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SHERIFF'S SALE.

TERRITORY OF WARRINGTON; [85]
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.—Decree of foreclosure and order of sale.

TERRITORY OF WASHINGTON,

Office cor. Riverside av. and Monroe st. TERMS OF SUBSCRIPTION

BY THE REVIEW PUBLISHING CO.

DAILY-BY WAIL One Year.

Bix Months.

One Months.

One Months.

DAILY—IN THE CITY.

By Carrier, per week.

THE WHEKLY REVIEW.

One Tear, in Advance.

Fix Months, in Advance.

Three Months, in Advance. TRAIN ARBIVALAND DEPARTURE

Northern Pacific—Pacific express arrives 12:00 A. M.; Atlantic express arrives 12:50 Spokane & Palouso-Arrives 10:30 A. M.; Bookane & Palouso—Arrives 10:30 A. M.;

Beaves 2:45 P. M.

Cour d'Alene Bailway & Navigation—
Westbound arrives 9:00 P. M.; eastbound
Beaves 6:15 A. M.

Senttle, Lake Shore & Eastern—Westbound
passenger leaves Spokane 9:00 A. M.; Medical Lake accommodation leaves Spokane
0:30 P. M.; eastbound usseenger arrives at
Spokane 8:15 A. M.; Medical Lake accommedation arrives at Hookane 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 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.

Copper-Weaker; nominal; lake, September, \$11 80. Lond-Fairly steady; domestic, \$3 85. Tin-A trifle casier; straits, \$20 50.

SPOKANE FALLS, AUG. 20, 1889

Among the country people who are 20.40 cents. Fellows of Spangle.

reavement he sustained in the loss of his brother and co-worker, Lawrence Inkster is making the Spangle Record a credit editorially and locally to the counbright and promising young journalist

White, the present territorial secretary, in jobbing circles at New York and Bos- vanced it will be adopted by a very which would necessarily culminate in a has concluded not to be a candidate for ton, and an average distribution in all large majority. the office of secretary of state. Mr. lines of domestic staple and department White is a man in whom the people goods is reported. Agents note larger HARMONY THROUGH PUNISH- least questionable whether or not a rehave confidence, and his election to any reorders of seasonable fabries and more office, to which he might be nominated, would not be difficult. Perhaps Mr. The domestic woolen goods situation White aspires to a higher station.

THE candidate for the United States senate from Spokane Falls will be supported not only by the delegation from Spokane county, but by most of the delegates from the surrounding counties of Stevens, Lincoln, Adams, Okanogan and Douglas, in all probability. Fortunately, we have good senatorial can didate and may therefore with good conscience expect the support of our

If it is true that hope springs eternal by of refined is still noticeable, and in the democratic breast it is equally prices were marked down another 14 true that this hope is based upon repub- cent on Wednesday, with only a modertrue that this hope is based upon republican dissensions, bad/crops or something of that sort. Those members of the party who are just now predicting their hopes of riding into state offices and honors by reason of republican squabbles in this territory are doomed to disappear the true that this territory are doomed to disappear the territory are doomed to disappear this territory are doomed to disappear exceed that of last fall by perhaps sev- the non-trust refineries at \$4,445,000. with a republican majority of about ten latter.

second, whether the right of suffrage shall be extended to the women of the state; third, whether the manufacture up about 3/2c. Corn has been variable and sale of intoxicating liquors shall be on heavy cables and improving specula-Upon these propositions it is safe to predict that the constitution will be adopted frage will receive a large affirmative vote | week and 2,500,000 | bushels a year ago. but not enough to give it the majority; Total foreign shipments July 1 to date that prohibition will receive equal 11,250,000 bushels, against 13,653,a much lighter support than the 980 bushels for a like period last year, receive a large vote on the west side, and if this should prove to be correct the first vote may possibly determine the matter in favor of Yakima.

THE result of the primaries in King time. Then, when the rapid developcounty will doubtless place the nominament of the Colville country suggested tion of Governor Ferry out of the question- He will perhaps not aspire to the the matter was talked over in a businessnomination now that his own fellow like way, and in less than five months a citizens have expressed their preference for another man and under such circumentire line was graded, and assurances stances it would be bad policy for the were reiterated that within another republicans of the state to place him in month the trains would be running over nomination. On the other hand the full length of the road. A similar

it would be equally unwise to nominate his local opponent to the other railroads centering at Spostatement might be made with reference or any other man from that county. kane Falls and radiating in all directions This may displease King county repubthroughout Eastern Washington and licans at first thought but upon reflec-tion they must in fairness concede that spirit of dash and push and determinathey themselves and not the republicans of the territory are to blame for the situupon the slow progress of railroad con-The contest between the contending Dolgeville, New York, Herald and Backnew the last been something Dolgeville, New York, Herald and Backmore than an ordinary rivalry between opponents within the party. It has taken the form of a bitter fight and has deboasts of a circulation of 10,000 copies, deplores the failure of all efforts to build a sailroad to that place, during a period of many years. "The railroad booms,

veloped permanent animositios, or as least antipathies that will take longer than the disestion of one campaign to abiliterate. As the sepublican party's riumple is of the more importance than the trainiph of any one man or faction, he jarty cannot afford to take sides in local quarrels. It cannot afford to assist in the yindication of my defeated aspisses, now can it on the other hand afford to farther the success of the victorious faction in the presence of such a feed as han existed, for the past soveral months in feettie. spirited speeches in crowded halls and

THE STATE OF TRADE. mittee to Spokane Falls it might learn R. G. Dun & Co.'s weekly review fade reports that business prospects how to build railroads without speechmaking in crowded halls or any of the continue encouraging. The increase exports and the prospective rise in other old-fashioned and profitless methreadstuffs has been checked. Interior ods. But Dolgeville will probably not distinction. cities report an increase in the volume avail itself of this opportunity, on ac of trade. Later crop news sustains gov- count of the danger that the committee

money is slowly increasing, and lenders people for their approval or rejection. are a little more cautious at some points, there is no reported change of rates at any western center, and scarcely able fundamental law and predict its any quotable change at Boston or New ratification at the polls. A few dislike York. With sales of only 7,000,000 bushels, wheat advanced 2 cents, reacted, and closes only half a cent sive. Some are disposed to doubt the assumption that the people are natuligher than a week ago. Corn, with advisability of changing the jury system rally immoral and would be more so sales of 5,000,000 bushels, rose nearly 1 so as to permit a majority to present a were they not held in check by the cent, but closed with only a quarter's verdict, while others contend that this churches, the Review is constrained to will facilitate the adjudication of contake issue with its highly esteemed conquarters. The Bureau report encour- tests in court and lessen the chances of temporary on the specific proposition as aged some speculation for higher prices, but it was soon seen that in any case to be about equally divided. The questing church property. The various the supply of wheat would probably ex- tion involving the right of aliens to ac- religious denominations throughout reed all home and foreign demands, quire and hold real estate within the the country are in the habit of accumu-Wool is dull, dealers waiting for an states has been fully discussed lating a great deal of valuable property, advance, and manufacturers for a fall and the extreme advocates of a prohibi- sometimes for their own legitimate of swindlers who recently victimized a in prices, the mills meanwhile working tory clause on that point are naturally uses and sometimes for speculative purnumber of Lewis county farmers in the much below their full capacity, displeased with the compromise out- poses. The church is a close corpora sale of worthless goods, represented as But there are some signs of lined in the constitution, which they tion, and its members are jointly interimprovement in the clothing trade claim will permit foreigners to obtain ested in the property thus acquired. As "A smart man may be taken in once in a strengthened by re-control of vat tracts of land by virtue members of the corporation they have a while, but he does not need to have his ports that the syndicate of producers has become entirely harmonious, land problem has not been settled to the and tin is stiffened by foreign advices to entire satisfaction of a great many, which do frequently utilize it for private Among the country people who are spoken of as probable candidates for the legislature on the republican ticket is Judge A. A. Smith, who resides near spanned in the country and was once probable judge. Another aspirant from the same locality is named in the person of Mr. George conditions, west and northwest remains in the provisions was to an advented a great many, where it is noted that the outlook for fall trade is very good. While weather is named in the person of Mr. George conditions, who are stated a great many, where it is not is not in an even for business, from all of which a large revenue is derived. If, therefore, the man-agreed of the object of which was to competition at tempted too much and in it is alming profusely this morning and even for business, from all of which a large revenue is derived. If, therefore, the man-agreed of the object of which was to competition at the provisions for the provisions for the preservation of purposes, from all of which a large revenue is derived. If, therefore, the man-agreed of the compound it is not the provision of the condition, hospitals, and even for business. Subsequently an action was degreed to purposes, from all of which a large revenue is derived. If, therefore, the man-agreed of the collection of the condition, hospitals, and even for business. Subsequently an action was despense to the people.

Subsequently an action was despense to s named in the person of Mr. George conditions west and northwest remain legislation, but there are few ligious man's share of the burden of

MENT. The Scattle Evening Press urges the republicans of King county to get together and emphasize the fact that they are again united, which it declares to be the case. It says they have had differences of opinion, but these have been settled by voting, and that the party is now united. "But," says the Press, "something more should be done to emphasize the fact. The party has plenary power. It can punish. It can forgive. There should be no pardon for trickery that succeeds. Trickery has been condemned. It failed." It seems that the Press proposes to punish those who determined. It failed," It seems that the Press proposes to punish those who discretely expressed reasons, those who deserve the proposed policy, it says:

Punish definitely, and for distinctly expressed reasons, those who deserve the fact that the proposed policy, it says:

The Scattle Evening Press urges the great and explaining further its proposed policy, it says:

The Scattle Evening Press urges the great of the policy is get, could be regarded as a civilizer of the proposed a The Scattle Evening Press urges the interest is manifested in spring goods. shows little change. Raw wool is unsettled. Sales are only moderate, and the outlook is uncertain. Sales at concessions are reported, but prices are not quotably lower. Manufacturers are only supplying immediate wants. Cotton is active and speculatively higher on small supplies, late movement of new crop and generally good demand.

The depression in the sugar market noted for three weeks past still continues. Raws are off 1/460-16 cent under some pressure to realize. The disinclination of jobbers and others to take free-

Perhaps over in Seattle this suggested republicans voted for Voorhees but they will not vote for any other democratic candidate. The new state will start out on the former and about thirty on the candidate are republicant to the candidate are republicant to the former and about thirty on the candidate are republicant to the former and about thirty on the candidate. The new state will start out on the former and about thirty on the candidate are republicant to the former and about thirty on the candidate. The new state will start out on the former and about thirty on the candidate. possible from this distance. Viewed from here it would seem that there is too much talk about "trickery," "boodlery," and "punishment" to expect a very large degree of "good will and harmony of purpose." However, it is carnestly of Tacoma. Through one of those unaction can take notice of. Whether or not the August meeting of the board was illegal can only be finally determined.

The government crop report, not being

Northern Idaho. Compared with this

tion the comments of the Eastern press

The full text of the constitution for the state of Washington, as formulated by prohibited; and fourth, where shall the tive demand, but closes 14c up. No. 2 the people's representatives at Olympia, permanent state capital be located; oats are higher, but white oats are and submitted for ratification or rejection lower. Exports of wheat (and at the polls, appears in to-day's Review. flour as wheat) equal 1,014,000 bushels it has been impossible to give it that it has been impossible to give it that careful and studious consideration necessary to fairly criticize it at this time. It may be safely said, however, that a cursory perusul fails to disclose any features that are seriously objectionable. by a large majority; that woman suf- this week, against 2,056,000 bushels last careful and studious consideration necesa much lighter support than the suffrage proposition; and lastly that a majority of the people of Eastern Washington will vote for Yakima for the permanent seat of government, but enough scattering votes will perhaps be cast for other places to prevent any place from receiving a majority at this election. This will leave the capital question to be voted upon again at comme future time. It was stated the other day, however, by a prominent citizen of the Sound that Yakima will receive a large vote on the west side, and if this should prove to be correct the first vote may possibly determine the matter in favor of Yakima.

Boo bushels for a like period last year.

A CONTRAST.

A CONTRAST.

A CONTRAST.

In a city like Spokane Falls the methods will be a capital the capital and the delirium tremens when it was features that are seriously objectionable. It is true that if any individual were entrusted with the work of revising the instrument much of it would appear objections, but or missed to picture, and three in the delirium tremens when it was written, as they took it all to pieces in the delirium tremens when it was the the surfice of the pacture of the surfice with the work of revising the instrument much of it would appear the to surfice was no hits verbosity is surkingly noticeable, but like the gentle zephyrs wasted from the pacture. The pacture was the it was the delirium trenens when it was the tit strength of the trent porti fore the snow came the road was built safely have been entrusted to the legisand trains were running on schedule lative arm of the state government, but

> the necessity of a road in that direction, unanimous vote. MINING experts believe that with part of the road was in operation, the proper facilities the mines of Washington are capable of producing steadily 2500 tons per day of medium grade ore. With a smelter at Spokane Falls with a capacity of 500 tons daily, working on \$00 ore that in the Okanogan country is now considered almost worthless, owing to the great cost of transportation, the result would be :.

500 tons daily of ore contain-ing \$40 per ton, will produce \$30,000 daily per annum of

\$8,940,000 3,000,000

In the light of this showing, estimatof many years. "The railroad booms, it says, "at their birth were received less to inquire, will it pay the people of with enthusiasm, christened with public Spokane Falls to exert themselves to construct it smelter?

opera-houses, and painted in glowing colors by the newspaper fraternity. Thus for the child prospered. Then a committee was appointed to nurse the hoom, and there it died." As the child is the father of the man, so the new Sentinel would serve in smeller?

The Goldendale Sentinel is making a frantic and in some respects an indiscrete effort to support the superations of Hon. R. O. Dumber for congress. The Sentinel would serve in favorite son to is the father of the man, so the new states must assume the tutorship of the much better advantage if it could refrain old in the matter of progress. If the from personal abuse of other candidates.

town of Dolgeville would send a com- This is a suggestion to the Sentinel for which there is no charge. Mr. Dunbar is a good man, but he is not the only one in the republican party and he would An Important Circular Issued by himself be among the last to claim that

SHALL CHURCH PROPERTY BE of trade. Later crop news sustains government advices and estimates as to cotton, corn and oats and strengthens the provailing impression that the August report as to wheat was less favorable than the actual situation. Telegraphic reports from interior cities all agree that the crop prospects are excellent, and that the banks are as yet amply supplied with funds. While the demand for money is slowly increasing, and lendere

Without entering into an argument as the judicial feature, believing that it is to the efficacy of the church as a civilicumbersome and unnecessarily expen. zer, or either denying or affirming the bribery. So on that point opinion seems to the propriety and the justice of taxthe provisions for the preservation of schools, hospitals, and even for business very favorable, in Louisiana and Texas who can point out any specific defects taxation and that of his irreligious too much rain has damaged the crops, in that line of criticism. As a whole neighbor. Thus the claim of inequality particularly cotton, and rendered interior the constitution is quite generally con- or unjust discrimination in favor of the roads so heavy as to materially check ceded to be a fairly good instrument irreligious man falls to the ground. trading. Mercantile collections west upon which to base laws for the future Another serious objection to the proand north are generally more favorable. government of the state, and while there posed exemption is that by the recog-

Cattle and hogs are lower. Powder and will doubtless be a considerable vote nition on the part of the state of all ordynamite mills on the Pacific coast have against its final adoption the desire for ganizations pretending to be reformed a pool. Nearly 61,000 bush- statchood, at the earliest date possible, is ligious, and by thus estabels of barley have been shipped from paramount, and unless greater reasons lishing close relations with them, San Francisco to New York. Cotton can be presented for the rejection of the the tendency is clearly in the direction It is announced that Hon, O. C. and woolen dress fabrics are more active constitution than have yet been ad- of a union of the church and the state, conflict for supremacy among the church organizations themselves. And it is at ligious war, in this nineteenth century age, could be regarded as a civilizer of

pseudo-religious organizations owning Attorney General of Washington Territory, property, whether for legitimate church uses or for the purpose of making money, pointment. The republican majority in for six months are estimated by Messrs. the state of Washington this fall will Willett & Hamlen at \$8,423,000 and by Darbase was in Scattle 11.

The constitution raises four questions to be voted upon. First, as to whether the constitution itself shall be adopted; second, whether the right of suffrage shall be extended to the women of the shall be extended to the women to suicide, the beautiful picture and women to suicide, the beautiful picture was so shockingly mangled that it was almost unrecognizable. Judge was almost unrecognizable. Judge Thurston is a man of placid temperament, but this was too much for him, and he expressed his indignation in the following caustic note to the editor of

the Tacoma Globe:

write something about Spokane Falls, and it is hoped that this unfortunate aca good constitution withal, and one that cident will not deter her from carrying the people will accept by an almost out that purpose.

ouse at Sp 0, 1890, at	okane Fa 10 o'clock	lls, Thurse c A. M., t ther office	day, Augu to nomina reas may l new const
ntion, and onvention eptember	to elect of which me	delegates cets at W o nomina	to the state of th
Precincts number of win Prairi	are entitielelegates,	vis.:	
rive Mile	idge		•••••••
beklord bulce cep Creek			
ledical La	ke	*************	************

SCHOOL TEXT BOOKS.

the Territorial Superintendent.

SPOKANE FALLS REVIEW: THURSDAY AUGUST 29, 1889.

No Change to Be Made -- Status of the Matter in the Courts

book question, which has gotten into court lately and become considerably mixed in the minds of many people. The circular states that no change shall be made in the text-books at present, and explains the attitude of the court toward the matter:

Whenever any other condition of af-the near future.

The W. C. T. U. held an entertain whenever any other condition of af-fairs arises promst notice will be given from this office to all concerned.

For the information of the public I will add that the board of education, at its August maxim, reschilded is

will add that the board of education, at its August meeting, rescinded its former action in changing certain text books, for the reason that it was advised by the attorney-general that its action in booking these changes were illegal and void, and it was thought best to correct the record, and avoid confusion, litigation.

The dramatic performance by Miss of Meridian. They were told at west, the postmistress, was well renatively expensed to the incendiary earlier and instrumental music were and it was thought best to correct the record, and avoid confusion, litigation and will catch a good many farmers.

The dramatic performance by Miss of Meridian. They were told at in that two of the incendiary earlier in the postmistress, was well renatively expensed to the incendiary earlier in the postmistress and instrumental music were and its supposed were in the independent who were run also very line.

Rain is falling profusely this morning and will catch a good many farmers. general:

general:

Attorney General's Office,
SEATLE, Aug. 21, 1380.

Hon. J. H. Morgan, Superintendent Publle Instruction, Ellensburgh, W. T.,—Sir;
I received your favor of the 10th inst., and
wired your scallows: I received your favor of the 10th inst., and wired you as follows:

"I do not understand Chief Justice Hanford to pass upon the legality of the contracts of the board of education with Ivison, Blakeman & Co., et al. and that the order made in the case does not affect the opinion of the attorney general that such contracts were valid, as this part of the case was not presented at the hearing."

If I understand the opinion of the chief justice, he does not in any way pass upon the legality of the contracts made by the board, or of its action at the July meeting; in fact I am assured of this from the following paragraph taken from the opinion flied in the case:

"The result of this proceeding must be the same whether I hold the acts of the board in adopting text books and contracting with the plaintiffs to be valid or not, and hence I cannot decide the questions touching these matters, and intend to express no opinion in regard thereto."

In dismissing the case the court inci-dentally expressed the opinion that the August meeting of the board was illegal, and it has been brought to the attention of this office that these expressions of the judge are being circulated by inter-ested parties as having the effect of an court. This is a mistake. board cannot assume any other position than that the text books in use before the July meeting must remain in use until the state in its own good time undertakes to make a change. This posi-tion must be respected by all school offi-cers, regardless of the assertions of in-terested parties, unless the courts order

A Miser Camp is the water control.

A Miser Camp is the courts order than the subsections of interests.

A Miser Camp is the courts order than the subsections of interests of the courts order theretally in the court of the cou

ways cheerfully comply with the order of any court.

Bupt. of Public Instruction.

Bupt. of Public Instruction.

A CLEAN SWEEP:

A Mining Camp in the Weber Group

Totally Destroyed by Fire.

E. R. Vipond, from the Chloride past few days, was met by a Review reporter yesterday, to whom he stated that he had just received news to the effect that a fire, a few days ago, had destroyed all the houses, thirty-five in mumber, in the Weber group of mines which were in the Chloride region. The fire originated in a prospector scabin, in the lower end of the campon in which the sertlement was socated, and before it could be checked the curier sectlement was aweyl away by the flames. The house belonging to Vipond & Luthy, containing part of a stock of goods, was

among the number. The houses on an average were worth about \$230 apiece.

Mr. Vipond stated that the mines were looking well and that work had stopped temporarily, but would be re-sumed.

ROSALIA REPUBLICANS. Delegates Chosen to the County Convention-A Jail Escape-Other Items

of Interest. [SPECIAL CORRESPONDENCE REVIEW ! Defined.

The following circular concerning school textbooks has been issued by the superintendent of public instruction to the various county superintendents, advising them of the status of the school-book question, which has gotten into book question, which has gotten into the context of the school-book question, which has gotten into the context of the school-book question, which has gotten into the context of the school-book question, which has gotten into the context of the school-book question, which has gotten into the context of the school-book question. heated the poll: M. M. Choat, Dr. Leonard, George D. Anderson, Thomas Donahue and E. Hughes. They are all good men and well scattered over the precinet, and from the enthusiasm manifested on Saturday we predict a full vote of the republican party at the coming election, as they all go in for winning when the time comes.

A. Segal broke jail at Colfax and was discovered, in company with his son.

OFFICE OF TERRITORIAL SUPERINTEDENT OF PUBLIC INSTRUCTION, ELLENSBURG, Wash., Aug. 24,1899.—To the County Superintendents, School Officers and
Teachers: In response to various inquiries lately mads, as to the proper
school text books to be used, I call attention to the circular from this office
of August 6, 1889, which states explicitty that by order of the board of education, no text-books will be changed, but
that "the books in use in the territory
for the past two years will continue in
use until the state may otherwise provide."

A. Segal broke jail at Colfax and was
discovered, in company with his son,
watching around the house of his neighbor, Gergory, who convicted Segal for
assault and latery, he having struck
him a dangerous blow on the head some
time ago with a neck-yoke. The sheriff
of Whitman county is on his track and
will put him in safer quarters next time,
as he appears to be a dangerous man.

Mr. Wright and wife from Spokane
Falls recently visited Rosalia and were
the guests of G. P. Tolton.

Grain is coming in very sparingly, as
most of the furners are waiting for
higher prices, which are not likely in the guests of G. P. Tolton.

Grain is coming in very sparingly, as most of the farmers are waiting for higher prices, which are not likely in

ment in Sioman's hall for the purpose of raising funds for a library and reading room. It was well attended and a han

ket throughout the day was fairly active and feverish, with specialties showing and feverish, with specialties showing the market strength or weakness, and the general list fairly steady with an upward tendency in the forenoon, which gave way to the Rio Grande movement later in the day. Most of the stocks traded in were slightly lower than last evening. The resignation of President Strong, of the Atchison, had the effect of making that stock more active than usual and carrying up the price fractionally. Trusts were weak almost all the way out, and cotton oil and sugar he way out, and cotton oil and sugar both scored material losses. Governments dull, heavy for the 4s. Money on call easy, 3@4½ per cent. Prime mercantile paper 5@7½ per

Sterling exchange quiet; 60-day bills, 4834, demand 4864. BONDS.

New York, Aug. 28.-Government bonds

New York, Aug. 28 .- The stock market

MINING STOCKS. NEW YORK, Aug 28.-Mining quotation

Chollar 200 Crown Point 300 Con Cal & Va 7 50

LIVERPOOL, Aug. 28.—Wheat, firm and demand poor; holders offer moder ately; California No. 1, 7s 1d@7s 1\(\frac{1}{2}\)d

Maple syrup, \$1.25 to \$1.75 per gallon. Evaporated peaches, 10 cents; sundried, 12½ cents. Evaporated apples, 12½ to 14 cents. Dried blackberries, 12½ cents; raspberries, 35 cents; currants, 12½ cents. Prunes, 10 cents; Halian prunes, 15 cents; French, 16 cents.

Rice, 10 cents. White beans, 4 to 6 cents.

Eggs, 20 to 25 cents. Peaches, 90 cents to \$1.25 per box. Lemons, \$8.50 to \$9 per box. Oranges, \$5.25 to \$8 per box. California onions, \$1.50 to \$2.15 per

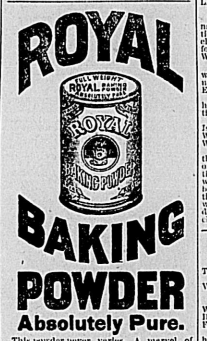
Lake Chelan Fruit. [From the Big Bend Empire.]

[From the Big Bend Empire.]

A California gentleman who has just returned from an extended visit to Lake Chelan is greatly elated over what he believes to be a region equal to California for fruit. He is confident the country bordering Lake Chelan to be naturally adapted for the growth of apricots, penches, grapes and other tender fruits. He found an abundance of unoccupied land that he believes, in time, will be equal to the famous California fruit lands, and is anxious that the people from his native state come and settle at Chelan.

ATLANTIC CITY, N. J., Aug. 27.-Mrs-Victoria Hamilton, wife of R. H. Hamilton, murderously assaulted Mary O'Don-nell, a domestic in her employ, with a dagger, inflicting wounds which will probably prove fatal. Mrs. Hamilton was arrested and will be held to await the result of the girl's injuries. Mr. Hamilton is detained as a witness. The cause of the quarrel between the two

Lynched in Mississippi. BIRMINGHAM, Ala., Aug. 28.—Train men on the Atlanta & Georgia Southern railroad train arriving here to-night re-port they saw two dead negroes swing-ing to limbs of trees a few miles this side of Meridian. They were told at Meridof Meridian. They were told at Meridian that two of the incendiary editors o the Independent who were run out selma last week were caught there las



This powder never varies. A marvel of purity, site 19th and wholesomeness. More economical than the ordinary kinds, and cannot be sold in competition with the multitude of low test, short weight alum or observate powders. Sold only in cans. ROYAL BYSING POWDER CO. 106 Wall street, N.Y.

Proposals for Beef and Flour.

U. S. INDIAN SERVICE,
COLVILLE AGENCY, WESH., Aug. 27, 1889.
Sealed proposals, endorsed "Proposals for Beef." or "Flour," as the case may be, and addressed to the understened, will be received until 1 o'clock is prember 15, 1889, for farmishing and delivering at this Agency 70,000 pounds of gross beef, and 20,000 pounds of latur.

The beef cattle must be good merchantable, and all offered under any contract will be subject to rigid inspection. Must be steers and cows (no bulls or stags) not over seven years of age, and must average not less than \$50 pounds, gross, at each dalivery from May 1 to December 1, and not less than \$60 pounds, gross, from December 1 to May 1; no animal to weigh less than 700 pounds, and no animal shall be received that will not less than 30 per centum of its gross

CERTIFIED CHECKS. CERTIFIED CHECKS.

Each hid must be accompanied by a certified check or draft upon some United State depository, payable to the order of the undersigned, which check or draft shall not be less than five per centum on the amount of the state of the country of th

BIONERS.]*

SPORANE FALLS, WASH, TER., August 5, 1880.

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

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

The lower Hangman creek bridge is hereby declared unsafe 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, 1880, 1 P. M. W. L. MAGERS, Chairman.

Attest: M. D. SMITH,

Auditor, and Clerk of Board,
By J. M. Armstrong, Deputy.

NOTICE.

NOTICE of meeting of stockholders of the Ross Park Street Railway Company.

A meeting of the stockholders of the Ross Park Street Indiany Company is hereby called to ischeld at the office of the company, No. 402 Mill street, Spokane Falls, Washington territory, on the twenty-eighth day of September, 1889, at 20 clock P. M. The object of said meeting is to vote upon the question of increasing the amount of the capital stock of the corporation from the sum of fity thousand (450,000) dollars to the sum of one hundred and twenty-Sve thousand (123,000) dollars. Dated July 22, 1880.

H. N. BKLT.

I. S. KAUFHAN,
G. R. DENNIS,
R. W. FOREST,
GYRUS BURNS,
Trustees Ross Park Street Railway Co.

On and after August 1, 1889, the North-western Mail and Transportation Company's stages will make dally trips between Davenport and Wilbur, connecting with the company's stages at Wilbur for Ruby City and Comconnuity on Mondays, Wedneedays and Fridays, carrying the United States much and the Northeyn Pacific approximation of the Northern Pacific train daily.

\$10 RKWARD—Strayed, one sorrel horse, wit. The Sider will be rewarded by leaving same at M. L. PETERS feed store, Spekane Falls, W. T.

United States Land Office, Spokane Falls,
July 27, 1880.
Complaint having been made at this office
by George E. Carson against George Angellard for abandoning his homestead entry
No. 6083, dated May 28, 1888, upon the
swiz section 24, township 27, in R. 43 E. W.
M., in Spokane county, Washington Territory, with a view to the cancellation of said
entry, the said parties are hereby summoused to appear at this office on the 23d
day of December, 1889, at 10 o'clock A. M.,
to respond and furnish testimony concerning said alleged abandonment.
J. M. ADAMS, Register.

NOTICE IN PARTITION.

in and for Spokane county, said territory.

Allis M. Tilton, plaintiff, 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. 1889, 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 \$209 80, gold coln, with interest at the rate of 10 per cent per annum from the 21st day of May, A. D. 1889, and the further sum of \$30 afterneys' fees, and also the further sum of \$30 afterneys' fees and also the increased costs thereon, I. E. H. Hinchilff, 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 cash, 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 seignlar the tenements, here addition to the City of Spokane Falls, Spokane county Washington territory, together with all and sligular the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining. Said property it taken and sold as the property of Edward Johnson, defendant.

Dated at Spokane Falls, Washington territory, this 24th day of July, A. D. 1889.

Sheriff of Spokane county, W. T., P. D. MICKEL, Attorney for Plaintiff. In the matter of the Order of Inquest, to me directed, by the Orphans' Court of Montgomery county, Pennsylvania, to make partition of the real estate of which Natinan Beldler, late of the township of Bedminster, county of Bucks and state of Pennsylvania, deceased, died selzed. minster, county of Bucks and state of Pennsylvania, deceased, died seized.

To Elizabeth Beidier, widow: Mary Ann Rosenberger, inter-married with Henry Rosenberger, of the city of Philadelphia; Jeremiah Beidier, of Spokaue Falls, Washington Territory; Susan Arms, Inter-married with Joseph Arms, of the city of Philadelphia; Sarah Johnson, inter-married with E. Johnson, of the elty of Philadelphia; Sarah Johnson, inter-married with E. Johnson, of the elty of Philadelphia; Beob Beidler, of Tulare, state of California; Eliza Schremp, inter-married with Adolph Schremp, of Bedminster township, Bucks county, Pennsylvania; Mary M. Andrews, of the city of Philadelphia; Elizabeth Shearer, inter-married with Dr. R. H. Andrews, of the city of Philadelphia; Elizabeth Shearer; Inter-married with Benl. F. Shearer; Emma Frankenfield, Inter-married with Clinton Frankenfield, Inter-married with Elizabeth Shearer, inter-married with Bucks county, Pa.; Nathan S. Beidler and Lillie M. his wife, of Lansdale. Montgomery county, Pa., and Barbara Haffer, Inter-married with Edward Haffer, of Quakertown, Bucks county, Pa.; You will hereby take notice, that by virtue of said oner, I will hold an inquest upon the premises, being all that certain lot of land situate on Walnut street, in the borough of Lansdale. In the county of Montgomery and state of Pennsylvania, adjoining lands of Mary M. Andrews on the south, lands of Hills Anders on the cast, and on the north by a feet wide alley, on Wednesday, September 18th, A. D. 1889, at 0 o'clock A. M., to make partition or valuation of said premises, when and where you are requested to Attend.

MENRY C. KLINE, Sheriff.

**Sheriff's Office, Norristown, Pa., July 25, 1880. NOTICE TO CREDITORS.

NOTICE OF FINAL PROOF. ALMIRON S. MARKHAM, LAND OFFICE AT SPOKANE FALLS, W. T., July S, 1889. Notice is hereby given that the following-named settler has filed notice of his inten-tion to make final proof in support of his claim, and that said proof will be made be-fore the U. S. I and office at Spokane Falls, W. T., on November 27, 1889, at 10 A. M., viz: ALMIRON S. MARKHAM, who made homestead entry No. 4242 for the my! section 32, township 25 n, of range 42 E. W. M.

E. W. M.

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

H. J. Markham, of Spokane Falls, W. T.; Isane Keck, of Medical Lake, W. T.; Henry Any person who desires to protest against

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 ciaimant.

J. M. ADAMS, Register.

C. C. McCoy, General Manager. SUMMONS.

Territory of Washington, County of Spokane, ss.
Virginia M. Nelson, Plaintiff, vs. George Nelson, Defendant.
In the District Court of the Territory of Washington, and for the Fourth Judleial 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, 1859, and unices you appear and answer the same on or before the 14th day of October, 1880, 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 bonds of matrimony existing between plaintiff and defendant, for custody of the minor children and for costs, upon the grounds of desertion and failure to support.

Witness my hand and the seal Cerritory of Washington, County of Spo

NOTICE.

U. S. LAND OFFICE, SPOKANE FALLS, July 8, 1899.

MEETING OF COUNTY COMMIS-SIGNERS.

Territory of Washington, County of Spokane, 88.

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 8pokane Falls, in Spokane County, W. T., on the 12th day of September, 1889, at the hour of 10 o'clock A. M., and unless you appear 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 10 per cent. Interest from December 31, 1887, for work and labor performed for you as agent by said Squire at your request in November, 1887, it selling a SARAH JANE WOODRUFF. SARAH JANE WOODRUFF.
Land Office at Spokane Falls, Wash., August
20, 1889.
Notice is hereby given that the following
named settler has filed notice of her intention to make final proof in support of her
claim, and that sale proof will be made before the U.S. Land Office at Spokane Falls,
W. T., on Oclober 5, 1889, at 9 A. M., viz.;
Carth Land Woodley W. who wade procuping formed for you as agent by said Squire at your request in November, 1887, in selling 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, Gar-nishee proceedings will be heard at the same time and place. W. T., on October 5, 1889, at 0 A. M., viz.: Sarah Jane Woodruff, who made pre-emption declaratory statement No. 6763, for the lots No. 10, 11 and 20 (ten. eleven and twenty), see 8, tp 24 n, range 42, E. W. M.

Ehe names the ioliowing witnesses to prove her continuous residence upon and cultivation of said land, viz.; C. A. Story, N. B. Aoley, James M. Kuykendall, I. N. Titus, all of Spokane Falls, W. T.

Any person who desires to protest against the allowance of such proof, or who knows of any subs, antial 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. ishee proceedings will be heard at the same time and place.

Complaint filed July 27, 1889.

C. B. DUNNING, Justice of the Peace,
Allen & Walker, attorneys. SUMMONS.

Territory of Washington, County of Spo-

Territory of Washington, County of Spokane, ss.

Mary M. Stanford, plaintiff, vs. Frederick Stanford, defendant.

In the District Court of the Territory of Washington, and for the Fourth Judicial District thereof, holding terms at Spokane Falls, Spokane county, in said territory.

To the above named defendant: You are hereby notified that Mary M. Stanford, plaintiff, has filled a complaint against you in the 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, 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 matrinony existing between plaintiff and defendant and to settle title to plaintiff property, upon the grounds of descrition and latiture to support.

Witness my hand and the seal of said court, this 13th day of Marky A. CLARKE, Clerk, By D. D. C.ALKINS, Deputy, A. K. McBroom, Attorney for Plaintiff.

NOTICE OF FINAL PROOF.

channel of the Spokane river be replaced.

The lower Hangman creek bridge is hereby declared unsafe for public travel, and it is ordered that the supervisor of Roant 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's addition to the Spokane Falls be vaditor, and clerk of Board.

M. M. Machita and Clerk of Board.

By J. M. Armstrono, Deputy.

TOST—One gray horse, 8 years old, brand, ed "LB" on left thigh, saddle sear on right side of back; also one roan pony, 4 years old, blaze-faced, branded "B" on left shoulder. Both horses shod. Both had leather head halters on. Ten dollars for roturn of same to WALTER FRANCE, corner Normandy avenue and Indiana street. and office at Spokane Palls, W. T., July 16,



In the matter of the estate of Charles C 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 necessary 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 Falls, Spokane County, Washington Territory.

HENRY L. WILSON, Administrator of the estate of Charles C. Grant, deceased. Grant, deceased.

Doolittle, Pritchard & Lehman, and C. S.
Voorhees, Attorneys for Administrator.

NOTICE OF FINAL PROOF. MARTIN J. McDONOUGH. LAND 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 oilies at Spokane Falls, W. T., on November 29, 1889, at 10 A. M., viz: MARTIN J. McDONOUGH,

who made homestead entry No. 5789, for the self of section 28, township 25 n, of range 44 E, W.M. set 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 Domhue and Tom B. Warren, of Spokane Fails, 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.

Proceedings of Board of County Com-Missioners.

August 5th, 1889. Board met at 3 o'clock
P. M. Present: W. L. Magers, chairman;
E. L. Tozier, commissioner and the clerk of

E. L. Tozier, commissioner and the clerk of the board.
Ordered that D. D. Smith, auditor, causa the Howard street bridge across the south channel of the Spokane river, be replaced.
The lower Hangman creek bridge is hereby declared unsafe for public travel and it is ordered that the superintendent of road district No. 32 postnotices to that effect and that all persons who travel over said bridge do so at their own risk.
Ordered that Nixon avenue in Dennis and Bradley's addition to Spokane Falls be vacated and all vested property interests therein revert to the said Dennis and Bradley agoriginal townsite owners.
Adjourned to Aug. 19, 1859, 1 P. M.

n revert to the sale original townsite owners. Adjourned to Aug. 19, 1889, 1 P. M. W. L. MAGERS,

Attest: Chairman, M. D. SMITH, Auditor and Clerk of Board, By J. M. ARMSTRONG, Deputy. NOTICE.

U. S. LAND OFFICE, SPORARE FALLS, July 8, 1899.

Complaint having been entered at this office by Meinral Tanner, Jr., against J. M. Berger for abandoning his homestead entry No. 5374, dated November 1, 1886, upon the ely nel4, and ely sely of section 20, township 24 n, range 43 E, 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 3d day of September, 1889, at 10 o'clock A. M., to respond and furnish testimony concerning said alleged abandonment.

J. M. ADAMS, Register.

ALBERT B. WINGER.