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Bank Report

(Official Publication.)

No. 57.
Report of the Condition of The German State Bank at Cottonwood, in the State of Idaho, at the close of business September 12, 1916.

RESOURCES	
Cash on hand	\$ 4,691.39
Due from banks	39,679.01
Checks and Drafts on other Banks	6.28
Loans and discounts	93,835.38
Overdrafts	1.99
Stocks, Bonds, and Warrants	3,211.83
Banking house, furniture and fixtures	7,850.00
Total	\$153,275.88

LIABILITIES	
Individual deposits subject to check	\$73,300.61
Time Certificates of Deposit	45,746.69
Cashier's Checks	2,580.31
Certified Checks	441.16
Total	\$122,068.77

Capital stock paid in	25,000.00
Surplus	4,200.00
Undivided Profits, less expenses, interest and taxes paid	2,007.11
Total	\$153,275.88

State of Idaho, County of Idaho, ss:
I, M. M. BELKNAP, Cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

M. M. BELKNAP, Cashier.
Subscribed and sworn to before me this 19th day of September, 1916.

I certify that I am NOT an Officer or Director of this Bank.

F. S. WIMER, Notary Public.
CORRECT-ATTEST:
Herman H. Nuzoll,
Barney J. Stubbers,
Directors.

Washington, which operates extensively in Northern Idaho and which has so greatly vexed County Assessors in that section of the state and the State Board of Equalization in their efforts to find an adequate value to be placed upon its properties in this state. The Washington Water Power Company for many years has been active in the politics of Northern Idaho and upon several occasions sent to the state legislature members of that body who have been open in their devotion to the interests of that concern.

The land scheme of Mr. Davis is looked upon by many close students of the plan suggested by him as being one most favorable to the big timber syndicates and is but a repetition of the tactics adopted many years ago by the same syndicates to get possession of valuable timber lands in the state of Minnesota. Should the scheme of Mr. Davis be carried into effect, to sell all of the state lands at one time, it would throw upon the market the only available timber left on the North American continent not already in the hands of the Weyerhaeusers or some of their tributary concerns and it would give the syndicates its long looked for opportunity to get possession of valuable body of timber. With a working understanding between the Hydro-Electric interests of North and South Idaho and the syndicates desirous of getting possession of the greatest and most valuable body of standing timber owned by the public that there is in the United States and with both backing D. W. Davis, the Republican nominee for governor aided and supported by the great Brady machine, the democrats are beginning to realize that they have a strenuous campaign to fight against if they hope to win the election next November.

Unlimited sums of money were spent all over the state to secure the nomination of Mr. Davis; at least, this is the belief of those who watched the campaign that he made and it was the charge that was made against him by his leading opponent in the Primary campaign, E. G. Davis, himself a republican.

Now, that D. W. Davis has secured the nomination, it is believed that the interests which backed his candidacy will not hesitate to spend even larger sums in order to make certain his election to the office of Governor of the state.

POLITICAL ANNOUNCEMENTS

I hereby announce my candidacy for the office of State Senator on the democratic ticket, subject to the will of the voters at the general election on November 7th.
N. B. PETTIBONE.

I desire to announce my candidacy for the office of State Representative on the democratic ticket, subject to the will of the voters of Idaho county at the general election in November.
W. B. HUSSMAN,
Cottonwood, Idaho.

I hereby announce my candidacy on the democratic ticket for the office of State Representative from Idaho county and respectfully ask your support at the polls on Nov. 7th.
JOHN T. QUINLAN,
Kooeskia, Idaho.

I wish to announce my candidacy for the office of County Commissioner from the second district, on the democratic ticket, and will appreciate your vote on Nov. 7.
AUG. SCHROEDER,
Cottonwood, Idaho.

I hereby announce that I am a candidate for the office of County Superintendent of Schools on the republican ticket, and will appreciate your support at the polls on Nov. 7th.
C. W. JENKINS,
Cottonwood, Idaho.

I am a candidate on the republican ticket for Sheriff of Idaho county. If elected to this office I pledge you I will do my duty as I see it, always. I will heartily appreciate your support.
WILLIAM WEBB,
Grangeville, Idaho.

I hereby announce my candidacy on the democratic ticket for the office of Assessor of Idaho county and will appreciate your support at the polls on Nov. 7th.
T. M. ATWOOD,
Grangeville, Idaho.

Your building problems—we help solve them. Hussman Lbr. Co.

First National Bank Report

No. 7923.

Report of the condition of the First National Bank, at Cottonwood, in the State of Idaho, at the close of business on September 12, 1916.

RESOURCES	
Loans and Discounts (except those shown on b)	\$197,384.87
Overdrafts, secured, none, unsecured	1.62
U. S. Bonds deposited to secure circulation (par value)	25,000.00
Securities other than U. S. bonds (not including stocks) owned unpledged	5,743.09
Stock of Federal Reserve Bank (50 per cent. of subscription)	1,200.00
Equity in banking house	6,200.00
Furniture and fixtures	2,800.00
Real estate owned other than banking house	4,263.02
Net amount due from Federal Reserve Bank	8,881.81
Net amount due from approved reserve agents in New York, Chicago, and St. Louis	\$ 3,194.65
Net amount due from approved reserve agents in other reserve cities	11,842.75
Net amount due from Banks and Bankers, (other than included in 10 or 11)	24,785.94
Other checks on banks in the same city or town as reporting bank	89.15
Fractional currency, nickels and cents	\$ 83.62
Notes of other National Banks	1,740.00
Federal Reserve notes	40.00
Coin and certificates	13,195.40
Legal-tender notes	370.00
Redemption fund with U. S. Treasurer and due from U. S. Treasurer	1,250.00
Total	\$308,065.92

LIABILITIES	
Capital stock paid in	25,000.00
Surplus fund	15,000.00
Undivided profits	\$8,344.72
Less current expenses, interest, and taxes paid	2,451.31
Circulating notes outstanding	25,000.00
Demand deposits:	
Individual deposits subject to check	129,967.39
Certificates of deposit due in less than 30 days	47,839.98
Certified checks	1,800.00
Cashier's checks outstanding	269.52
Total demand deposits, Items 35, 36, 37, 38, 39, 40, 41, and 42	\$179,376.89
Time deposits (payable after 30 days, or subject to 30 days or more notice):	
Certificates of deposit	57,795.62
Total of time deposits, Items 43, 44, and 45	\$ 57,795.62
Total	\$308,065.92

State of Idaho, County of Idaho, ss:
I, Geo. M. ROBERTSON, Cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.
GEO. M. ROBERTSON, Cashier.
Subscribed and sworn to before me this 19th day of September, 1916.
F. S. WIMER, Notary Public.
CORRECT-ATTEST: J. P. MANNING, E. L. PARKER, W. W. FLINT, Directors.

IS DAVIS A REAL CORPORATION CANDIDATE

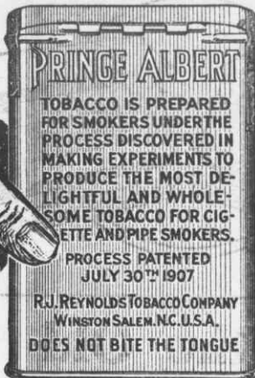
Reports From Boise Would Signify As Much—Believed To Be Backed By Big Electric Interests.

Boise, September 19.—Mention was made last week of the belief here that it was D. W. Davis, now the Republican nominee for Governor, that former Chief Justice Ailshie had in mind when he published a warning during the Primary Campaign notifying the republicans of the state that certain corporate interests were making a concerted effort to control legislation in this state through the nomination of a Governor that would be satisfactory to such corporate interests and to the nomination of such candidates for the legislature as would be willing to enact into law such measures as those corporate interests might demand. This belief has been strengthened through information that has now become available showing the close connection that Mr. Davis has had with the great electric interests which now control all of the Hydro-Electric power plants in Southern Idaho. One of the chief properties purchased by this Hydro-Electric combine was that of the American Falls plant owned by Senator Brady was paid almost a fabulous sum for this plant but that payment was not made in cash but

in bonds of the company which made the purchase and which has likewise purchased similar plants and combined them under one management throughout southern Idaho and northern Utah. D. W. Davis, the American Falls banker, now the republican nominee for governor, was made one of the three trustees of all of the Brady properties some two or three years ago when Senator Brady turned over all of his interests in this state to the management of trustees. Not only was Mr. Davis one of these trustees but it is well known that he was the active one and the most confidential advisor of Senator Brady in all of his business affairs in connection with this trusteeship. It is believed that Mr. Davis is still one of the trustees of the Brady properties and thus he becomes connected not only through the Brady properties with the electric power combine in this section of the state.

It has also become known here that not only was Mr. Davis the beneficiary of the great political machine built by Senator Brady throughout the state and that he likewise received the active support in his candidacy for the nomination of the officers and employees of the Electric Corporation now owning the Brady plant at American Falls through the issuance of bonds to Senator Brady to cover the payment involved in the purchase of the properties.

There is a close working relationship between the Southern Idaho electric concern and the powerful Washington Water Power Company of Spokane,



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YOU may live to be 110 and never feel old enough to vote, but it's certain—sure you'll not know the joy and contentment of a friendly old jimmy pipe or a hand rolled

cigarette unless you get on talking-terms with Prince Albert tobacco!

P. A. comes to you with a real reason for all the goodness and satisfaction it offers. It is made by a patented process that removes bite and parch! You can smoke it long and hard without a come-back! Prince Albert has always been sold without coupons or premiums. We prefer to give quality!

Prince Albert affords the keenest pipe and cigarette enjoyment! And that flavor and fragrance and coolness is as good as that sounds. P. A. just answers the universal demand for tobacco without bite, parch or kick-back!

Introduction to Prince Albert isn't any harder than to walk into the nearest place that sells tobacco and ask for "a supply of P. A." You pay out a little change, to be sure, but it's the cheer-fullest investment you ever made!

Prince Albert is sold everywhere in tippy red bags, 5c; tidy red tins, 10c; handsome pound and half-pound tin humidors—and that clever crystal-glass pound humidor with sponge-moistener top that keeps the tobacco in such splendid condition.

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NEW LAND LAW AFFECTS IDAHO

Entrymen Can Now Secure Full 320-Acre Allotment, Whether Lands Are Contiguous or Not.

The following letter addressed to land office officials of various western states from the Department of the Interior is self explanatory and will be of interest to many residents of this part of Idaho. The law originally did not apply to Idaho but this state was included by a special act passed September 5th.

Sirs: The act of July 3, 1916 (Public, No. 142), added a seventh section to the enlarged homestead act, to permit an additional entry for land not contiguous to the tract originally entered—after submission of proof on the original entry. It reads as follows:

"That the act entitled 'An act to provide for an enlarged homestead', approved February 19, 1909, be amended by adding thereto an additional section to be known as section 7:

"SEC. 7. That any person who has made or shall make homestead entry of less than three hundred and twenty acres of lands of the character herein described, and who shall have submitted final proof thereon, shall have the right to enter public lands subject to the provisions of this act, not contiguous to his first entry, which shall not with the original entry exceed three hundred and twenty acres: Provided, That the land originally entered and that covered by the additional entry shall first have been designated as subject to this act, as provided by section one thereof; Provided further, That in no case shall patent issue for the land covered by such additional entry until the person making same shall have actually and in conformity with the homestead laws resided upon and cultivated the lands so additionally entered, and otherwise complied with such laws, except that where the land embraced in the additional entry is located not exceeding twenty miles from the

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land embraced in the original entry no residence shall be required on such additional entry if the entryman is residing on his former entry: And provided further, That this section shall not be construed as affecting any rights as to location of soldiers' additional homesteads under section twenty-three hundred and six of the Revised Statutes."

2. This act has no application unless the first entry was made in one of the states where the enlarged homestead act is in force, as listed above, and the additional entry can be allowed until both tracts shall have been designated thereunder. However, in consideration allowance of the entry is not material whether the applicant owns or occupies the original tract. A person whose two incontestable entries do not make up 320 acres, who has submitted proof on the first and occupies his unperfected second claim, may amend the latter by adding land contiguous thereto, so as to aggregate that area, subject to the requirements of this act respecting residence and cultivation. Also the benefits of this act may be claimed by a person who has made and perfected more than one homestead entry, but the aggregate area of the land thus acquired with that applied for is limited to 320 acres.

3. The only qualifications required of an applicant under this act are that he has not already made an additional entry thereunder, and that the tract applied for will not, with other lands which he has entered and acquired title to under any of the nominal public land laws, or which he is then claiming thereunder, make an aggregate of more than 480 acres.

4. It is not necessary that any of the land be designated under the enlarged homestead act when the application for additional entry is filed. The applicant must state that both tracts have been so designated, or he must file petition for designation of the undersigned land, as provided by the act of March 4, 1915 (38 Stat., 1162), and separate petitions must be filed for the different tracts if both be undesignated. These will be forwarded by the local officers, as directed by the regulations under said act. Where an original tract, outside of the land district, is said to have been designated you will at once make inquiry of the proper office: If the reply be satisfactory, action will be taken accordingly; but, if part or all of the original tract appears not to have been designated, the appli-

(Continued on page 4)