at Corner No. 1, from which U. S. Location Monument No. 196 bears N. 82° 2' W. 25.02 chains distant; extending thence S. 51° 35' E. 7.04 chains to corner No. 2; thence N. 22° 45' E. 44.10 chains to Corner No. 3; thence N. 89° 12' W. 3.39 chains to Corner No. 4; thence S. 31° 50' W. 16.80 chains to Corner No. 5; thence S. 24° W. 24.10 chains to Corner No. 1, the place of beginning, has filed notice of intention to make Final Three Year Proof, to establish claim to the land above described, before Allen C. Merritt, U. S. Commissioner, at Salmon, Idaho, on the 11th day of November, 1915.

Claimant names as witnesses: Niels O. Marsing, Ulysses, Idaho; Luc Ladouceur, Ulysses, Idaho; Fred Bevan, Ulysses, Idaho; R. L. Edwards, Salmon, Idaho. J. E. WILLIAMS, Register. Sept. 24—Oct. 22

NOTICE FOR PUBLICATION. Serial No. 09047. Department of the Interior, U. S. Land Office at Hailey, Idaho, September 13, 1915.

NOTICE is hereby given that Fred Bevan, of Ulysses, Idaho, who, on November 29, 1910, made Homestead Entry, Serial No. 09047, for a tract of 32.48 acres within Salmon National Forest, approximately in unsurveyed Sections 12 and 13, Township 24 North Range 19 East, Boise Meridian, designated as Homestead Entry Survey No. 195, List No. 4-383, described by metes and bounds as follows: Beginning at Corner No. 1, from which U. S. Location Monument No. 196 bears N. 2° 2' W. 99.86 chains distant; extending thence S. 9° 00' W. 57.00 chains to Corner No. 2; thence S. 70° 58' E. 5.80 chs. to Corner No. 3; thence N. 12° 49' W. 7.39 chains to Corner No. 4; thence N. 9° 45' E. 4.18 chains to Corner No. 5; thence N. 21° 30' E. 19.20 chains to Corner No. 6; thence N. 7° 20' E. 28.3 chains to Corner No. 7; thence N. 3° 47' W. 6.27 chains to Corner No. 1, the place of beginning, has filed notice of intention to make Final Three Year Proof to establish claim to the land above described before Allen C. Merritt, U. S. Commissioner, at Salmon, Idaho, on the 11th day of November, 1915.

Claimant names as witnesses: Martin A. Fletcher, Ulysses, Idaho; Niels O. Marsing, Ulysses, Idaho; R. L. Edwards, Salmon, Idaho. J. E. WILLIAMS, Register. Sept. 24—Oct. 22

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Claimant names as witnesses: Niels O. Marsing, Ulysses, Idaho; Luc Ladouceur, Ulysses, Idaho; Fred Bevan, Ulysses, Idaho; R. L. Edwards, Salmon, Idaho. J. E. WILLIAMS, Register. Sept. 24—Oct. 22

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NOTICE is hereby given that Fred Bevan, of Ulysses, Idaho, who, on November 29, 1910, made Homestead Entry, Serial No. 09047, for a tract of 32.48 acres within Salmon National Forest, approximately in unsurveyed Sections 12 and 13, Township 24 North Range 19 East, Boise Meridian, designated as Homestead Entry Survey No. 195, List No. 4-383, described by metes and bounds as follows: Beginning at Corner No. 1, from which U. S. Location Monument No. 196 bears N. 2° 2' W. 99.86 chains distant; extending thence S. 9° 00' W. 57.00 chains to Corner No. 2; thence S. 70° 58' E. 5.80 chs. to Corner No. 3; thence N. 12° 49' W. 7.39 chains to Corner No. 4; thence N. 9° 45' E. 4.18 chains to Corner No. 5; thence N. 21° 30' E. 19.20 chains to Corner No. 6; thence N. 7° 20' E. 28.3 chains to Corner No. 7; thence N. 3° 47' W. 6.27 chains to Corner No. 1, the place of beginning, has filed notice of intention to make Final Three Year Proof to establish claim to the land above described before Allen C. Merritt, U. S. Commissioner, at Salmon, Idaho, on the 11th day of November, 1915.

Claimant names as witnesses: Martin A. Fletcher, Ulysses, Idaho; Niels O. Marsing, Ulysses, Idaho; R. L. Edwards, Salmon, Idaho. J. E. WILLIAMS, Register. Sept. 24—Oct. 22

NOTICE FOR PUBLICATION. Serial No. 08662. Department of the Interior, U. S. Land Office at Hailey, Idaho, September 13, 1915.

NOTICE is hereby given that Luc Ladouceur, of Ulysses, Idaho, who, on June 23, 1910, made Homestead Entry, Serial No. 08662, for a tract of 48.8 acres within Salmon National Forest, approximately in unsurveyed Section 12, Township 24 North, Range 19 East, Boise Meridian, designated as Homestead Entry Survey No. 194, List No. 4-330, described by metes and bounds as follows: Beginning at Corner No. 1, from which U. S. Location Monument No. 196 bears N. 3 deg. 35 min. W. 36.67 chains distant; extending thence S. 18 deg. 52 min. W. 13.17 chs. to Corner No. 2; thence S. 7 deg. min. E. 51.14 chains to Corner No. 3; thence S. 87 deg 47 min E 5.15 chains to Corner No. 4; thence N 0 deg 57 min W 10.93 chains to Corner No. 5; thence N 4 deg 40 min E 20.66 chains to Corner No. 6; thence N 16 deg 1 min W 2.2 chains to Corner No. 7; thence N 32 min E 9.20 chains to Corner No. 8; thence N 63 deg 22 min W 4.14 chains to Corner No. 1, the place of beginning, has filed notice of intention to establish Final Three Year Proof, to establish claim to the land above described, before Allen C. Merritt, U. S. Commissioner, at Salmon, Idaho, on the 11th day of November, 1915.

Claimant names as witnesses: Martin A. Fletcher, Ulysses, Idaho; Niels O. Marsing, Ulysses, Idaho; R. L. Edwards, Salmon, Idaho. J. E. WILLIAMS, Register. Sept. 24—Oct. 22

NOTICE FOR PUBLICATION. Serial No. 08662. Department of the Interior, U. S. Land Office at Hailey, Idaho, September 13, 1915.

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