

The Northern Star.

Representing the Interests of Western Washington.

VOLUME III.

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The Northern Star.

SATURDAY, SEPTEMBER 8, 1878.

ISSUED EVERY SATURDAY MORNING

ELDRIDGE MORSE, Editor and Prop'r

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THE CONSTITUTION.

ARTICLE XI.

EDUCATION.

Section 1. The general supervision of the public schools of the State shall be vested in a board of education, whose powers and duties shall be prescribed by law. The Superintendent of Public Instruction, Secretary of State, and State Treasurer shall constitute the Board, of which the Superintendent of Public Instruction shall be President.

Sec. 2. The Legislature shall, as soon as practicable, provide for the establishment of a thorough and uniform system of free public schools throughout the State, wherein all residents between the ages of five and twenty-one years, may be educated gratuitously. One or more public school shall be maintained in each school district within the State at least three months in each year.

Sec. 3. The Public School Fund of the State shall forever remain irrevocable; the interest thereon shall only be expended in the maintenance of the schools of the State, and shall be distributed among the several counties and school districts in such a manner as may be prescribed by law. No part of this fund, principal or interest, shall ever be transferred to any other fund, or used or appropriated for any other purpose than that herein provided. The State Treasurer shall be custodian of this fund, and the State shall make good all losses thereof that may in any manner occur.

Sec. 4. The net proceeds of the sale of all lands that have been, or hereafter may be granted by the United States to the State for educational purposes—except the lands heretofore granted, or that may be hereafter granted, for the purpose of a University, or for a College of Agriculture—all moneys and the clear proceeds of all property that may accrue to the State by forfeiture or escheat, all moneys which may be paid as an equivalent for military duty, and all moneys arising from any grant to the State, where the purposes of the grant are not specified; the net proceeds of the sales of the five hundred thousand acres of land to which the State is entitled on its admission, by the provision of section 2378 of the Revised Statutes of the United States; together with the five per centum of the net proceeds of the sale of public lands which the state may receive on its admission into the Union (if Congress consent to such appropriations last mentioned)—shall be set apart as a separate fund, to be called the School Fund the interest of which, and all other revenues derived from the

school lands, shall be exclusively applied in such manner as the Legislature may from time to time prescribe to the support of common and graded schools, and to the purchase of suitable libraries and apparatus therefor.

Sec. 5. All fines, penalties and forfeited recognizance, arising under the general laws of the State, shall belong, and be paid over to the counties respectively where the offenses shall have been committed, and shall be appropriated exclusively to the support of common schools where the same may accrue.

Sec. 6. Provision shall be made by law for the distribution of the income of the school fund among the several districts, for the support of common schools in proportion to the number of children therein, between the ages of five and twenty-one years; and no appropriation shall be made from the school fund to any district for the year in which a school shall not be maintained at least three months.

Sec. 7. Provision shall be made by law for the support of the State University, and for connecting with the same, from time to time, such colleges, in different parts of the State, as the interests of education may require. The proceeds of all lands that have been, or may hereafter, be granted by the United States, to the Territory or State, for the support of a University, shall remain an irrevocable fund, to be called the University Fund, the interest of which shall be apportioned to the support of the State University and its branches, wherever located in the State; and no sectarian instruction shall be allowed therein.

Sec. 8. The Superintendent of public instruction, Secretary of State and the State Treasurer, shall constitute a State Board of Land Commissioners, for the sale, leasing and general management of the public lands belonging to the State, and for the investment of the funds arising therefrom, in such a manner as the Legislature may provide. Any two of said Commissioners shall be a quorum for the transaction of all business pertaining to the duties of their office.

Sec. 9. It shall be the duty of the State Board of Land Commissioners to provide for the location, protection, or other disposition of all the lands belonging to the State, under such regulations as may be prescribed by law. No law shall ever be passed by the Legislature, granting any privileges to persons who may have settled upon any school lands subsequent to the public surveys thereof, by which the amount to be derived from the sale or other disposition of such lands shall be diminished directly or indirectly. The Legislature shall, at the earliest practicable period, provide by law that the several grants of land, made by Congress to the State, shall be located, preserved and held for State, disposal, for the respective purposes for which said grants were made, or which are designated in this Constitution; and shall provide for the sale, leasing and general management of said lands from time to time, and for the application of the proceeds thereof in the manner directed in this Constitution.

Sec. 10. University, college, common school or other lands, which are now held or may be hereafter acquired by the State, for educational purposes, shall before sale of the same, be appraised and shall not be sold for less than the appraised value.

Sec. 11. There shall be a county Superintendent of schools in each county whose term of office shall be two years; and whose duties, qualifications and compensations shall be prescribed by law. He shall be *ex officio* Commissioner of Lands within his county, and shall discharge the duties of said office under

the directions of the State Board of Land Commissioners, and as provided by law.

Sec. 12. No religious test or qualification shall ever be required of any person as a condition of admission into any public school or educational institution of the State, as teacher or pupil; and no sectarian doctrines shall ever be taught in the public schools in this State, nor shall any funds, set apart for educational purposes, be appropriated for the support of schools controlled in whole or in part by any church, religious society or sectarian denomination; and no appropriation from the common school fund shall be made for any private school or seminary whatever.

ARTICLE XII.

FINANCES.

Section 1. The Legislature shall provide for an annual tax, sufficient to defray the estimated expenses for the year; and whenever the expenses of any year shall exceed the income, the Legislature shall provide for levying a tax for the ensuing year sufficient, with other sources of income, to pay the deficiency, as well as the estimated expenses of such year.

Sec. 2. All taxes shall be uniform upon the same class of subjects within the Territorial limits of the authority levying the tax; and shall be levied and collected under the general laws, which shall prescribe such regulations as shall secure a just valuation for taxation of all property, personal and real.

Sec. 3. The property, real and personal of the United States, and the property of the State and counties; property of municipalities; common school property; cemeteries not owned or used for private or corporate profit; and public libraries—shall be exempt from taxation; and all laws exempting from taxation property other than herein mentioned, shall be void.

Sec. 4. The Legislature shall not impose taxes for the purposes of any county, city, town or other corporation; but may by law vest in the corporate authorities thereof respectively, the power to assess and collect taxes for all purposes of such corporations; but no county, city town or other municipal corporation—inhabitant thereof or the property therein—shall be released or discharged from their or its just share of the taxes, to be levied for State purposes.

Sec. 5. The power to tax corporations and corporate property shall never be relinquished or suspended.

Sec. 6. All corporations in this State or doing business therein, shall be subjected to taxation for the State, county, school, municipal and other purposes, on the real and personal property owned or used by them within the Territorial limits of the authority levying the tax.

Sec. 7. No money shall be paid out of the Treasury, except in pursuance of an appropriation by law.

Sec. 8. Neither the State, nor any county, city, town or school district shall make any donation or grant to, or in aid of, or become a subscriber to, or a shareholder in—any corporation or company, or a joint-owner with any person, company or corporation, public or private, in or out of the State; except as to such ownership, as may accrue to the State by escheat, or by forfeiture by operation of law; and except to such ownership as may accrue to the State, or to any county, city, town or school district, or to either or any of them jointly with any person, company or corporation, by forfeiture or by sale of real estate for non-payment of taxes, or by any donation or devise for public use, or by purchase by or on behalf of any or either of them under execution in case of fines, penalties or forfeiture of recognizance, breach of con-

dition of official bond or of bond to secure public moneys, or the performance of any contract in which they are jointly or severally interested.

Sec. 9. Neither the State, nor any county, city, town or school district shall lend or pledge the credit or faith thereof, directly or indirectly, in aid of any person, company or corporation, for any amount or for any purpose whatever, or become responsible for any debt contract or liability of any person, company or corporation, in or out of the State.

Sec. 10. The State shall never contract any debt, except in the cases and in manner hereinafter described.

Sec. 11. For the purpose of defraying extraordinary expenditures, the State may contract public debts; but such debts in the aggregate, shall not, for the first fifteen years, exceed fifty thousand dollars; and shall never exceed one hundred thousand dollars. Every such debt shall be authorized by law, for some purpose or purposes to be distinctly specified therein; and every such law shall provide for levying an annual tax sufficient to pay the annual interest of such debt, and the principal within ten years from the passage of such law; and shall specially appropriate the proceeds of such taxes to the payment of such principal and interest; and such appropriation shall not be repealed, nor the taxes postponed or diminished, until the principal and interest of such debt shall have been wholly paid.

Sec. 12. No county, city, town or school district shall contract any debt unless authorized and limited by law; and no scrip, certificate, or other evidence of debt whatever shall be issued by them, except in accordance with the provisions of such law.

Sec. 13. No city or town shall contract any debt, by loan, or in any form, except by means of an ordinance—which shall be irrevocable until the indebtedness therein provided for shall have been fully paid or discharged—specifying the purposes to which the funds to be raised shall be applied, and providing for the levy of a tax—not exceeding twelve mills on each dollar of valuation of taxable property within such city or town—sufficient to pay the annual interest, and extinguish the principal of such debt within fifteen years, but not less than ten years, from the creation thereof; and such tax, when collected, shall apply only to the purposes in such ordinance specified, until the indebtedness be paid or discharged. But no such debt shall be created unless the question of incurring the same shall, at a regular election for councilmen, eldermen or officers of the city or town, be submitted to a vote of such qualified electors as shall, in the year next preceding, have paid a property tax therein; and a majority of those voting on the question, by ballot in a separate box, shall vote in favor of creating such debts; but the aggregate amount of debt so created, together with the debt existing at the time of election, shall not at any time, exceed three per cent of the last valuation of property upon which said tax was paid.

Sec. 14. Nothing contained in this article shall either impair or add to obligation of any debt heretofore contracted by the Territory of Washington, or by any county, city, town or school district within the State, in accordance with law.

Sec. 15. The State Treasurer shall keep a separate account of each fund in his hands, and shall, at the end of the year, report to the Governor, in writing, under oath, the amount of all moneys in his hands to the credit of such fund; and the number and amount of every warrant received, and the number and amount of

every warrant paid therefrom, during the quarter. The Governor shall cause every such report to be immediately published in at least one newspaper printed at the seat of government. The Legislature shall, at its first session, and may at any subsequent one, provide, by law regulations for the safe keeping of the public funds, and for bonds to be given by the Treasurer, with securities.

Sec. 16. The making of profit, directly, or indirectly, out of the State, county, city, town or school district, or using the same for any purpose not authorized by law, by public officers, or by any other person, shall be deemed a felony, and shall be punished as provided by law.

Sec. 17. Private property shall not be taken or sold for the payment of the corporate debt of municipal corporations.

Sec. 18. There shall be a State Board of equalization, consisting of the Secretary of State, State Treasurer and Superintendent of Public Instruction, whose duty it shall be to adjust and equalize the valuation of real and personal property among the several counties. Also, in each county, a board of equalization, consisting of the Board of County Commissioners, whose duty it shall be to adjust and equalize the valuation of real and personal property within their respective counties. Each Board shall also perform such other duties as may be prescribed by law; provided, that the Legislature may prescribe the rule by which such equalization shall be controlled, and may revise or amend the same when they may deem it necessary.

Sec. 19. The State shall not assume the debt, or any part thereof, of any county, municipal corporation, or person unless such debt shall have been contracted to repel invasion, suppress insurrection or to assist the State in the discharge of any portion of its indebtedness.

Sec. 20. The Legislature may borrow money or contract debts, to repel invasion, suppress insurrection, or defend the State in time of war; but the money thus raised shall be applied exclusively to the object for which the loan was authorized, or to the repayment of the debt thereby created.

Sec. 21. The State shall never contract any debt for work of internal improvement, or be a party in carrying on the same. But whenever grants of land or other property shall have been made to the State, for particular works of internal improvement, the State may carry on such work, and shall devote thereto the proceeds of such grants, and may appropriate the revenue derived from such works in aid of their completion and repair.

Sec. 22. No money shall be drawn from the Treasury for the benefit of any church or religious or theological seminary.

Josh Billings says "an editor is a male being whose business is to navigate a newspaper. He writes fearful editorials, grinds out poetry, inserts deaths and weddings, sorts out manuscripts, keeps a waste basket, blows up the 'devil,' steals matter, fights other people's battles, sells his paper for two dollars a year, takes white beans and sauce for pay when he can get it, raises a large family, works 19 hours out of every 24, knows no Sunday, gets damned by everybody and once in a while gets whipped by somebody, lives poor, dies middle aged and often broken-hearted, leaves no money, is rewarded by an obituary puff in the newspaper."

Pierce county has 2,885 inhabitants, a gain of 600 since last year. The property of the county is valued at \$1,400,000.

City and County Intelligence.

TERMS OF COURT.

District Court, Third Tuesday of March and second Tuesday of November of each year. Probate Court, Fourth Monday of January, April, July and October of each year. County Commissioners Court, First Monday of February, May, August and November of each year.

LIST OF PUBLIC INSTITUTIONS.

Masonic, Centennial Lodge, No. 25 Regular communications first and third Saturdays of each month. I. O. O. F. Olive Leaf Lodge, No. 11, first and fourth Saturdays of each month. I. O. O. F. Snohomish Lodge, No. 12, Regular meetings on Thursday evening of each week. Snohomish Athenaeum. Snohomish Free Religious Association. Union Presbyterian Church and Congregation of Snohomish City. Snohomish County Agricultural Society. Snohomish Rifles, Militia Company. Snohomish Telegraph Company. Snohomish Cemetery Association.

LOCAL AGENTS.

Sheriff G. W. L. Allen, for Wheaton Co. Dr. J. S. Church, for La Conner D. E. Gage, for Skagit City Clothier & English, Mount Vernon. Maj. G. O. Haller, Coupeville, Island Co. M. Haller, Port Townsend. John M. Izett, Oak Harbor, Island Co. D. O. Pearson, Stanwood, Snohomish Co. Jas. Williams, Rentonville, King Co. Thos. L. Flannigan, Newcastle. Money & Co., New Tacoma. Frank Young, Puyallup. C. M. VanDoran, White River. D. N. Taylor, Falls City, King Co. W. T. W. Dennis, Squak, King Co. W. T.

Local Items.

Fine weather. Beautiful evenings. Country saved again? Republicans "rallied round the flag" to-day, Friday. Mosquitoes have gone to that bourne etc, but the sportive flea still hovers around. The "Kernel" talks of taking a trip soon? These foggy nights are bad for "swinging on the gate," better looks a liddle oud. We learn that Mr Potter late a resident of our City intends to return and make this his home again. Restaurant Patron—These sausages are hardly up to the mark. Waiter—They ain't, eh? Well, d'ye expect Italian grayhound and thoroughbred Scotch terrier for two bits? Among the replies to an advertisement of a music committee for "a candidate as organist, music teacher, etc." was the following: "Gentleman—I noticed your advertisement for organist and music teacher either lady or gentelman. Havng been both for several years, I offer my services." "Which party is the strongest, the greenback or the pullback?"—Whitehall Times. "Oh, the pullback has the most followers—and the largest number of papers to support it."—Norristown Herald. Mr. Chas. Clancey has been appointed Superintendent of the Puget Sound Steam Navigation Company's line, with headquarters at Tacoma. The hit of the season. A new song by Frank Dumont; entitled "Beautiful Jessie, the girl that I love" Published by D. W. Printice & Co. Price 35 c. The supplement furnished with this number, and that has been mailed to the readers of the STAR for some time past, will probably be discontinued in September. In place of it, will be furnished a genuine ADAM from Portland, which will contain as much Oregon and telegraphic news as a Portland weekly and be mailed direct, from that place to subscribers of the STAR.

Proceedings of the Republican County Convention.

The delegates to the County Convention met in Plasket's Hall, Sep. 7th 1878, at 1 o'clock P. M., and were called to order by M. W. Packard, Co. Central Committee. E. C. Ferguson was chosen chairman and H. A. Gregory, Secretary pro tem, and M. W. Packard, H. Dewey and J. D. Morgan were appointed committee on credentials, who reported the different precincts entitled to representation as follows: Centerville Precinct—3 delegates; J. H. Irvine, J. S. Brown and H. Dewey, Lowell Precinct—2 delegates; Geo. D. Smith and Chas. Pierce. Snohomish Precinct—8 delegates; M. W. Packard, I. Cathcart, H. A. Gregory, E. C. Ferguson, R. Haskell, W. H. Ward, T. Ferguson and J. D. Morgan. Makilleo, Packwood and Qualeo precincts not represented. On motion the present chairman was declared the permanent officer of the convention, when an adjournment was made until 7 o'clock P. M. At 7 o'clock P. M. the roll of members was called by the Secretary, all being present. It was voted that election be by ballot, and M. W. Packard, I. Cathcart and O. B. Iverson were appointed delegates to the Territorial Convention at Vancouver. An informal ballot was then taken for Representative to the Territorial Assembly with the following result: W. B. Moore received 4 votes, A. C. Folsom 2, E. C. Ferguson 3, O. B. Iverson 2 and I. Cathcart 1. A. C. Folsom being present, stated to the convention that he was not a candidate for nomination. A direct ballot was taken for Representative as follows: Whole number of votes cast 13, necessary for a choice 7; O. B. Iverson received 7 votes, W. B. Moore 2, J. H. Irvine 1, blank 3. O. B. Iverson receiving a majority of all the votes cast was declared the nominee of the convention for Representative. J. H. Irvine, W. H. Ward and C. H. Stackpole were nominated for County Commissioners. On a direct ballot for Probate Judge, R. Haskel receiving a majority of votes was declared the nominee for Probate Judge. On an informal ballot for Sheriff, J. H. Plasket received 10 votes, E. Morse 2, I. Cathcart 1. A direct ballot being then taken and J. H. Plasket receiving a unanimous vote was declared nominated. A direct ballot for County Auditor, resulted as follows: Whole number of votes cast 12, necessary to a choice 7. H. A. Gregory received 11 votes, Ferguson 1; H. A. Gregory receiving a majority was declared nominated. Direct ballot for Treasurer. Whole number of votes cast 13, necessary for a choice 7; E. C. Ferguson received 9 votes, I. Cathcart 3, J. D. Morgan 1; Mr. Ferguson receiving a majority, was nominated. Direct ballot for Supt. of Schools. Number of votes cast 13, necessary for a choice 7; T. W. McCoy received 9 votes, M. W. Packard 4; T. W. Mc Coy nominated. Direct vote for Surveyor. Number of votes cast 12, necessary for a choice 7; W. T. Brown received 10 votes, O. B. Iverson 2; Mr. Brown nominated. On an informal ballot for Coroner John Rhoades had 3 votes, I. Cathcart 3, Morse 2, A. C. Folsom 1, McCoy 1 Oliver 3. On a direct ballot for Coroner, Mr. Oliver receiving 13 votes, was declared nominated. On motion, the chair appointed a Central Committee of three, as follows: M. W. Packard, J. H. Irvine and Salem Woods. Jas. Brown and Henry Dewey were appointed delegates to attend the convention for the nomination of Joint Councilman, from the district composed of the counties of Whatcom, Kitsap and Snohomish, with power to cast the full vote of this County at said convention. There being no further business the Convention adjourned sine die. H. A. GREGORY, Secretary.

BORN.

WHALEY—On the 23d, in Seattle, to the wife of Joseph Whaley, a daughter. LEVY—In Seattle, Aug 29th, to the wife of Joseph Levy, a daughter. HANNA—In Tacoma, Aug 29th, to the wife of D. B. Hanna, a daughter. EDGILL—Near Port Townsend, Aug 30th, to the wife of N. J. Edgill, a son.

DIED.

THOMAS MORRISON—In Seattle Aug. 24th. Thomas Morrison, a hogshoresman, of consumption. MARTIN—At Tacoma, Aug 24th, Capt. John Martin, of the Dashing Wave, of gangrene of the bowels. He leaves a wife and three children. Mc HUGH—Eddie the little son of M. S. and Adelia McHugh, was drowned in the Skagit river while fishing, on Friday Aug. 23d. VINCENT—In Olympia Aug. 31st, Lizzie Vincent, aged 12 years and 6 mo., departed this life after a long and painful sickness.

Summons.

TERRITORY of WASHINGTON, } ss THIRD JUDICIAL DISTRICT, } IN THE DISTRICT COURT OF SNOHOMISH COUNTY: E. D. Phelps and W. I. Wadleigh, partners, doing business under the style and firm name of Phelps & Wadleigh; vs. John L. Hurley and James Roberts, Defendants.

THE UNITED STATES of AMERICA SEND GREETING To John L. Hurley and James Roberts, Defendants

You are hereby required to appear in an action brought against you by the above named plaintiffs, in the District Court of Snohomish County, holding terms at Snohomish City, in and for said County of Snohomish, Washington Territory, and to answer the complaint filed therein, within twenty days exclusive of the days of service, after the service on you of this summons, if served within said County of Snohomish, or if served out of that County but, in this District, within thirty days, otherwise within sixty days, or judgement by default will be taken against you, according to the prayer of the complaint. The said action is brought to recover a judgement against you, the said defendants, for the sum of Two Hundred and Forty-two 45-100. dollars, Gold Coin, on a certain promissory note signed by you and delivered to the said plaintiffs, and for interest on said sum from November 12th, 1877 until paid, at the rate of one per cent per month in like gold coin, and for costs of suit. And you are hereby notified, that if you fail to appear and answer the said complaint as above required, the said plaintiffs will take judgement against you for \$245.45, interest and costs as demanded in the complaint. Witness the Hon. J. R. LEWIS, Judge of said Court, and the seal thereof this 23rd day of July A. D. 1878. H. A. GREGORY, Clerk. W. M. TIRTLOT, Att. for the Plff. n1296w. First publication made Aug. 3d 1878

FRESH

Home Made Candies

Sold at retail at 25 c. per pound. Four pounds of candies sent to any address on the Sound

FOR ONE DOLLAR

Address, Address, PUGET SOUND CANDY MANF'Y, n1274f Seattle, W. T.

NOTICE!

The partnership heretofore existing between Eugene D. Smith and Chas. F. Jackson of Lowell, Snohomish Co. W. T. as dealers in general merchandise under the style and firm name of Smith Jackson & Co., is this day dissolved by mutual consent. Eugene D. Smith assumes all the indebtedness of the firm, and all accounts due the said firm are to be paid to him. Dated Aug. 21st 1878. EUGENE D. SMITH, CHAS. F. JACKSON. n1311w

Subscribe for the Star.

THE UNIVERSITY of W. T. with its corps of six instructors, is prepared to give the following: Instruction through the Freshman year of a full classical course. A three years' scientific course. A two years' normal course. A complete course of book keeping. Pupils not prepared to enter any course, can receive a thorough drill in the common branches. Vocal and instrumental music, painting, drawing, military tactics and telegraphing taught in connection with the University. In the University boarding houses and in private families there is abundant provision for boarding pupils. The Fall term commences Sept. 2d 1878. For catalogue or admission apply to the President. A. J. ANDERSON A. M. Seattle W. T.

NOTICE.

I have on hand and for sale at low rates, a large amount of soldiers additional homestead scrip, to every piece of which the Commissioner's certificate of approval is affixed. Immediate title to public lands can be obtained with this scrip, without the operation of the Homestead, or Pre-emption rights. n1311f W. M. TIRTLOT.

Notice.

A Mass Convention of the Democrats of Snohomish County will be held at the Riverside Hotel Snohomish City on Saturday August 31st 1878 at 2 o'clock P. M., for the purpose of nominating county and district officers and selecting Delegates to represent said county in the Territorial Convention to be held at Vancouver W. T., September 5th 1878. By order of the County Committee. M. W. FROST, Chairman.

Summons.

TERRITORY of WASHINGTON, } ss THIRD JUDICIAL DISTRICT, } IN THE DISTRICT COURT OF SNOHOMISH COUNTY: M. W. Packard and D. B. Jackson, partners, doing business under the style and firm name of Packard & Jackson; vs. Harvey W. Light, and Edward Shone; Defendants;

THE UNITED STATES of AMERICA SEND GREETING, To Harvey W. Light, and Edward Shone, Defendants;

You are hereby required to appear in an action brought against you by the above named plaintiffs, in the District Court of Snohomish County, holding terms at Snohomish City in and for said County of Snohomish, Washington Territory, and to answer the complaint filed therein, within twenty days (exclusive of the days of service), after the service on you of this summons, if served within said County of Snohomish, or if served out of that County, but in this District, within thirty days, otherwise within sixty days, or judgement by default will be taken against you, according to the prayer of the complaint. The said action is brought to recover a judgement against you, the said defendants, for the sum of One Hundred dollars United States Gold Coin, with interest thereon at the rate of one and one half per cent per month from the 6th day of April 1877, and that certain goods and chattels, mentioned and described, in a certain mortgage, executed by you, the said defendant, Light, may be sold in the manner prescribed by law, to satisfy said claim with an Attorneys fee, and costs and disbursements of this action. And you are hereby notified, that if you fail to appear and answer said complaint as above required, the said plaintiffs will apply to the court for the relief demanded in the complaint. Witness the Hon. J. R. LEWIS, Judge of said Court, and the seal thereof, this 17th day of August: A. D. 1878. H. A. GREGORY, Clerk. MORSE & NICOLL, Attys for the Plffs. First publication made Aug. 17th 1878. n1316w

Boats! | Boats!

BOATS of all kinds, large and small built to order at the lowest living rates by, JOHN YARNO BOAT BUILDER, SEATTLE W. T. SHOP, FOOT OF SECOND STREET near Seattle and Wall's R. R. depot. None but the best material used and SATISFACTION GUARANTEED. n1321f

FOR SALE!!! Diamond Wheat

BY G. T. SORNSON. PARK PLACE, SNOHOMISH COUNTY W. T. There is nothing like this celebrated grain in America. It will yield a third more to the acre than any other grain grown on the same kind of soil, with similar treatment. It grows like rye, hence is frequently called MAMMOTH RYE. The berry resembles wheat, only is twice or three times as large, some grains being one-half inch long. It ripens the earliest of any grain grown here if sown in the fall, and as early as any other grain if sown in the spring. The seed was procured at the east and planted the past spring. The crop is thoroughly matured and is offered for sale in one pound packages at 25 Cents per Pound will be sent by mail to any address at that price, with 8 cents added to defray postage. Orders left with L. WILCOX at Snohomish City W. T., will be promptly attended to, or Address, G. T. SORNSON, Park Place, Snohomish Co. W. T. n1323m

NEW ENGLAND HOTEL Cor. Commercial and Main St SEATTLE W. T.

BOARD AND LODGING per day \$1.00 to \$2.00, per week from \$6.00 to \$8.00 according to room. FREE COACH TO AND FROM THE HOUSE. THIS HOUSE is conducted on first class principles, every attention will be paid to its patrons, and nothing will be left undone to preserve its reputation of being The Best House in Seattle. It is NEWLY built and HARD FINISHED throughout and has the cleanest, and best best furnished rooms of any house in the city. L. C. HARMON, Proprietor. n1324f

Look!!

Fresh Meats

GROCERIES

GEO. G. ENGLAND,

Has Just Received and Opened a New and COMPLETE STOCK OF FRESH and SALTED MEATS, CANNED FRUITS, FLOUR, HAMS, BACON, ETC., ETC.,

Store Nearly Opposite Drug Store.

Hall & Paulson,

Manufacturers of and Dealers in Furniture, Bedding, Window Curtains, Picture Frames,

Windows, Doors, and blinds. Seattle, W. T.

Eagle Brewery

MUKILTEO WASH. TERR.

The BEST BEER in the TERRITORY.

TRY IT TRY IT TRY IT

Boehme Cantini & Co.

PROPRIETORS.

Secure Homes!

The best opportunity ever offered

Secure Homes on easy terms that will soon be very valuable.

THE VALUABLE MUKILTEO TOWNSITE PROPERTY

Is divided into twenty-two strips of about nine acres each, extending back from near the water so as to include meadow and garden land already cleared, besides timber land on the bluff. Five of these fine Homesteads already sold. Credit will be given at low rates of interest to those unable to pay cash down. Also desirable property on the front for sale or lease on reasonable terms for business purposes. Bargains offered in tracts of 40 and 80 acres of land adjoining the Mukilteo townsite. The natural advantages of

MUKILTEO

Are not excelled by any other place on the Sound, for fishing, milling, ship-building or manufacturing purposes. All the steamers down the Sound to Snohomish, Whatcom and Island Counties, stop there going and returning; it is also on the direct route of ocean steamers up the Sound. There is also an excellent location for establishing of warehouses, from which to ship the products of Snohomish, Whatcom and Island Counties in deep water vessels. On these premises will also be sold a band of cattle, some thirty or forty head in all, thus affording those purchasing homes a chance to secure stock if they so desire.

In addition to the above, will be sold 320 acres of the finest marsh land in the Territory, known as the Hurley Ranch, with 20 acres of upland. This is only four miles from Snohomish City on

La GRANDE MARSH,

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