



PUGET SOUND MAIL.

SATURDAY, JANUARY 1, 1881.

JUDGE WINGARD, of the Eastern Circuit of our Territory, appears to be in hot water just now, a recent certain alleged delinquency on his part to hold court in Whitman county according to law. The citizens of Colfax held an indignation meeting on the 15th to express their pent up displeasure in reference thereto. They allege that besides the vexatious delay to litigants the county of Whitman is out several thousand dollars in consequence of the "law's delay," and wind up by asking the President to remove Judge Wingard. We have not seen the Judge's excuse or defense in this matter, but we have no doubt it is a good and sufficient one, and that all this trouble will blow over his judicial head.

The people of Victoria, Vancouver Island, are dissatisfied with their relations with the Dominion of Canada for the reason that the Canadian Pacific Railroad is to terminate at Burrard Inlet and not be extended over Vancouver Island to Victoria or Esquimalt. They threaten the Dominion with either a withdrawal from the Confederation and become an independent British province or ask for annexation to the United States. Well, let them come; the city of Victoria with Nanaimo and her colonies, would figure handsomely as a portion of our new State of Washington. We don't mean the annexation of the whole of British Columbia, but merely Vancouver Island, since they are so dissatisfied with their present condition.

Why does the Tacoma Ledger take on so seditious the booms of certain citizens of Seattle in the matter of railroads and other enterprises and speculations? It is certainly no concern of the Ledger's how much the people of Seattle indulge themselves as to the future greatness of the queen city of the Sound. The Seattle Intelligence and Post are highly indignant that their Tacoma contemporary should send among them a correspondent who assumes to know more about their capabilities and resources than they do themselves. This correspondent would have the people of Seattle abandon their high-blown pride to figure as a railroad terminus and devote themselves to local manufacturing industries, which will come in goodly way when the N. P. R. Co. will deem it advisable to extend their line to Seattle. This is all very good as far as it goes; but what serious objection can the Tacoma organ advance to the Seattleites asking any price they choose for their property and talk all they want to about their building of railroads. They can do all this and at the same time establish, foster and encourage the industrial institutions referred to.

Mr. PARNELL'S speech at Waterford last week is the boldest and most important utterance he has yet made on the Irish question. There can be no longer any doubt, if, indeed, there ever was one, as to his position, which is that Irishmen shall rule Ireland. He has no hope of obtaining anything like justice from England and has resolved to make the cost of governing Ireland in the future so heavy that the British people will only be too glad to let the wayward sister, or rather step-sister, go in peace. "I do not believe," he says, "that any amount of money or the strength and power of even the greatest nation in the world can work impossibilities, and it is abundantly proved that governing Ireland outside of Ireland by a power and people who do not live in the country is impossible. We have gigantic forces arrayed against us, but we have more powerful forces on our side, namely, the forces of nature, the forces of nationality, the forces of patriotism and true devotion. These are sufficient to break the yoke of English misgovernment and chase from the country that usurpation which has long had its heel upon our neck." The doctrine which Mr. Parnell here avows so definitely is American doctrine, the doctrine of the Declaration of Independence, that all men are entitled to life, liberty and the pursuit of happiness. Since the conquest of Ireland by England the Irish people have been doled out the smallest possible measure of liberty and happiness, while as to life they have held it upon a very uncertain tenure. The Irish question each day assumes a more important phase, and the struggle will be watched with the greatest interest by the whole world. —Philadelphia Times.

It is reported that if Parnell gives a favorable response, the Boston Land League will dispatch a number of able lawyers to Ireland to defend the leaders of the Land League. Among those suggested are Jere Black, Roger A. Pryor, Emory A. Storrs and Matt Carpenter.

After the formation of the syndicate in New York to furnish the money wherewith to build the Northern Pacific Railroad, the stock of that company went up in value very rapidly. Common stock advanced from twenty-five to thirty-five cents per share within a day or two, and preferred rose from 63 to 64@65 cents within the same period; and at these prices from 25,000 to 50,000 shares changed hands daily.

Special Agent W. F. Prosser of the Interior Department, who was on this coast some weeks this season, has reported to the authorities that the claim of the Willamette valley and Cascades wagon road company for 800,000 acres of land is a fraud, and that congress should withdraw the land from the grant. The report hits some of the Oregon politicians a hard lick.

The Morey letter sends one man, at least, to the Penitentiary. Great wealth and political and social influence may save the principals in the crime. O'Brien will suffer for the sins of others. It looks as though he has been, or is to be, well paid for his silence as regards the complicity of sundry distinguished gentlemen. The facts will, however, leak out sooner or later.

ROGER SENATOR BAYARD.—C. A. Arthur, vice president elect, George S. Boutwell, ex-secretary of the treasury, Roscoe Conkling, U. S. senator, and Noah Davis, supreme judge of New York, compose the accusing party against Senator Bayard, and charge that he told "a falsehood," when he declared in a recent speech in Dover that the four gentlemen named were present in the custom house in New York when Dodge, Phelps & Co. some years ago refunded to the government \$267,000 due on undervalued invoices, and that they—Arthur, Boutwell, Conkling and Davis—divided the money. A. B. C. and D, constitute a pretty strong body of accusers, and the Delaware senator will have to hunt up his proofs or go to the wall.

Senator Bayard, however, has since denied having made the charge.

The Victoria Colonist rejoices over the completion of the steamer Peerless, built for the Thompson river trade, and says that, with a few improvements in the Black canyon, this piece of water will be rendered navigable, and fifty miles will be added to the present beautiful stretch from Savona Ferry to S. Elimaacheen, through the best agricultural and grazing lands of the province, besides giving a water stretch of 125 miles up the North Thompson river. It will also be demonstrated that a canal should be cut from the head of navigation to Okanagan lake, a distance of twelve miles, making in all a navigable stretch of nearly 300 miles through the garden of British Columbia.

The "Emerald Isle," now the source of so much uneasiness to the government of Great Britain is about the size of South Carolina, and contains a population of 6,000,000. It has an area of arable land of about 16,000,000 acres. Mr. John Bright, in a speech at Birmingham, England, recently drew a picture of its agricultural condition. He said one-third of Ireland is owned by 292 persons; one-half of it by 744 persons; two-thirds of it by 1,942 persons. On the other side of the case, there are 500,000 families, with from two and one-half to three millions of people depending upon the soil and competing for a living, having but one occupation and no means of escape by immigration. The Land League, now so formidable in Ireland, is the outgrowth of the conditions above noted.

Of the Presidents of the United States, eight—Washington, Jackson, Van Buren, Harrison, Taylor, Fillmore, Lincoln and Johnson—never received a collegiate education. Grant was educated at West Point. The rest of the Presidents have been college graduates. The two Adamses graduated at Harvard, Jefferson, Monroe and Tyler at William and Mary, Madison at Princeton, Polk at the University of North Carolina, Pierce at Bowdoin, Buchanan at Dickinson, Hayes at Kenyon, and Garfield at Williams.

DELEGATE BENNETT has introduced a bill in Congress to admit Dakota Territory into the Union of States. The bill provides for the division of the territory, making the boundaries of the proposed State to include that portion of the present Territory lying south of the 47th degree of north latitude.

The last three Presidents are fathers of the same number of children and of the same sex, each having three sons and one daughter.

CHEST. GLEBER, Wholesale Hardware, Toledo, Ohio, says: The Excelsior Kidney Pad has accomplished more for my wife in three weeks than all the medicine she has taken in three years. Refer all skeptics to me. See advertisement.

SUMMONS.

In the District Court of Washington Territory holding terms at La Conner, W. T.

JOHN E. DAVIS, Plaintiff, vs. DAVID E. GRIFFITHS, Defendant.

Action brought in the District Court of Washington Territory holding terms at La Conner, in and for Whatcom County, and a complaint filed in the county of Whatcom in the office of the Clerk of said District Court.

The United States of America send greeting to David E. Griffiths, defendant: You are hereby required to appear in an action brought against you by the above named plaintiff, in the above entitled court, and to answer the complaint filed therein, within sixty days after the date of the first publication of this summons, or judgment by default will be taken against you, according to the prayer of the complaint.

This action is brought to obtain a decree of this Court for the foreclosure of a certain mortgage of real estate, described in the said complaint and executed by the said David E. Griffiths on the 10th day of June, 1879, to secure the payment of a certain promissory note, made and delivered by said David E. Griffiths to William P. Jones on the 15th day of May, 1872, for the sum of \$200, upon which fifty dollars gold coin, payable eighteen months after date, with interest at the rate of one and one-half per cent. per month, payable every six months, and if not paid due to be added to the principal and become part thereof and bear like rate of interest, and in case said sum is brought to collect the sum of any part thereof, the further sum of 10 per cent. on the amount due hereon as attorney's fees in said suit, payable to the order of William P. Jones, which said note and mortgage are now owned and held by the said John E. Davis.

That in order for plaintiff to protect his security a certain judgment obtained against defendant in favor of Henry Jones in the sum of \$200, upon which execution was issued and levied upon said mortgaged real estate, that said \$200 has not been paid to plaintiff.

That said mortgage be decreed to be foreclosed; that an order of sale issue on said decree and said mortgaged property ordered sold, according to law and the practice of this Court; that said sum of \$200 be collected, and the original indebtedness of \$150 with interest and secured by said mortgage; that the proceeds arising from said sale be applied to the satisfaction of the said judgments roots and an attorney's fee of \$25; and that execution issue against said David E. Griffiths for the deficiency and for such other and further relief as the Court is competent to give and deems meet and just in the premises.

And you are hereby notified that if you fail to appear and answer said complaint as above required, the said plaintiff will apply to the Court for the relief in said complaint.

Witness the Hon. ROGER S. GREENE, Judge of the said Court, and the seal thereof this 11th day of December, A. D. 1880.

[SEAL] JAS. SEAVEY, Clerk.

By JAS. A. GILLILAND, Deputy.

McNaught, Ferry & McNaught, Attorneys for plaintiff.

SUMMONS.

TERRITORY OF WASHINGTON, County of Whatcom, ss.

I, the Justice Court, before Joseph F. Dwyler, Esq. J. P.

EDUENEEZ A. SMITH, plaintiff, vs. CHAS. L. JUDSON, defendant.

You are hereby notified that Eduenez A. Smith has filed a complaint against you and that the same is on file in the office of the Clerk of said Court, in and for Whatcom County, W. T., on the 31st day of January, A. D. 1881, at the hour of 2 o'clock P. M., and unless you appear and then answer the same, the same will be taken as confessed, and you demand of the plaintiff grant.

The object and demand of said complaint is to recover from you of seventy five and 82-100 dollars with interest, due plaintiff on two promissory notes, made by you to said plaintiff, one dated April 15th, 1880, and the other May 25th, 1880, for the respective sums of \$43.12-100 and \$47.50-100 dollars. No part of which has been paid except the sum of \$25.

A complaint filed December 20th, 1880, Date hereof December 29, 1880.

JOSEPH F. DWYLER, Justice of the Peace in and for Whatcom County, W. T.

First publication Jan. 1, 1881.

NEW ADVERTISEMENTS.

A. BOWMAN & CO., DEALERS IN GENERAL MERCHANDISE, AND ALL KINDS OF PRODUCE. ANACORTES, (Fidalgo Island,) W. T.

TERRITORIAL UNIVERSITY. College Course, Scientific Course, Normal Course, and Commercial Course.

Eleven Professors and Special Teachers. Boarding House on the grounds in charge of Mr. J. W. and

The University year consists of three terms beginning on the first Wednesday of SEPTEMBER, DECEMBER AND MARCH.

For Catalogue address A. J. ANERSON, A. N. PRESIDENT, SEATTLE, W. T.

OSER FOR SALE.—A fine pair of Oser, 7 1/2 inches girth, in good condition and well broken in, for sale very cheap.—In fact, a very great bargain. Apply to John Smith, of Whatcom.

LEGAL NOTICES.

Notice of application to Partition Timber Land.

UNITED STATES DISTRICT LAND OFFICE, Olympia, Washington Territory.

Notice is hereby given that, in compliance with the provisions of the Act of Congress approved June 3, 1878, entitled, "An Act for the sale of Timber Lands in the States of California, Oregon, Nevada and Washington Territory," LAWRENCE HEARS, of Whatcom County, Washington Territory, has this day filed in this office his application to purchase Lots 2 and 3, of Section No. 5, in township 31 North Range No. 4 East of the Willamette Meridian. Any and all persons claiming adversely the said described Land, or any portion thereof, are hereby required to file their claims in this office within sixty (60) days from date hereof.

Given under my hand, at my office, in Olympia, W. T., this 31 day of December, A. D. 1880.

J. T. BROWN, Register of the Land Office.

Notice for Publication.

LAND OFFICE AT OLYMPIA, W. T., November 23, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Judge, or in his absence, the Clerk of the District Court at his office in La Conner, W. T., on Wednesday, the 19th day of January, A. D. 1881.

JOHN W. HARRIS, Homestead application No. 2252 for the SE 1/4 of NE 1/4 and lot 1 of Sec. 29 T. 30 N., R. 2 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: John Maiz, Ernest Strache, Aleck Charles and John A. Tennant, all of Ferndale, Whatcom County, W. T.

J. T. BROWN, Register.

S. BAXTER & CO.

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All of which we offer to the trade at San Francisco Prices.

Dealers in and Exporters of WOOD, HOBBS AND FURS.

For which we pay the highest Cash Price.

Please send for Price Lists.

S. BAXTER & CO., Seattle, W. T.

JUNE 7, 1880.

STEAMER NELLIE.

CAPT. THOS. BRANNON, Master.

CARRYING THE U. S. MAILS.

Leaves Seattle on Fridays for La Conner, and way ports, returning on Saturdays.

Leave Seattle Mondays for La Conner, Sehome and way ports, and return.

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SUMMONS.

In the District Court holding terms at La Conner, W. T.

HORACE BREWSTER, Plaintiff, vs. HORACE BREWSTER, Defendant.

Complaint filed in the County of Whatcom, in the office of Clerk of said District Court.

The United States of America send greeting to Horace Brewster, defendant: You are hereby required to appear in an action brought against you by the above named plaintiff, in the District Court of the Third Judicial District of the Territory of Washington, holding terms at La Conner, in the County of Whatcom, and to answer the complaint filed therein, within sixty days after the date of this summons, or judgment by default will be taken against you according to the prayer of the complaint.

The said action is brought to recover the sum of five hundred and fifty dollars, due upon an account stated September 1, 1880, and no part of which has been paid.

Witness the Hon. ROGER S. GREENE, Judge of said District Court, and the seal thereof this 19th day of November, A. D. 1880.

[SEAL] JAS. SEAVEY, Clerk.

By JAS. A. GILLILAND, Deputy.

W. R. Andrews, Atty. for plaintiff.

First publication Nov. 20.

NEW ADVERTISEMENTS.

SAMUEL KENNEY, MERCHANT TAILOR, SEATTLE, W. T.

Suits made to order from the most serviceable and stylish goods. Samples of goods, with directions for self-measurement, sent to any address on application.

Has also on hand an extensive assortment of ready made clothing and Gents Furnishing Goods.

All at Moderate Prices.

NEW GOODS AT THE FIDALGO STORE.

I have just received direct FROM SAN FRANCISCO

By Sir Idaho & Bark Tom O'Shanter MY FALL AND WINTER STOCK OF GOODS

LOCAL NEWS AND COMMENTS.

The Mail has entered into arrangements with the San Francisco Chronicle whereby subscribers may obtain both papers for one year for \$3.50.

HAPPY NEW YEAR to all. As to local New-Year's greetings, it may be announced that Messrs. Engle, Martin and others will "receive" to-day.

What an innumerable host of new resolutions will be adopted to-day. Nearly everybody will resolve himself into a committee of the whole for the purpose of taking a retrospective view of the past.

It is the outgoing Board of County Commissioners which meets at Whatcom on next Tuesday, and not the new one, as appears to be the impression among some people.

Since the low price of oats during the past year or two, our people are seriously thinking of turning their attention to making butter and cheese, and hence want a cheese factory.

A STARCH FACTORY has been suggested to utilize the surplus of the potato product on Puget Sound. An excellent idea. We'll take stock in it.

Mr. HANSON of Samish, came near losing his life, the other day, by the upsetting of his boat on Padilla Bay.

The degree of mortality among the Indian population of the various reservations on the Sound is truly alarming and out of all proportion, as compared with the white population.

The District Court which meets here next Wednesday will have comparatively little to do, there being an unusually light docket.

The heaviest fall of snow of the season this week, (depth from 8 to 10 inches.) This will have a tendency to raise the price of hay and feed in the local or Sound market.

The Seattle and Walla Walla Railroad company, last week presented Robt. L. Thurn, who was seriously injured by the falling of the May creek trestle last spring, with a purse of \$2,000.

The Columbia and Puget Sound Railroad company has commenced the construction of a telegraph line between Seattle and Newcastle.

The Seattle Sawmill company, on the 23d ult., sold their mill and sites to the Columbia and Puget Sound Railroad company for \$10,500.

The steamer Nellie now carries the mail, the Libby having been laid up for repairs.

COUNTRY SCUR taken at par in payment of subscription to the Mail.

Nasby

Mr. NASBY HAS A FINAL INTERVIEW WITH GENERAL HANCOCK—AN APPROPRIATE PARTING—HIS FUTURE.

GOVERNOR'S ISLAND (Which is in the State of New York) November 27, 1880.

I am here, on this classic island, for the last time, I suppose. I come over from New York to get the last of my salary, and to bid my late chief farewell forever.

I found the General despondent, and employin' the left of the time I was about the substance of my remarks:

"I good have pulled thro' if it hadn't bin for a complication of troubles which I wuz loadid with. There wuz Barnum at the head of the Committee. How good any man be elected with Barnum at the head of anything? A Barnum wuz enuff to sink anybody. He hadn't any sense nor any sand. He didn't know how to raise any money, and what he did raise he squandered on skeems that didn't amount to nothin, insid' of going into Injany and buyin' up rocs, ez the party aluz sez. Barnum alone wuz enuff to ruin me."

"Then there wuz all uv them skeems. '320' wuz a settler, for them ez could read wuz indignant, and the Dimockery that could read didn't know what it meant. There wuz thousands uv dollars uv cink wasted in that."

"And then the Morey letter. Wat good wuz it to forge a letter jis' on the eve of election, when everybody hed made up their minds how they wuz agin to vote anyhow?"

"Wat good wuz it, in forgin a Morey letter onil you hed a Morey to father it, and had the thing put up so it wuz stand? Wat good wuz ther in bin gilly uv a factory, when it only killed us? Wat good is a noutker, the kek of which is more powerful than the di-charge? These two skeems wuz Barnum's."

"I hev'n namin to reproach myself with," continued the General. "I talked tariff to Pennsylvania, and free trade to Injany. I sent every Confedid wuz cum to me away perfectly satisfied that he wuz agin to get jist wuz he wanted, and the Massachusetts Dimockery likewise. I carried out Barnum's instructions to the letter and wuz all things to all men. I wuz fur and agin intell' improvements, fur and agin every question in American politics. I was agin to various parties, every kind of a branch party, which has been propounded since by the way, the number uv financial policies there is a countin'—jist ez he told me."

"It wuz'n my fault that Barnum allowed those diff'rent people to run together after they left me, and compare notes, he shoold hev had bot' arrangements made. He shoold hev let em out by diff'rent boats, and all go to diff'rent hotels in the city. These arrangements wuz his to make, not mine. To do the talkin wuz enuff for me."

"And then I had Wade Hampton on my back. That speech he made in Virginia wuz a sweet thing to pile onto a fedral sojer, and then his challengein' Sherman. He killed me, but he inventid the Solid South."

"These wuz'n all I hed to kerry, but they wuz enuff. I mite hev got thro' the Lord hed killed the crops for four years, but with sich prosperity ez the kentry wuz hev'in, it wuz uv no yosse. No man kin face nacher and the stupidity uv the Dimockery. I don't want to be President anyhow."

"Good-by. I may see you agin, but I hope not. I forgive you your blunders—they wuz'n any worse than Barnum's—and the comunity will pay you your salary. Good-by."

Wringin' his hand, and fastidly barrowin' ten dollars uv him, I bid the grato man farewell forever. My fucher is mixed, but I shud probably settle in New York. It is better here. There is a wider range uv paster for bortherin' than in the Corners, and credit is more easily established. Bascom bez positively reformed credit, and all the money there is in the Corners is in the hands of the niggers and Republicans.

Before I left I went three days wuz out less than five drinks a day, and then I got by passin' myself off on Louisville drummers ez a merchant in a nabarin village.

Here, I am shoer, I kin git in with John Kelley, for he wants reroort's mighty bad jist now, and possibly in a year I kin git to be a Skool Com-mishner, or subin uv that sort. Kelley is libral and sez the Irish shant hev more than 90 per cent. uv the places; and of the wuz comes to worst I kin make my name O'Nasby and apologize for not hev'in the brogue by sayin' that I was bred from Ireland when I wuz quite young. Ther ought to be a college in New York to teach Amerikins the Irish brogue that an Amerikin may hev some chance for a offis."

I borred \$5 uv a inebriatid Kentuckian after I come over from the Island, which will keep me a week uv itself. There is a milyun uv people here, and I cant make a livin out of em, it will be singler. Here is my feeld. PETROLEUM V. NA-SBY. (Undismayed.)

LEGAL NOTICES.

Notice of Publication. U. S. LAND OFFICE AT OLYMPIA, W. T., December 22, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Clerk of the District Court, at his office in La Conner, W. T., on Tuesday the 1st day of February, A. D. 1881.

DENNIS STOUTS, Homestead application No. 2197, for the NE 1/4 of Sec. 24, T. 34 N., R. 2 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: William Whitcomb, S. Moore, H. A. Wright, and George Gray, all of Mount Vernon, Whatcom County, W. T.

J. T. BROWN, Register. First publication Jan. 1, 1881.

Notice of Publication. U. S. LAND OFFICE AT OLYMPIA, W. T., December 22, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Judge, or in his absence the Clerk of the District Court, at La Conner, W. T., on Wednesday the 31 day of February, A. D. 1881.

CHRISTIAN I. BAKER, Homestead application No. 2190, for the NE 1/4 of Sec. 18, T. 30 N., R. 2 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: Samuel Wilson, Albert Morrison, Terry Grayson and George Gault, all of Ferndale, Whatcom County, W. T.

J. T. BROWN, Register. First publication Jan. 1, 1881.

Notice of Publication. U. S. LAND OFFICE AT OLYMPIA, W. T., December 22, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Judge, or in his absence the Clerk of the District Court, at La Conner, W. T., on Wednesday the 31 day of February, A. D. 1881.

ALBERT WILSON, Homestead application No. 2191, for the NE 1/4 of Sec. 18, T. 30 N., R. 2 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: George W. Baker, George Morrison, and William A. Uter, all of Ferndale, Whatcom County, W. T.

J. T. BROWN, Register. First publication Jan. 1, 1881.

Notice for Publication. U. S. LAND OFFICE AT OLYMPIA, W. T., December 22, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Judge, or in his absence the Clerk of the District Court, at La Conner, W. T., on Monday the 7th day of February, A. D. 1881.

SHADON H. WOOTEN, Homestead application No. 2118, for the E 1/2 of Sec. 25, T. 33 N., R. 2 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: E. Sibley, S. Wooten, R. Wooten and Wm. Gray, all of Edinburg, Whatcom County, W. T.

J. T. BROWN, Register. First publication Jan. 1, 1881.

Notice of Publication. U. S. LAND OFFICE AT OLYMPIA, W. T., December 23, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Judge, or in his absence the Clerk of the District Court, at his office in La Conner, W. T., on Monday the 7th day of February, A. D. 1881.

SHADON H. WOOTEN, Homestead application No. 2118, for the E 1/2 of Sec. 25, T. 33 N., R. 2 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: E. Sibley, James Leath-er, William Abard and C. W. Beale, all of Edinburg, Whatcom County, W. T.

J. T. BROWN, Register. First publication Jan. 1, 1881.

Notice of Publication. U. S. LAND OFFICE AT OLYMPIA, W. T., December 23, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Judge, or in his absence the Clerk of the District Court, at his office in La Conner, W. T., on Tuesday, the 30th day of January, A. D. 1881.

FURBER STRAUSS, Homestead application No. 2097, for the NE 1/4 of Sec. 13, T. 29 N., R. 2 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: John Matz, John W. Hardin, Aleck Charles and John A. Tennant, all of Ferndale, Whatcom County, W. T.

J. T. BROWN, Register. First publication Jan. 1, 1881.

NEW ADVERTISEMENTS.

CASH IS KING!

COIN TALKS, AND SO DOES COUNTRY PRODUCE AT J. & G. GACHES, LA CONNER, W. T.

Realizing the Immense Advantages accruing alike to both Buyer & Seller through the medium of A STRICT CASH BUSINESS!

We hereby give notice that from and after this date we will extend no more credit. BUT OFFER CHEAP FOR CASH

OUR IMMENSE STOCK OF GOODS! Now on Hand and in Constant Receipt by Steamer, CONSISTING OF

Dry Goods, Clothing, Boots and Shoes, Hardware, Crockery, Tobacco, Glassware, Groceries, Provision, Sashes, Doors, Paints, Oils, Tinware and AGRICULTURAL IMPLEMENTS

COME ON WITH YOUR CASH AND SECURE BARGAINS BETTER THAN CAN BE SECURED ELSEWHERE.

Table listing various goods and their prices, including flour, sugar, beans, soap, starch, corn, oat meal, buckwheat, oysters, tomatoes, and Japan tea.

There Will be No Deviation from the Above Prices.

WHY? BECAUSE WE BUY FOR CASH. BECAUSE ALL OUR GOODS ARE SELECTED BY OUR OWN BUYERS. BECAUSE OUR STOCK IS THE BEST AND CHEAPEST ON THE SOUND. BECAUSE BUYING FOR CASH AND SECURING GREAT BARGAINS, WE CAN AFFORD TO DIVIDE THE PROFIT WITH OUR CUSTOMERS. AND DON'T BUY OUR GOODS AT HIGH PRICES TO MAKE YOU PAY FOR BAD DEBTS.

ALL KINDS OF PRODUCE TAKEN IN EXCHANGE FOR GOODS.

L. L. ANDREWS' GRAND CLEARANCE SALE!

Now Offering All Goods at GREATLY Reduced Rate DRY GOODS, CLOTHING, BOOTS & SHOES, AT COST.

Table showing price reductions for various clothing items like men's suits, shirts, pants, overcoats, and ladies' dress goods.

And all other goods in proportion. GROCERIES.

Table listing grocery items like flour, sugar, coffee, beans, and various oils with their prices.

GOODS will be sold at the above prices only for Cash or Good Merchantable Produce. Will pay highest market price for Hides, Furs, and Grain in exchange for Goods.

L. L. ANDREWS La Conner, W. T.

D. A. JENNINGS, WHOLESALE AND RETAIL.

DEALER IN GENERAL MERCHANDISE,

COMMERCIAL STREET, TWO DOORS BELOW NEW ENGLAND HOTEL.

SEATTLE, W. T.

LEGAL NOTICES.

Notice of Application to Purchase Timber Land. UNITED STATES DISTRICT LAND OFFICE, OLYMPIA, WASHINGTON TERRITORY.

Notice is hereby given that, in compliance with the provisions of the Act of Congress approved June 8, 1878, entitled "An Act for the sale of Timber Lands in the States of California, Oregon, Nevada and Washington Territory," GEORGE S. JACOBS, of Island County, Washington Territory, has this day filed in this office his application to purchase the SW 1/4 of Section No. 28, in Township No. 35, North, Range No. 4 East of the Williams Meridian.

Any and all persons claiming adversely the said described land, or any portion thereof, are hereby required to file their claims in this office within sixty (60) days from the date hereof.

Given under my hand, at my office, in Olympia, W. T., this 9th day of November, A. D. 1880.

J. T. BROWN, Register of the said office. (First publication Nov. 20)

SUMMONS. In the District Court holding terms at La Conner, Lyman B. Andrews, plaintiff, vs. JOHNSON SHUTT, defendant.

Complaint filed in the office of Whatcom in the office of Clerk of said District Court. In the name of the United States of America to Johnson Shutt, defendant: You are hereby required to appear in a action brought against you by the above named plaintiff, in the District Court of Washington Territory, holding terms at La Conner, and to answer the complaint filed therein within sixty days after the date of this summons, or judgment by default will be taken against you according to the prayer of the complaint. The said action is brought to enforce the payment of a promissory note, given by you to one W. R. Andrews, and by him endorsed to the plaintiff, dated January 10th, 1880, for one hundred dollars, with interest from the date thereof until paid at the rate of one and one-quarter per cent. per month, and compounding every six months; and also to foreclose a mortgage securing the payment of said note, upon lot two in block two in the town of Mt. Vernon in Whatcom county aforesaid, and for the sale of said premises in satisfaction of said note and costs, said costs including attorney's fee of twenty-five dollars.

Witness the Honorable E. S. Greene, the Judge of said Court, and the seal thereof this twelfth day of November, A. D. 1880.

JAMES SEAVEY, Clerk. By JAS. GILLILAND, Deputy. W. R. Andrews, Atty for plaintiff. First publication Nov. 18.

Notice of Publication. LAND OFFICE AT OLYMPIA, W. T., December 1, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Clerk of the District Court, at his office in La Conner, W. T., on Tuesday the 15th day of January, A. D. 1881.

ALVANO HAVLAND, Homestead application No. 4882, for the E 1/2 of Sec. 18, T. 30 N., R. 2 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: S. J. Powell, J. E. Smith, John Epps and H. Clotcher, all of Mount Vernon, Whatcom county, W. T.

J. T. BROWN, Register. First publication Dec. 11.

Notice of Publication. LAND OFFICE AT OLYMPIA, W. T., November 22, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Judge, or in his absence the Clerk of the District Court at his office in La Conner, W. T., on Wednesday, the 19th day of January, A. D., 1881.

JOHN MATZ, Homestead application No. 2092, for the lot 1 of Sec. 20, and lots 1, 3 and E 1/2 of NW 1/4 of Sec. 21, T. 30 N., R. 2 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: John W. Hardin, Ernest Strauss, Aleck Charles and John A. Tennant, all of Ferndale, Whatcom County, W. T.

J. T. BROWN, Register. First publication, Dec. 4.

Notice of Publication. LAND OFFICE AT OLYMPIA, W. T., November 23, 1880.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and secure final entry thereof, and that said proof will be made before the Judge, or in his absence the Clerk of the District Court, at his office in La Conner, W. T., on Thursday, the 20th day of January, A. D. 1881.

TERRANCE GIBSON, Homestead application No. 2125, for the lots 7 & 8 of Sec. 29, and NE 1/4 of SE 1/4, SW 1/4 of SE 1/4 and lot 5 of Sec. 30, T. 30 N., R. 3 E., and names the following as his witnesses to prove his continuous residence upon and cultivation of said tract, viz: John W. Hardin, John Matz, Ernest Strauss, and John A. Tennant, all of Ferndale, Whatcom county, W. T.

J. T. BROWN, Register.

LA CONNER DRUG STORE, JOSEPH ALEXANDER, Proprietor.

A Complete Assortment of DRUGS, MEDICINES, &c. The Finest Brands of CIGARS AND TOBACCOS. STATIONERY, FANCY ARTICLES, &c. Silver-tempered Violin Steel Strings.

