

Dingle
Nov. 5 - 1930

My Dear Nora:

Here it is Wed. 10³⁰ and I am
along J. R. & K. O. are running 2 tractors &
are plowing till 100c at night. Will get 15 or
more acres done to day. Very fine weather
Norma has gone to Mabel's to wash and
etc. M. A. Geo. & I have gone to Herman
to get his sheep. Things are moving a
long fine. Had good weather last Wk.
& thrashing is over K. O. did the most of
it alone ran the engine & separator both all
but 2 da. at last - just one Wk commenced
on Sat. & finished on Sat. over 3000 bu. &
They did Ma's at same time. He never
went in the field once all grain was
hauled from field. Weather fine all the time
and is continue on. 75 acres more to plow
& will do that this Wk. if all is well.
W. K. has gone with Ford appraising & da

Was out yesterday. I was at Geneva
Mo. appraising land they came and
got me and got me home. A hard trip.

J.R. at the Arbitrators meeting which took
5 da. Theirs findings were made up on
my birthday. Will I am sending you a
copy of some. just think. Babey and
Harney turned against the Co. and just Rodney
and I fought alone. Will tell you all
about it when I see you.

Cell election was yesterday I have
not heard the returns. May get them
and send to you in this letter as
it will be to late to get it off to day
You will note that only assessed 90¢ juv.
share and they got \$15. just 25¢ more +
so good a settlement as the boys offered
them. They sure are peeved & onad just
the same as I am. Had we been considered
the same as they we would have made a good
settlement.

evening just back and this is the news about the election. every thing went Dem. in the County but the undertaker, F. M. Williams. Your beloved ex Bp. was defeated by Milford Williams 200 votes. Haddock defeated Chris Fuller 1000 votes. Hulme came closest to Athy of any one B. Ben Ross got it over his man for Governor 10,000. Ch. E. Borah won for U.S. senator which I consider good. Norma has just come. I hear her car. Tell Ch. W. & Mammie will take me to Lava to morrow if all is well. Then if all goes O.K. on the arbitration & they pay up I will begin to think of coming to L.B. That is if you would like me too. It is just like this I have been having opposition in every thing even to the smallest details that I have just had to have my fighting

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that I am so cross, just like a bear.
that I think that I would be very
undesirable to have round I sure can't
stand stuff being pulled off a long the
old line. And beside I will not come
with any money or credit like I have had
be fore. As Tom. Mumford's Father once said
There is no dis honor in fighting if your
cause is just. And I sure have had a
sege this Summer a little help would
have been acceptable several times

Well if I find I have lost or start
to I'll just change my course & go again
The fight has gotten under head way
and going good. It is Hell at 71 when
one should have reached The Haven of rest
to have to fight for a place to cast anchor
Well It will depend how the game
goes just when I'll be on my way

and I hope for a change for the
best. In laws seem to cut a lot of ice
nowadays. Well Ezra Allred of Paris ^{defied}
dead yesterday from stroke first one
knocked him for a roc of ash cans +
the second one for the final count + it
happened about noon. As usual all
here ans. to same report well as
usual. Work going fine + weather good
J.R. + K.D. will plow till 10 to night
Norma has taken over house keeping the
last 2 da. but is not making a very
good stagga at it - as yet. It sure gives
me a pain the way it - is going. I'll quit
for now now + finish later. I wish you
were here to night - and it might not be so
lonesome. Had a nice letter from Helen to da. +
one from Ruth a few da. ago

Thurs Morning

Off to Lava to day

W.V. is going to take me & see
Little Delia Quatter just fine
J.R. plowed till 10^{1/2} P.M. till 12⁰⁰ A.M.
nights are cold and freezing
hard. Had a letter from
Helen Helen all is fairly good
Love & Best wishes and

Love to all

Would like to see you

& tell you lots of stuff.

Will.

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3 JUDGMENT OF ARBITRATORS.

4 In the matter of Wm. R. Quayle, and others, Vs. Ream-
5 Crockett Irrigation Company:

6 The above named parties having heretofore agreed to
7 arbitrate their various matters in controversy between them,
8 as set forth in the stipulations and agreement to arbitrate,
9 which said stipulations and agreement to arbitrate are attached
10 hereto and made a part of this judgment.

11 And it having further been agreed between the parties
12 hereto that O. H. Hall, T. H. Mumford, and J. W. Cook, should
13 hear the evidence in said arbitration and render a judgment
14 accordingly, they, the said Arbitrators, after being duly sworn
15 to perform their said duties, convened at Dingle, Idaho, with
16 all the parties present in person, hearing evidence both oral
17 and documentary, and submitted to said Arbitrators on behalf of
18 all the parties interested in said controversy.

19 THEREFORE, we, the said Arbitrators in the said matter,
20 after carefully and impartially considering all the evidence
21 presented and by personal examination of the ditches, canals,
22 and other property owned by the said irrigation company, do
23 render our judgment in the said controversy as follows, which
24 said judgment shall be filed with the Clerk of the District Court
25 of Bear Lake County, Idaho, and shall become effective five (5)
26 days after filing of said judgment and the service of a copy
27 of said award upon each of the parties hereto, to-wit:

28 As to Article No. One, in the agreement to arbitrate, the
29 judgment is: That said Company's canal begins at Bear River in
30 said Bear Lake County, Idaho, at the point designated in the Court
31 decree of the District Court, dated the 7th day of March, 1924,

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3 and runs thence as indicated on the Company map, to a point on
4 the Ream-Crockett branch marked on said map as the "end of
5 ditch" by the surveyor.

6 The Oakley-Sirrine branch diverts from the county road
7 through Dingle, Idaho, where the canal crosses said road, and
8 extends westerly to the East Boundary of Wm. R. Quayle's field,
9 West of the Utah Power & Light intake or right-of-way. The
10 descriptions of the two branches and the main canal herein mentioned
11 you will find to be the said Company's canal and branches over
12 which it has jurisdiction.

13 As to Article No. Two, in the agreement to arbitrate,
14 the judgment is: We have examined and passed upon all bills and
15 claims presented to us and find the total indebtedness of the
16 Company to be \$2252.14, and have determined that such expenses
17 shall be paid by an assessment of \$1.15 per share upon all of
18 the outstanding capital stock of the said Company and the said
19 assessment of \$1.15 per share is hereby levied against all the
20 said capital stock for the payment of said debt and the same to
21 be paid on or before December 1st, 1930, and if not so paid to
22 be collected as provided by law for the collection of assessments.

23 Also, that Wm. R. Quayle is hereby assessed the sum of
24 \$25.00, in addition to the above mentioned assessment, to
25 reimburse the Company for cleaning out manure from the canal
26 running through his field. As regards the assessment mentioned
27 in this Article, debits and credits in relation to the same, are
28 hereinafter set forth.

29 As to Article No. Three and Four, of said agreement of
30 arbitration, the judgment is: That the twenty-five cent and the
31 ninety cent assessment mentioned, as heretofore levied by the
32 Company, shall be absorbed by the \$1.15 assessment mentioned herein,
Chas. E. Harris
Attorney at Law
and where any part of the twenty-five and ninety cent assessment
has been paid the same is credited, as hereinafter set forth in
the statement of each individual stockholder.

We further find that the capital stock of the Company, outstanding, consists of 2000 shares, all of which shares are subject to the said assessment of \$1.15 per share, to cover the said indebtedness of the said Company. The amounts that each share holder is charged, under said assessment, together with the credits that each of said share holders is entitled to, is set forth as follows:

William D. Ream and family owns 1051 $\frac{1}{2}$ shares of said capital stock on which said assessment amounts to \$1174.15.

Total credits as follows:

Wm. D. Ream	\$1120.00
W. W. Ream	81.00
J. R. Ream	167.25
M. A. Ream	158.00
K. D. Ream	60.00
Total credits--	<u>\$1586.25</u>
Debits----	1174.15
Credit balance--	<u>\$ 412.10 Due Ream.</u>

Wm. R. Quayle:

Shares owned in Company, ---559.

Assessment--	\$412.85
Credits----	151.84
Balance due on assessment--	<u>\$261.01</u>
Also, Dr. to Company for cleaning manure out of canal running through his field, ----	25.00
Total balance due---	<u>\$286.01</u>
In Mr. Quayle's credits we included the sum of \$5.00 for cleaning dirt out of his private ditch.	

Hyrum Oakley:

Shares owned in Company---189.

Assessment---	\$217.35
Credits---	81.31
Balance due on assessment--	<u>\$136.04</u>

Sarah Serrino:

Shares owned in the Company, ---121.

Assessment---	\$139.15
Credits---	30.00
Balance due on assessment--	<u>\$109.15</u>

A. L. Dorney:

Shares owned in Company, ---308.

Assessment---	\$354.20
Credits---	326.67
Balance due on assessment--	<u>\$ 27.53</u>

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2 The foregoing assessments listed must be paid to Mr. J. R.
3 Ream, Secretary, on or before December 1st, 1930. No interest
4 to be allowed or collected on any account until after December,
5 1930, and all delinquent assessments shall then be collected as
6 provided by law.

7
8 Arbitrators Fees and Expenses:

9 G. H. Hall:

10 Per Diem----- \$25.00
11 Use of car----- 18.00
12 Total----- \$43.00

13 T. M. Mumford:

14 Per diem----- \$25.00
15 Use of car----- 5.00
16 Total----- \$30.00

17 J. W. Cook:

18 Per diem----- \$25.00
19 Use of car----- 8.00
20 Total----- \$33.00

21 Total per diem and car use: \$106.00

22 Rhyllis Mate: Services as Stenographer for Arbitrators, \$5.00

23 We also find there is due Chas. E. Harris for Attorney
24 services for the past several years, as agreed in the stipulation,
25 the sum of \$54.00 and the same is ordered paid by the said Company.

26 Also, we find there is due the News Printing Company of
27 Montpelier, Idaho, the sum of \$14.55 due for advertising stock for
28 sale and this sum is ordered paid by the said Company.

29 These various sums have been included in the total debt
30 found to be owed by the Company.

31 We have in no case figured fractional shares of stock in
32 this award.

WHEREFORE, We, the Arbitrators in the above entitled matter,
have entered and rendered the above and foregoing judgment in the
said above entitled controversy.

WITNESS our hands this 29th day of October, in the year 1930.

31 J. W. Cook

T. M. Mumford

G. H. Hall

32 Chas. E. Harris

XXXXXXXXXXXX

Attorney at Law

MAGNETISM FOR HEALTH

N. E. C. REAM

Montpeller, Idaho



N. E. C. Ream,
929 Gaviota Ave.
Long Beach
Calif

6 Nov 1930

Will → Nora
arbitrator of
Ream Chaletts
Jurisdiction Ditch