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Coast Clippings. The Convention Meets, Talks, Makes Motions, But Does No Business (Aug. 15, 1889)

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The Review.

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DAILY-BY MAIL One Month.

DAILY—IN THE CITY.

By Carrier, per week.

THE WERLY REVIEW.

One Year, in Advance.

Fix Months, in Advance.

Three Months, in Advance.

TRAIN ARRIVAL AND DEPARTURE Northern Pacific—Pacific express arrives 1:00 A. M.; Atlantic express arrives 12:50 Spokane & Palouse—Arrives 10:30 A. M.; Mayes 2:45 P. M. Bokane & Palouse—Arrives 10:30 A. M.;
Baves 2:45 P. M.
Cour d'Alene Railway & Navigation—
Westbound arrives 9:00 P. M.; eastbound
leaves 6:15 A. M.
Seattle, Lake Shore & Eastern—Westbound
passenger leaves Spokane 9:00 A. M.; Medcal Lake accommodation leaves Spokane
0:30 P. M.; eastbound passenger arrives at
Spokane 8:15 A. M.; Medical Lake accommodation arrives at Spokane 3 P. M.; Sunday excursion to Medical Lake leaves 10:30
A. M.; returns 7:00 P. M.
Central Washington Railway—Will leave
this city for Medical Lake and Davenport at
7:10 A. M. and will arrive here at 6 P. M.

METAL QUOTATIONS.

Bar silver—921/c. Copper—Dull; lake \$11 95. Lead—Firmer; domestic \$3 871/c. Tin—Quiet; november, \$20 35. SPOKANE FALLS, AUG. 15, 1888

their willingness to attend the convention at Walla Walla September 4. That is a very striking picture a Re-VIEW correspondent presents-"Scattle, Ellensburgh, Spokane-truly, Washing-

ton is burning her way into the Union.'

A CONSIDERABLE number of republican

business men have already signified

'AT LAST the city of Salt Lake has been redeemed from the reign of the Mormon | cealed spaces as possible and all finish

can who happens to be in China on that suits. This a matter of very eventful day is going to find his family, great importance to this city place as never before. who will be sailing away in the opposite and there should be no delay in the who will be sailing away in the opposite and there should be no delay in the direction. But perhaps the Millerites manifestation of our determination to Many prominent journals are noticecan explain. But after all, these Millerites are entitled to "the great American stroying elements. The withdrawal of this region and publish copious extracts privilege" of having their opinions, odd as they may seem. In the language of disaster at any time and especially at cerning recent discoveries, and the Tennyson: "These little systems have the present, as it would drive away wonderful output of some of the mines their day, they have their day and cease capital of which we stand in need. The in the Court d'Alenes, the Kootenai and

least that is the present outlook.

A BASKET of luscious peaches handed in to the REVIEW office vesterday by Thomas Cheesman, who resides only a a mile or so east of this city, affords the best of proof that fruits of fine quality and excellent flavor may be produced in frosts would make it difficult to raise peaches with success in this vicinity and were deterred in many instances from putting out orchards. Those who had better faith are now well rewarded with ducts may be obtained here, even while to have the trees growing pro-

used. It is also understood that we have certainly good enough now. valuable deposits of fire clay and other for good brick clay than for any other against so narrow a policy. It is to be material, and those having knowledge of hoped that the teamsters who are movthe existence of such clay deposits may ing in this matter will reconsider their aid in rebuilding our city by making action and that other workmen, as well much better for us to make the bricks for materials, will not imitate an attempt we need than to ship them from a which will certainly be most injurious to distance. We aspire to become a manufacturing point and we should at least

A DESPATCH received from a member of the interstate commerce commission kane Falls during this winter they Falls merchants against the Northern on as they have started out. This will be assisting the firemen during the Seattle Pacific Railroad Company will come up better for them in the long run than to conflagration. He recognized the defor hearing in this city on September 17. This case having been commenced can posed, not now be withdrawn, perhaps; but it is probably true that in the presence of cir. FOR STATE SUPERINTENDENT. cumstances now existing most of The Davenport Times, Tacoma Globe the people of this city would and other journals have mentioned Prof. great propriety units in contributing prefer to see a nolls pros. entered and W. B. Turner, of this city, in connection await for competition and the rules of with the responsible office of state super trade to adjust this matter of rates. The intendent of public instruction. The Northern Pacific company has come to Times, edited by Hon. Frank Dallam, a the rescue like a true friend in this bour of distress and it may be that tion, speaks of Professor Turner from an friendly arbitration would settle any acquaintance of long standing and commatters of dispute that may exist re- mends him in the highest terms. It garding rates. This is at least worth describes him as the man who stands FOR THE SALMON RIVER MINES sidering at this time. Of course if high in the community in which he re the company is violating a law of the sides and whose superior qualifications ind the settlement of the matter, in the interest of those aggrieved, is a business affair. But as to this would it not be best for our merchants and the officials of the company to have an open conference and a comparison of views before is not excelled by any man within our formly leading famous in court? Let us be set and whose superior qualifications cannot be questioned; a man whose long residence in Washington and whose practical knowledge of the public school system is not excelled by any man within our bootsers. see in court? Let us borders; a man who takes the livilest interest in the cause of advection and

VERY, VERY IMPORTANT. startled by the several great fires in this | The Tacoma Globe strongly commer contending against fires.

and it now remains for the citizens in- tion of state superintendent, in connecterested to press on in the same direction with which his name has been mer tion. The fire limits have been extend- tioned." ed and will be rigidly adhered to; but The REVIEW heartily endorses these Incidents and Accidents Which the builders of new buildings may neg- statements regarding Prof. Turner's ative this action if they have a mind to qualifications as an educator and should by putting up brick structures that will the state republican convention name oe as dangerous as those made of wood, him for the office of superintendent his if not more so. We need a stringent fellow-citizens of this section would building law and individual citizens heartily support him. should realize the importance of mak-

modern appliances can make it.

Brick and stone buildings will add wonderfully to the safety of the city i proper precautions are taken at this proper precautions are taken at this have been admitted to the Union, its time. It is by no one assumed that absolutely fire-proof buildings are practic. order and the resources of the various ment, but it was not in order. Stiles asked if the sections could be able. The best that can be expected is sections more fully developed. By this to reduce the risk of conflagration and means the ratification of the new constiapply to each building the principles of tution and the election of state officers slow-burning construction. Among other precautions included in these principles is to provide for closing all open. It is regretted by a majority of the people ings that lead from floor to floor, thus of Washington that our constitutiona reventing a draft for the flames. An- convention did not view the matter in other precaution is to deaden all floors with mortar, to the end that fire may rarily at Olympia, affording the people not be drawn along between the joists. an opportunity to more carefully con-Another precaution is to provide solid sider the matter of its permanent location. bridging in all partition walls, thus also cutting off the draft. Wire lathing is coming into very general use and is so far superior to wooden laths that any matter and deemed it best to have the extra expense is but a triffing considera- question settled now and possibly their tion when the safety of the building is action may prove to have been for the

best. at stake. There should be as few concalcut spaces as possible and all times that election by a majority of 41. All the civilized world will rejoice in this triumph over the lowest form of immorality.

The proposition that Bpokane Falls should be observed with the nation of most and with the should one must have the privilege of naming one of its citizens to represent the Bate of Washington in the United Bias escale, meets with quite general approval. In this connection the magnetic indicator of public opinion seems to point with remarkable firmness to ward that time-tried and reliable citizen, the magnetic indicator of public opinions are taken by the citizens to represent to many propositions. Change we want to place under the magnetic indicator of public opinion seems to point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with the nation of the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizen, the point with remarkable firmness to ward that time-tried and reliable citizens to represent the point with remarkable firmness to ward that time-tried and reliable citizens, the point with remarkable firmness to ward that time-tried and reliable citizens, the point with remarkable firmness to ward church, the liberals having carried the in storage rooms should be omitted.

afford better protection against the de- ing the developments of the mines in the insurance companies would be a of the accounts sent out from here con-

making excavations, removing debris lar. Good principles and good men to and preforming other necessary work, represent them, clean methods and very many teams will be required. continue to do so. The business of the worthy purposes, will animate the re- Heretofore the wages paid to teamsters city will not only resume its former publican party on this occasion. At for themselves and teams have been re- ground, but in addition to this it will mistake on the part of teamsters to take advantage of the present situation to advance the price. Nothing could be attempted that would so effectually kill enterprise and thus defeat the best interests of all classes of citizens—the interests of teamsters along with the rest. Our people want to rebuild. Many buildings are projected and more prosperous. This may build. Many buildings are projected and built many others will be projected and built testing the new business buildings that the new business busin many others will be projected and built good crops. The sample lot left with if all classes pull together. A good bethe editor by Mr. Cheesman could not ginning ought to be made during the relarc to be erected, and press on, Spokane be excelled even in California for deli- mainder of this summer and the coming cacy of tint and flavor and if such pro- fall in the work of rebuilding the burned THE excellent police system establish district. This will fail, however, or the though not every year, it will be worth work will at least be seriously checked, of property to an unexpected extent. if the price of labor is advanced and the Thieving was of course expected, but so men who furnish the material, such as little has been stolen that we have reabrick, lumber, lime and sand, shall be son for congratulating ourselves on the It is understood that many deposits of so short-sighted as to band themselves smallness of the losses, and the police clay suitable for making brick are known together for the purpose of making ex-

to exist in the country surrounding this tortionate demands. The prices that ness and promptness in arresting suspicity, in addition to those now being were good enough before the fire are cious characters and professional crooks. Spokane Falls is noted far and wide temporary rebuilding of the business materials awaiting development. Lime for her public spirit, but an attempt to section with canvas will offer new and is found in great abundance just north carry out this purpose of adding to extraordinary inducements to thieves of here, along the line of the Spokane and prices in the present emergency would and burglars, unless even extra watch-Northern road, and sand is available in do more than anything else to show that fulness should be observed by the police various places. Granite and other stone this claim of public spirit rests on a ficexists in exhaustless quantities all about titious or false foundation. It is the rious stores completely guarded. The us. There will be more call, however, duty of every citizen to enter a protest former is scarcely possible unless the known the facts to the REVIEW. It is as those to whom our builders must look watchmen. supply our own demands, where we ments of that kind and unless teamsters gent and courageous Gaugh Fairman wish to incur the risk of unnecessarily bringing "hard times" upon themselves

secure an advance in the manner pro-

who has the capacity to make his inter-The insurance companies have been est and knowledge useful to the public. territory and at a meeting held a few the action of Prof. Turner in the recent lays ago it was resolved to withdraw all meeting of the territorial board of edu of their business from this region unless cation in favor of rescinding the order Scattle, Spokane Falls and other towns that called for a change of public school and cities make better provision for text books, and says: "His decided and manly action in this matter is one Spokane Palls has started out right strong proof of his fitness for the posi-

will not be entangled with sectional dis ferences as to the location of the capital. this light, and leave the capital tempo-

The prompt liberality displayed by and will rejoice in the prosperity of that

their day, they have their day and cease to be."

Refullicans throughout the territory are getting the party machinery in readiness for a sweeping canvass this fall. There is everywhere a disposition manifested to start in on the first state camping with all republicans in the ranks whose enlistment can be secured and with no existing cause for dissatisfaction as to the party's course in any particu-

THE city is broadening out. It wil tecting the new business buildings that

Falls is all right. ed since the fire has prevented the loss Truckee, California, Visited by a Dis-It has been remarked, however, that the police force should be largely increased. which is not at all likely, and an opportunity is therefore presented for the organization of an efficient force of private

Since the fire it has been often re would have been of incalculable value in that desperate battle against the flames. and other classes of workmen in Spo- It is the belief of all acquainted with the circumstances of his death that it should allow enterprises here to move was traceable directly to exposure while vouring element as his natural enemy, and studied its vulnerable points, as a general does the opposing forces in the field. When Seattle and Spokane Falls shall have arisen again they might with great propriety units in contributing spokens. Besides this, different firms have subscribed liberally in goods and materials to the amount of about \$3000. youring element as his natural enemy, some lasting testimonial in commemoration of his services as a fireman.

THE contents of the average boy pockets present an astonishing array of curios now. He is busily exploring the ruins of ancient Spokane.

Course, Ang. 18.—Friends of Mayor C. R. Henkins are nrying him to easier the contest for congress. He is a graind son of Colonia Baiser, of Oveyon and base, of Call's Burd fame, familiar, the 10-year-old by grains, is having his prelimitary saw ring before Justice Patterson to-day. On and after Argust 1, 1880, the Morth-western Mail and Transportation Company's stages will make daily srips between Davenport and Wilbur, commercing with the company's stages at Wilbur for Eaby City and Concountilly on Milder Stage City and Triday, carrying the United States wall and the Morthern Pacific appear, lawing Davenport upon the arrival of the Northern Pacific train daily.

COAST CLIPPINGS.

The Convention Meets, Talks Makes Motions, But Does No Business.

Montana Railroad Enterprise That Will Reach Washington Industries.

Have Happened on the Pacific Coast.

OLYMPIA, W. T., Aug. 13.—The convention met at 9 o'clock this morning, the president in the chair. On call of days.
The article on mines and mining was read a third time.
Morgans wished to make an amend-

voted on separately.

The chair said no; the article must be treated as a whole.

Turner said he hoped this article would be voted down.

At Warner's request, the article was read again and the roll was called. This article also fulled—ayes, 29; nays, 35. Godman had been called away by sickness in his family and had not heard the debate and was uninformed on this technical matter of mining. He asked to be excused from voting, and, upon a standing vote, he was excused. Bowen's motion prevailed.

STATE LANDS.

What Some of the Delegates Think

it gave more level land for business purposes.

Stiles objected to this twenty-four foot limit; he did not expect the state would put a barrier across an harbor, but as in the case of Olympia, this 200 to 000 foot strip was all that was to be reserved for state control, and that was away out in the sound nearly a mile, where nobody wanted to go. He believed the greater part of the commerce of the sound was done by vessels drawing not over six or seven feet of water, and they were to be considered.

MONEY MAKERS.

astrous Conflagration

BUSINESS TALK.

to San Francisco.

Helena's Help.

No Will Enter the Rose.

A Committee From Portland to Go

Heretofore the wages paid to teamsters for themselves and teams have been regarded as a fair and proper compensation for such services and have been willingly accepted as such. It is a great willingly accepted as such. It is a great will service will not only resume its former ground, but in addition to this it will be required.

New Railroads in Montana Which Will Develop That State.

HELENA, Aug. 13.—Elijah Smith, Prosper W. Smith, John S. Tilney, E. R. Bell. Edward J. Berwind of New York; and the Montana, have filed articles fire there in 1852, and such has been the control of the Montana, have filed articles in the District Court of the Territory of Washington, and for the Fourth Judicial per W. Smith, John S. Tilney, E. R. Bell. Edward J. Berwind of New York; and the District Court of the Territory of Washington, and for the Fourth Judicial per W. Smith, John S. Tilney, E. R. Bell. Edward J. Berwind of New York; and the District Court of the Territory of Washington, and for the Fourth Judicial per W. Smith, John S. Tilney, E. R. Bell. Edward J. Berwind of New York; and the District Court of the Territory of Washington, and for the Fourth Judicial per W. Smith, John S. Tilney, E. R. Bell. Edward J. Berwind of New Railroads in Montana Which Will Develop That State.

HELENA, Aug. 13.—Elijah Smith, Prosponance of New Smit New Railroads in Montana Which They will also construct a branch line up Bear creek about eight miles long to the Park county coal mines.

TRUCKEE, Cal., Aug. 13 .- A disastrons fire here yesterday affernoon burned all east of Bridge street and north of the railroad to the round house. The American hotel, Irwin's livery stable, the Catholic church, Methodist church, two school houses, Elen's lumber yard, the Good Templars' hall and thirty dwellings were burned, rendering many families homeless. The loss is about \$75,-The cirizens have been ridding the town of objectionable characters and it was thought here that the fire might have been incendiary, but the fire started from a defective flue in the house of C. B. Dillay on Church, street. Heroic efforts were made by the citizens to stop the fire, but a fierce wind was blowing.

PORTLAND, Or., Aug. 18.—At a meeting of the board of trade it was decided to send delegates to the commorcial conference to be held in San Francisco this month. President McLeary to-day appointed as delegates Colonel John McCracken, R. P. Earhart, William M. Ladd, William Kapers and Mr. Allen of San Francisco. NOTICE TO CREDITORS. In the matter of the estate of Charles C. Grant, deceased, notice is hereby given by the undersigned administrator of the estate of Charles C. Grant, deceased, late of Spokane County, Washington Territory, to the creditors of and all persons having claims against the said deceased to exhibit them with the rescessary vouchers within one (1) year after the first publication of this notice to the said administrator at the Citizens' National Bank in the city of Spokane Falls, Spokane County, Washington Territory, the same being the place for the transaction of the business of said estate in the city of Spokane County, Washington Territory, HENRY L. WILSON, Administrator of the estate of Charles C. Grant, deceased. HELENA, Aug. 13.—The committee appointed by the mayor to solicit subscriptions for the benefit of Spokane sufferers has made its report, a synopsis of which is as follows: Total cash received, \$5344.80, of which \$5323.84 was report in the purchase of provisions.

seedings of Board of County Com-Preceedings of Beard of County Commissioners.

August 5th, 1866. Board met at 3 o'clock P. M. Present: W. L. Magers, chairman; E. L. Tosler, commissioner and the clerk of the board.

Ordered t'ast D. D. Smith, auditor, cause the Ecward knews bridge across the south channel of the Spokane riveribe replaced. The lower Engman creek bridge is hereby deele-sed unsale for public travel and it is ordered that the unperintendent of road district No. 52 post notices to that effect and that All persons who travel over said bridge do so at their own travel over said bridge do so at their own travel over said bridge do so at their own travel over said bridge do so at their own travel over said bridge and all weeks property interests therein sweet to the said Dennis and Bradley as present Saw Francisco, Aug. 12.—A telephone message from Secremento states that there were over fifty buildings bursed in Truckee to night. Efforts to secure further particulars have so far proven unavailing. unavailing.
PALERMO, Cal., Aug. 18.—Palermo
Villa hotel was entirely destroyed by fire
last night. Loss, \$30,000; fully insured.

To Was by ChiveseERMITED. Aug. 13.—Sue Cook of Cong Wo, a wealthy chinaman of Cong Wo, a wealthy chinaman of Knie Falls, W. 2.

Los Angeles, who was abducted from a north-bound train on the night of July 24, was found yesterday in an old well ten miles south of town. The well was covered with beards and brush. One man was with her in the well; one man was guarding the outside. She says ahe has been kept there since her capture. MEETING OF COUNTY COMMIS-SIONERS.

BIOMERS.

SPOKABE FALLS, WASH. TRE., August 5, 1880.

Board met at 3 o'clock P. M. Present, W. L. Magers, chairman; E. L. Dozier, commissioner, and the clerk of the board.

Ordered that M. D. Smith, anditor, cause the Howard street bridge across the south channel of the Spokane river be replaced.

The lower Hangman creek bridge is hereby declared unsate for public travel, and it is ordered that the supervisor of Road District No. 32 post notices to that effect, and that all persons who travel over said bridge do so at their own risk.

Ordered that Nixon avenue, in Dennis & Bradley's addition to Spokane Falls be vacated, and all vested property interests therein revert to the said Dennis & Bradley as original townsite owners.

Adjourned to August 19, 1889, 1 P. M. W. L. MAGERS, Chairman.

Attest: M. D. Shitti,

Auditor, and Clerk of Board.

By J. M. Armstrong, Deputy. Making Capital. HELENA, Mont., Aug. 13.—The convention adopted the article on state institutions. In the afternoon session the convention passed a proposition by which all county officers will have to be re-elected. The vote was strictly partisian as the democrats hope to strengthen their state ticket with the county nominations. Killed by a Tree.

PORTLAND, Aug. 13.—Wilhelm Meyer, a farmer living in Clarkecounty, Wash., near Vancouver, was caught under a falling tree and crushed to death. The body was badly mangled. The decased leaves an invalid wife and five small children in destitute circumstances. The office of the County School Superin-intendent will be until further notice in the court house—at present in the district court oom. Tuesdays and Saturdays, 10 A. M. to 3 P. M., as heretofore.

I. C. LIBBY,

NOTICE OF FINAL PROOF.

HERMAN DESSAN.

Land office at Spokane Falls, W. T., June 2

NOTICE OF FINAL PROOF.

JOSEPH S. PHILLIPS,

A Good Indian. Helena, Aug. 13.—Arlee, chief of the Flathead Iridians, died at his home near the Flathead agency, in the 70th year of his age, on August 8. He was baptised in his youth in the Bitter Root Valley, by the great missionary, Father De Smet.

· Prosperous Colville.

W. H. I carney came in last evening from Colville. He reports everything prosperous in that town and valley more so t han ever before. The hay crop is far better than was supposed a while back, and the mining outlook is favorable and the people in good spirits, but deeply touched in their sympathies for Spokune Falls, in which they took such a sincere pride as their metropolis, Mr. Kear ney states that the Spokane & Northern is now completed to a point Mr. Kearney states

Northern is now completed to a point some five miles north of Loon Lake and is being purhed midly, and that each stage entering Colville from the end of the line is crowded with passengers. A Summer Hotel.

About Them.

Section 1 of the majority report on state lands was taken up and read.
Schooley offered an amendment but withdrew it after a motion to take up the harbor committee's report first.
Dunbar suggested and Turner moved that the harbor committee report be taken up first.
Cosgrove could not understand how the harbor committee's report would effect the state lands report. He didn't much care which was taken up first, but much care which was taken up first, but the completion of a permanent structure.

The Weather Clerk Located. The Weather Clerk Located.
Sergean it Charles Stewart, in charge of the United States signal service station at Spoka ne Falls, has located his office and objervatory in the Chamberlain block, Lincoln and Sprague streets. His records were all destroyed, but will be duplicated from Washington, and in a short tirae those pithy little sketches from the sergeant's pen which had become so familiar to the readers of the Review will resume their former position at the top of the first column on the editorial page.

SUMMONS. Territory of Washington, County of Spoke ne; ss.
Vir sinia M. Nelson, Plaintiff, vs. George
Nelson, Defendant.
In the District Court of the Territory of
Washington, and for the Pourth Judicial
District thereof, holding terms at Spokane
Falls, Spokane County, in said Territory.
To the above named defendant: You are
hereby notified that Virginia M. Nelson, plaintiff, has filed a complaint, against you in District Court of the Fourth judicial district,
holding terms at Spokane Falls, which will
come on to be heard sixty days after the
first publication of this summons, to wit: Sixty days after the 15th day of August, 1889, and
unless you appear and answer the same on
or before the 14th day of October, 1889, and
unless you appear and answer the same on
or before the 14th day of October, 1889, and
the same, will be taken as confessed, and the
prayer of the said complainant granted.
The object and prayer of said complainant is
to dissolve the benck of matrimony existing
between plaintiff and defendant, for custody
of the minor children and for costs, upon
the grounds of descriton and failure to support.

Witness my hand and the seal Perritory of Washington, County of Spo-

witness my hand and the seal of soid court, this 13th day of Angust, 1860.
HARRY A. CLARKE, Clerk.
By D. CALKINS, Deputy,
A. K. McBroom, Attorney for Plaintiff.

SUMMONS.

Territory of Washington, County of Spo ane, ss. lary M. Stanford, plaintiff, vs. Frederick hereby notified that Mary M. Stanford, plaintiff, has filed a complaint against you in the District Court of the Fourth Judicial District, holding perms at Spokane Falls, which will come on to be heard sixty days after the first publication of this summons, to-wit: Sixty days after the 15th day of August 1889, and timess you appear and answer the same on or before the 14th day of October, 1887, the same will be taken as confessed, and the prayer of the said complaint granted. The object and prayer of said complaint is to dissolve the bonds of matrimony existing between plaintiff and defendant and to settle title to plaintiff and failure to support.

Witness my hand and the seal SEAL of said court, this 13th day of August, 1889.

HAMRY A. CLARKE, Clerk, By D. D. CALKINS, Deputy, A. K. McBroom, Attorney for Plaintiff.

Territory of Washington, County of Spokane, as in Justice's Court, C. B. Dunning, J. P. To the Nordyke & Marmon Company: You are hereby notified that Charles O. Squire has filed a complaint against you in said court which will come on to be heard at my office in Spokane Falls, in Spokane County, W. T., on the 12th day of September, 1889, at the hour of 10 °Ciock A. M, and unless you spear and there and then answer, the same will be taken as confessed and the demand of the plaintiff granted. The object and demand of said claim is to recover of you \$248,68 with 10pper cent, interest from December 31, 1887, for work and labor performed for you as agent by said Squire at your request in November, 1887, in solling a bill of mill machinery to the National Iron Works. All moneys due you from Dart Bros. and property belonging to you in their hands has been garnisheed herein. Garnishee proceedings will be heard at the same time and place.

Complaint filed July 27, 1889.

NOTICE TO CREATITORS. Perritory of Washington, County of Spo-

Frant. deceased.

Doc.little, Pritchard & Lehman, and C. S. Voorisess, Attorneys for Administrator.

HOTICE.

In the District Court of the Territory of Washington, in and for the Territory of Washington, in and for the Fourth dudicial District Thereof, Holding Terms at Spokane Falls, for the County of Spokane in said Territory.

In the matter of the application of the Washington and Idaho Raliroad Company to appropriate lands for right of way for its raliroad and telegraph line.

To Adolphus G. Mandel and Elizabeth H. Leard: You are hereby notified that the Washington and Idaho Raliroad company, a private corporation duly incorporated and organized under the laws of the territory of Washington, for the purpose of building and operating a raliroad and telegraph line in the territories of Washington and Idaho, has filed its petition in the district court of the territory of Washington, in and for the Fourth judicial district thereof, holding terms at spokane Falls for the county of Spokane, in said territory, praying for the appointment of three compelent, disinterested persons as commissioners to assess and determine the compensation to be paid to the owner or owners respectively, and all tenants, incumbrancers or others interested in the taking or injuriously affecting the lands and real estate and premises in said petition, and hereinafter described, to-wit:

Beginning at a point twenty (20) rods east of the south-west corner of the south-west quarter of section fourteen (14), in township twenty-five (25) north, range forty-three (43) east of the Willamette Meridian, thence running east sixty-live (05) rods, thence north one hundred and sixty (160) rods, thence west eighty-five (65) rods, thence south forty (40) rods to the place of beginning, said described land being and lying in the south-west quarter of said section fourteen (14) in said township and range.

The land sought to be appropriated is further of said section fourteen (14) in said township and range.

The land sought to be appropriated is further of said section fourteen (14) in said township and range.

The land sought to be appropriated in further of said section fourteen for the south-west quarter of said section fourteen for the south-west quarter of said section fourteen for the said with the section fourteen (14) in said township and range.

The land sought west on

Land office at Spokane Falls, W. T., June 22, 1889.
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 that said proof will be made before the United States land office at Spokane Falls, W. T., on October 30, 1889, at 9 A. M., viz: Herman Dessan, who has made preemption declaratory statement No. 6832, for the southwest quarter of sec 20, twp 26 n, range 42 E. W. M.
He names the following witnesses to prove his continuous residence upon and cultivation of said land, vis.:
Fredk. A. Jennings, John P. Merchand, Edward E. Russell and Howard Anderson, all of Spokane Falls, W. T.
Any person who desires to protest against the allowance of such proof, or who knows of any substantial resson, under the law and the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the interior department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

J. M. ADAMS, Register. LAND OFFICE AT SPOKANE FALLS, W. T., June 15, 1859. Notice is hereby given that the following named settler has filed notice of his inten-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 that said proof will be made before the United States land office at Spokane Falls, W. T., on October 25, 1889, at 9 A. M.,

NOTICE FOR PUBLICATION.

NOTICE OF FINAL PROOF.

CHARLES O. SQUIRE, Land Office at Spokane Falls, W. T., June 1,

NOTICE OF FINAL PROOF.

ALEXANDER MCKAY.

NOTICE.

who filed preemption declaratory statement No. 6014 for the swift of sec 28, township 26 in, range 43, E. W. M. He maines the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

James Berridge, David V. Baithis, John Nett, John Hendol, all of Spokane Falls, W. T.

J. M. ADAMS, Register. By W. B. Heyburn and C. M. Stearns, its NOTICE OF FINAL PROOF. AND OFFICE AT SPOKANE FALLS, W. T., NOTICE OF FINAL PROOF.

Inily 3, 1889.

PETER SCHOENBERG.

Notice is hereby given that the following named settler has filed notice of his intention to make final poof in support of his claim, and that said proof will be made before the United States land office at Spokane Falls, W. T., on Nov. 22, 1889, at 10 A. M., viz: LAND OFFICE AT SPOKAME FALLS, W. T., June 22, 1889.

Notice is hereby given that the following named settler has filled notice of his Intention to make final proof in support of his claim, and that said proof will be made before the United States land office at Spokane Falls, W. T., on October 24, 1889, at 10 A. M., viz:

EDRIC BURCH. who made homestead entry No. 5524 for the nwl4 section 20, township 28 n, range 43, E. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

John R. Price, James McMahan, John Hallenberg, Henry Hartmerer, all of Spokane Falls, W. T.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the lawand regulations of the interior department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant,

J. M. ADAMS, Register. PETER SCHOENBERG, EDRIC BURCH

EDRIC BURCH,
who made preemption declaratory statement No. 5951 for the ch/ scl4, scl4, ncl4,
nwl/ scl4, section 10, township 28 n, range
43, E. W. M.
He names the following witnesses to prove
his continuous residence upon and cultivation of said land, viz:
George Evans, Joseph C. Cowgill, Alexander B. Owen, Almon Savage.
J. M. ADAMS, Register.

NOTICE OF FINAL PROOF. LAND OFFICE AT SPOKANE FALLS, W. T. June 21, 1889. WENCLE JOHNECHICK.

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 that said proof will be made before the U. S. land office at Spokdine Falls, W. T., on October 23, 1889, at 9 A. M., viz:

named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the U. S. land office at Spokine Falls, W. T., on October 23, 1889, at 9 A. M., viz:

WENCLE JOHNECHICK,
who filed D. S. 6883 for the self of swift of sec. 20, tp 24 n, of r 24, E.W.M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Charles James of Spokane Falls postoffice, Joseph Bruna, Joseph Hondak, John Fersek, all of Spokane county, Wash Ty.

NOTICE FOR PUBLICATION.

United States Land Office, Spkane Falls, W. T., May 20, 1889.

With the provisions of the act of congress of Jimes and Spokane falls, with the provisions of the act of congress of timber lands in the states of California, Orgon, and Nevada, Washington territory, of Spokane falls, county of Spokane, state (or territory) of Washington, has this day filed in his office his sworn statement No. 43, for the purchase of the make of the Ordor of Inquest, to me directed, by the Orphaus' Court of Montgomery county, Pennsylvania, to make partition of the real estate of which Nathan Beidler, late of the township of Bed.

To Elizabeth Beidler, widow: Mary Ann To Elizabeth Beidler, widow: Mary Aun Rosenberger, inter-married with Heury Rosenberger, of the city of Philadelphia; Jeremiah Beidler, of Spokane Palls, Washington Territory; Susan Arms, inter-married with Joseph Arms, of the city of Philadelphia; Sarah Johnson, inter-married with E. Johnson, of the city of Philadelphia; Jacob Beidler, of Tulare, state of California; Eliza Schremp, inter-married with Adolph Schremp, of Bedminster township, Bucks county, Pennsylvania; Mary M. Andrews, inter-married with Dr. R. H. Andrews, of the city of Philadelphia; Elizabeth Shearer, inter-married with Benj. F. Shearer; Emma Frankenfield, inter-married with Clinton Frankenfield, of Dublin, Bucks county, Pa.; Nathan S. Beidler and Lillie M. his wife, of Landadle, Montgomery county, Pa., and Bar-Schremp, of Bedminster township, Bucks county, Pennsylvania: Mary M. Andrews, of the city of Philadelphia; Elizabeth Shearer, Inter-married with Benj. F. Shearer; Emma Frankenfield, of Dublin, Bucks county, Pa. Special Mary M. Andrews, of the city of Philadelphia; Elizabeth Shearer, Inter-married with Benj. F. Shearer; Emma Frankenfield, of Dublin, Bucks county, Pa. Special Mary M. Andrews, of the city of Philadelphia; Elizabeth Shearer inter-married with Clinton Frankenfield, of Dublin, Bucks county, Pa. Special Mary M. Andrews of the county of Moutgomery county, Pa. You will hereby take notice, that by virtue of said order, I will hold an inquest upon the premises, being all that certain lot of land situate on Wahut street, in the borough of Lansdale, in the county of Moutgomery and state of Pennsylvania, adjoining lands of Mary M. Andrews on the south, lands of Edith Anders on the east, and on the north by a — feet wide alley, on Wednesday, September 18th, A. D. 1880, at 9 o'clock A. M., to make partition or valuation of said premises, when and where you are requested to attend.

HENRY C. KLINE, Sheriff. bara Haffer, inter-married with Edward Haffer, of Quakertown, Bucks county, Fax You will hereby take notice, that by virtue of said order, I will hold an inquest upon the premises, being all that certain lot of land situate on Wahnut street, in the borough of Lansdale, in the county of Moutgomery and state of Pennsylvania, adjoining lands of Mary M. Andrews on the south, lands of Edith Anders on the east, and on the north by a — feet wide alley, on Wednesday. September 18th, A. D. 1889, at 9 o'clock A. M., to make partition or valuation of said premises, when and where you are requested to attend.

HENRY C. KLINE. Shoriff.
Sheriff's Office, Norristown, Pa., July 25, 1889.

ALBERT B. WIGNER. Land office at Spokane Falls, W. T., July 16, 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 that said proof will be made before the United States land office at Spokane Falls, W. T., on December 0, 1889, at 10 A. M., viz.: Albert B, Wigner, who made D. S. No. 6122 for the nw/4 of sec. 10, tp. 26, n. ill. 43, E. W. M.

He namues the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

George W. Derick, John Smith, John Carter, James McCullock, all of Spokane Falls.

Any person who desirus to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the interior department, why such proof should not be allowed, will be given an opportunity at the abovementioned time and place to cross examine the witnesses of said claimant and to offer evidence in rebuttal of that submitted by claimant.

J. M. ADAMS, Register. NOTICE OF FINAL PROOF. ALMIRON S. MARKHAM. and office at Spokane Falls, W. T., July 16, ALMIRON S. MARKHAM.

LAND OFFICE AT SPOKANE FALLS, W. T. July 8, 1880.

Notice is hereby given that the followingnamed settler has filed notice of his intention to make flust proof in support of his
claim, and that said proof will be made before the U. S. land office at Spokane Falls,
W. T., on November 27, 1880, at 10 A. M., viz: W. T., on November 27, 1860, at 10 A. M., viz:
ALMIRON S. MARKHAM,
who made homestead entry No. 4242 for the
nwlz section 32, township 25 n, of range 42
E. W. M.
Ho names the following witnesses to prove
his continuous readence upon and cultivation of said land, viz:
II. J. Markham, of Spokane Falls. W. T.;
Isaac Keck, of Medical Lake, W. T.; lienry
Windsor and Paul Quesnell, of Spokane Falls,
W. T. W. T.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the interior department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by NOTICE OF FINAL PROOF.

U. S. LAND OFFICE, SPOKANE FALLS, July 5, 1889.

Complaint having been entered at this office by Meinrad Tanner, Jr., against J. M., Berger for abandoning his homestead entry No. 5374, dated November 1, 1896, upon the eld neld, and eld seld of section 90, township 26 B, range 43 B, W. M., in Spokane county, Washington territory, with a view to the cancellation of said entry, the said parties are hereby summoned to appear at this office on the 2d day of Sentember, 1889, at 10 octock A. M., to respond and furnish testimony concerning said altered abandonment. NOTICE

United States Land Office, Spokene Palls, July 27-1640.

Complaint having been made at this office by George E. Caroon against George Angeliant for shahodning his homespad only No. Coffir, dated Nov 18-1668, upon the swife cotion is, bownship by n. E. 25 E. W. M. in Spokene country, washington Tarritesy, with a view to the cancellation of said entry, the said, service lare hereby sunsamed to appear at this office on the life day of December, 1860, as 10 octock A. M. to respond and furnish nectionary concepting said alleged bhandonmont.

J. M. ADAMS, Register.

NOTIOE OF PUBLICATION.

United States Land Office, Spokane Falls, W. T., May 28, 1889.

Notice is hereby given that in compliance with the provisions of the act of congress of June 3, 1878, entitled, "An act for the sale of timber lands in the states of California, Oregon, Nevada and Washington territory," William Heaton of Spangle, county of Spokane, territory of Washington, has this day filed in this office his sworm statement No. 46, for the purchase of the size set of section No. 14, in township No. 23 n, range No. 43, E. W. M., and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the register and receiver of this office at Spokane Falls, W. T., on the 20th day of September, 1880, at 1 P. M.

He names as witnesses: William H. Byers, Norman T. Lamphere, Robert Russell, Harry Miller, all of Spangle P. O., Spokane county, W. T. NOTICE OF PUBLICATION. Any and all persons claiming adversely ne above described lands are requested to le their claims in this office on or before but 26th day of Sentember, 1889. id 26th day of September, 1889. J. M. ADAMS, Register.

NOTICE OF FINAL PROOF. NOTICE OF PARKE FALLS, W. T. Hine 10, 1890.

MEINRAD TANNEIL
Notice is hereby given that the followingnamed settler has filed notice of his intention to make final proof in support of his
claim, and that said proof will be made before the U. S. land office at Spokane Falls,
W. T., on October 25, 1880, at 10 A. M., viz:
MEINRAD TANNER, who filed pre-emption D. S. No. 5197 for the w.14 ms 14 and nw 14 se 14 sec. 20, tp. 21 n, r 43, E. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Charles Doharr, Hans Benson, James Mullen, Herman Preusse, all of Spekane Falls W.T. lians Benson, James Mullen, Herman Preusse, all of Spokane Falls, W. T. J. M. ADAMS, Register.

NOTICE TO CREDITORS TERRITORY OF WASHINGTON, | 55 TERRITORY OF WASHINGTON, \$ 55

In the probate court of said county, in the matter of the estate of Caroline Abel, deceased:

Notice is hereby given by the undersigned administrator of the estate of Caroline Abel, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them with the necessary youchers, within one year after the first publication of this notice, to the said administrator at his residence corner of Stevens and Third streets, in the City of Spokane Falls, Spokane county, Washington territory. Dated July 10, A. D. 1889.

J. F. C. ABEL. Administrator of the estate of Caroline Abel, deceased.

deceased.

Date of first publication of this notice July 11, 1889. NOTICE OF FINAL PROOF. LEONARD OBRECHT. and Office at Spokane Falls, W. T., May 22,

Land Office at Spokane Falls, W. T., May 22, 1889.
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 that said proof will be made before the U. S. Land Office at Spokane Falls, W. T., on September 16, 1889, at 9 A. M., viz.: Leonard Obrecht, who made soldier's homestead entry No. 5089 for the se ½ of sec 34, tp 29 n, r 41, E. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz.: Frank Wagoner, Charles Wurm, of Hazard P. O., W. T., William Rancke of Myers P. O. W. T., Joseph Falter, Hazard P. O., W. T., Joseph Falter, Hazard P. O., W. T.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the wilnesses of said claimant, and to offer evidence in rebuttal of that submitted by chaimant.

NOTICE OF FINAL PROOF. LAND OFFICE AT SPOKANE FALLS, W. T., June 18, 1889.

JUNE 18, 1889.

JOHN GLOBIG,

Notice is hereby given that the following named settler has illed notice of his intention to make final proof in support of his claim, and that said proof will be made before the register and receiver of the land office at Spokane Falls, W. T., on October 24, 1889, at 9 A. M., viz:

JOHN GLOBIG,

who made homestead entry No. 4044, for JOHN GLOBIG, who made homestead entry No. 4044, for the self of section 22, township 25 n, range 44 E. W. M. 44 E. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

John Tranert, J. N. Barker, Wilhelm Petersen, Joe Dashbach, all of Spokane Falls, W. T.

W. T.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the interior department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross examine the witnesses of said claimant, and to offer evidence in rebuttal of the subnitted by claimant.

Beginner NOTICE OF FINAL PROOF. JOHN SHILLITO. Land Office at Spokane Falls, W. T., May 29,

Notice is hereby given that the following named settler has filed notice of his intention to make that proof in support of his claim, and that said proof will be made before the U.S. Land Olice at Spokene Falls, W. T., on Sptember 27, 1880, at 1 P. M., viz.; John Shillino, who made D. S. No. 6252 for the sw 1/4 sec 34, tp 27 n of range 43, E. W. M.

Coleman, an of Spokane Patts, W. 1.
Any and sil persons claiming adversely
the above described lands are requested to
file their claims in this office on or before
said 15th day of October, 1889.
J. M. ADAMS, Register. He names the following witnesses to He names the following witnesses to prove his continuous residence upon and cultivation of said laud, viz.:

G. W. Derick, Homer Austin, C. W. Russell, John Carter, all of Spokane Falls, W. T. Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and regulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned thin and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

J. M. ADAMS, Register. 1889. Notice is hereby given that the following NOTICE OF FINAL PROOF.

MARTIN J. McDONOUGH. LAND OFFICE AT SPOKANE FALLS, W. T., July 15, 1889. July 15, 1889. \
Notice is hereby given that the followingnamed settler has filed notice of his intention
to make final proof in support of his claim,
and that said proof will be made before the
United States land office at Spokane Falls,
W.T., on November 29, 1889, at 10 A.M.,
viz: MARTIN J. McDONOUGH,

MARTIN J. McDONOUGH,
who made homestead entry No. 5789, for the
sely of section 28, township 25 n, of range
44 E. W. M.
He names the following witnesses to prove
his continuous residence upon and cultivation of, said land, viz:
William Ennis, George Steinbach, Peter
Donahue and Tom B. Warren, of Spokane
Falls, W. T.
Any person who desires to protest against
the allowance of such proof, or who knows
of any substantial reason, under the law and
the regulations of the interior Department,
why such proof should not be allowed, will
be given an opportunity at the above mentioned time and place to cross-examine the
witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.
NOTICE OF FINAL PROOF. NOTICE OF FINAL PROOF.

WILLIAM J. BURCHETT. Land Office at Spokane Falls, W. T., June Land Office at Spokane Falls, W. T., June 10, 1889.

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 that said proof will be made before the U. S. Land Office at Spokane Falls, on October 29, 1889, at 9 A. M., viz.: William J. Burchett, who made declaratory statement No. 6034, for the ne ½ of sec 22, tp 27, n of r 42, K. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz.:

Aleck McKay of Spokane Falls, W. T., and Horace W. Stratton and A. P. Magie of Spokane Falls, W. T., on October 21, 1889, no. 6620 for the net of section Structure of the section of said land, viz.:

John Skor, Charles Erickson, Stand Horace W. Stratton and A. P. Magie of Spokane county, W. T. Spokane county, W. T. Spokane county, W. T. ADAMS, J. M. ADAMS, Register.

NOTICEFOR PUBLICATION. United States Land Office, Spokane Falls, W. T., May 25, 1889.
Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the states of California, Oregon, Nevada and Washington territory," Hanster Bwarner of Spokane Falls, county of Spokane, territory of Washington, has this day filed in this office his sworm statement No. 42, for the purchase of the nw 15 nel; of sec 12, in tp No. 24, n. r. No. 42, K. W. M. and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim before the register and receiver of this office at Spokane Falls, W. T., on the 15th day of October, 1889, at 9 A. M. He names as witnesses; charles Dohurr, L. R. Peters, George F. Edmiston, Harry A. Coleman, of Spokane Falls.

Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 15th day of October, 1889.

NOTICE OF FINAL PROOF. Inited States Land Office, Spokane Falls,

NOTICE OF FINAL PROOF. GUY L. SMITH.

Land office at Spokane Falls, June 24, 1889.

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 that said proof will be made before United States land office at Spokane Falls, W. T., on November 8, 1889, at 9 A. M., viz; Gny L. Smith, who made homestead entry 6225 for the wls mwls sec. 24, tp. 24 n., r. 43 E. W. M. He uames the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz; Edward Hilby of Spokane Falls, W. T., John Hilby of Spokane Falls, W. T., John Hilby of Spokane Falls, W. T., Josezef Houctek of Spokane Falls, W. T., Josezef Houctek of Spokane Falls, W. T., Josezef Houctek of Spokane Falls, W. T., osezef Houctek of Spokane Falls, W. T., osezef Houctek of Spokane Falls, W. T., any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the interior department, why such proof should not be allowed will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

J. M. ADAMS, Registor. GUY L. SMITH.

NOTICE OF FINAL PROOF. LAND OFFICE AT SPOKANE FALLS, W. T., SAMUEL P. BROOKS. SAMUEL, P. BROOKS.

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 that said proof will be made before the United States land office at Spokane Falls, W. T., on October 30, 1889, at 10 A. M., viz:

SAMUEL P. BROOKS,

who filed preemption declaratory statement No. 6015 for the sel/4 of sec. 2, tp. 27 n, r 42,

No. 6015 for the self of sec. 2, tp. 27 n, r 42, E. W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of stad land, viz:

Calvin E. Griffith of Mayer postoffice, W. T., Jesse W. Howell, Scott Hueston. Edward Poor, all of Hazard postoffice, W. T.

Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the interior department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said defendent, and to offer evidence in rebuttal of that submitted by the claimant.

J. M. ADAMS, Register

NOTICE OF FINAL PROOF. JACOB P. THOMSEN. and Office at Spokane Falls, W. T., May 18,

Land Office at Spokane Falls, W. T., May 18, 1889.
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 that said proof will be made before the United States land office at Spokane Falls, W. T., on October 7, 1889, at 1 P. M., viz: Jacob P. Thompson, who made homestaad entry No. 5584, for the sc ½ sec 6, tp 17 n. r 43, E W M.
He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:
Frauk E. Fender, Allison Allen, Fred A. Fender, of Mayer postoffice, W. T.; Herbert Dart of Spokane Falls postoffice, W. T.
Any person who desires to protest against given an opportunity at the above-mentioned time and place to cross-exame the withe allowance of such proof, or who knows of any substantial reason, under the law and regulations of the Interior department, why such proof should not be allowed, will be nesses of said claimant, and to offer evidence in rebuttal to that submittedby claimant.

NOTICE OF KINAL PROOF.

NOTICE OF FINAL PROOF. AND OFFICE AT SPOKANE FALLS, W. T., 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 that said proof will be made before the United States land office at Spokane Papls, W. T., on November 20, 1859, at 9 A. M., viz;

ANN R. RIEN,

who made homestead entry No. 3574 for the swift neld, nwife self, side self, section 34, township 28 in range 44. E. W. M.

He memes the following witnesses to prove his continuous residence u pon and cultivation of said land viz:

John L. Caughey, John Myrile, Spokane Falls postofilee, W. T.; Samuel Cook, William C., Holford, Trent postofilee, W. T.

Any person who desires to protest against the allowance of such proof, or who knows

of any substantial reason, under the law and the regulations of the interior department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

J. M. ADAMS, Register.

SHERIFF'S SALE.

TERRITORY OF WASHINGTOR, SE
County of Spokane.
In the District Court of the Territory of
Washington, and for the Fourth judicial district thereof, holding terms at Spokane Falls,
in and for Spokane county, said territory.
Allis M. Tilton, plaintiff, vs. Edward Johnson, defendant.—Decroe of foreclosure and
order of sale.

in and for Spokane county, said territory.

Allis M. Titton, pilantiff, vs. Edward Johnson, defendant.—Decree of foreclosure and order of sale.

By virtue of a decree and order of sale, made and entered in the above entitled cause and court on the 21st day of May, A.

D. 1880, a copy of which has been issued and certified to me by the clerk of the said court, under the seal thereof, bearing date the 22d day of July, A. D. 1889, for the sum of \$200 80, gold coin, with interest at the rate of 10 per cent per annum from the 21st day of May, A. D. 1880, and the further sum of \$80 attorneys' fees, and also the increased costs thereon, I. E. H. Hinchliff, sheriff of Spokane county, Washington territory, will, on the 31st day of August, A. D. 1889, at the front door of courthouse, sell at public auction to the highest bidder, for each, the following described real estate, situated, lying and being in Spokane county, W. T., and particularly described real estate, situated, lying and being in Spokane county, W. T., and particularly described real estate, situated lying and being in Spokane county, W. T., and particularly described real estate, situated lying and being in Spokane county, W. T., and particularly described real estate, situated lying and being in Spokane county, W. T., and appurtenances thereunto belonging or in any wise appertaining. Said property is taken and sold as the property of Edward Johnson, defendant.

Dated at Spokane Falls, Washington territored. laken and sold as the property of Edward
Johnson, defendant.
Dated at Spokane Falls, Washington territory, this 24th day of July, A. D. 1889.
E. H. HINCHLIFF,
Sheriff of Spokane county, W. T.
P. D. MICKEL, Attorney for Plaintiff.

NOTICE OF FINAL PROOF. LAND OFFICE AT SPOKANE FALLS, W. T.,
June 21, 1889. BOARD FORDE Notice is hereby given that the following named settler has filed notice of his indiction to make final proof in support of also claim, and that said proof will be made before the United States land office at Spokane Falls, W. T., on October 21, 1889, at 10 A. W. viz:

BOARD FORDE,
who made preemption declaratory statement
No. 6620 for the net of section 30, township
27 n., range 43, E. W. M.
He names the following witnesses to prove
his continuous residence upon and cultivation of said land, viz.
John Skor, Charles Erickson, Swan Erickson, Ole Nirgaard, all of Mayer postomos,
Snokane coninty W. T.

ion, Ole Nirgaard, and Spokane county, W. T. J. M. ADAMS, Register.

