

Local and Personal.

Mr. George Moseby, of Roslyn, was visiting old friends here during the week.

Mr. H. B. Jones, of Franklin, took in the Fourth.

Dr. J. J. Smith, of Franklin, enjoyed the Fourth in Seattle.

Mr. Thorton H. Walker, of Roslyn, saw the sights of the Queen City this week.

Mother Braxton is expected up from California some time in this month.

W. H. Henderson's tonsorial parlor scener Railroad avenue and Yealer Way. Union Depot shop.

Mrs. William Teamer is visiting in Claitonia with her mother who is quite ill.

Mr. and Mrs. Mathew Brown, of New Castle, have been visiting the city this week.

The A. M. E. Sunday School had one of the prettiest floats in the Fourth of July parade.

Mr. J. E. Shepperson, of Roslyn, spent a few days in this city and other Sound cities this week. He will return to Roslyn Saturday.

Gus Dorhman was struck by a passing street car as he was getting off of one car on the Madison street line, and was so badly injured that he died that night. He was a saloon keeper.

Duncan McKinnon, an iron moulder at Moran Bros., doubtless celebrated too much and fell in the bay and was drowned. He has a wife and children in Saganaw, Michigan.

Mr. and Mrs. E. H. Holmes of Spokane are visiting the Sound country for a week. Mr. Holmes is connected with a railroad company of Spokane, which position he has held for the past ten years. He visited McNeils Island where his brother is employed as one of the guards.

Mr. John P. Reed of Portland was murdered in this city last Wednesday evening. He had considerable money on his person when he left his rooms in the Ranier-Grand hotel, and though he failed to occupy his room the evening of the Fourth nothing was thought of it until his hacked remains like unto the work of a Jack the Ripper, were found on Jackson street. His valuables had all been taken.

By calling at this office information about the sale of a splendid little wood yard, all well equipped and doing a nice business can be had. The owner has business that demands his immediate attention in the East and must sell. A splendid team of horses and two wagons can be had with the business and a small quantity of wood on hand. You might miss a good thing by not seeing about this snap today.

Mrs. H. R. Cayton mourns the loss of her oldest sister, who died in Holly Springs, Miss., the 22d of June. The South of that city, said in part of her as follows: "Mrs. Lillie Revels Houston, the eldest daughter of ex-Senator Hiram Revels, died at her father's home in this city, June 22, 1900. She died as she lived, an earnest and faithful child of God." The editor of this paper, who was a classmate of Mrs. Lillie Revels, ere she married, also sorrowfully regrets to learn of her death. She had given her entire mature life to the betterment of the colored race, and she will be greatly missed in that line.

Mr. Stewart, son of the well-known T. McCant Stewart, who is now practicing law in Honolulu, is visiting in the city. He is a resident of Dakota and there interested in the creamery business. For some time he was connected with the famous Tuskegee Institute and incidentally he now lectures in behalf of that school. He lectured in Tacoma last Sunday evening, and will possibly have something

to say in one of the leading churches of this city before returning to his home. Mr. Stewart is also interested in a butter concern and is looking over the field preparatory to establishing an agency at this point to ship butter to Nome.

Newcastle Notes.

If you owe for THE REPUBLICAN be prepared to settle with the collector next pay day.

Mrs. Mathew Brown and her little sister, Eulalia Moore, took in the Fourth at Seattle.

Mr. Sam Franklin's family has arrived and he will soon be house-keeping here again.

Mrs. M. E. Moore visited her daughter, Mrs. M. Brown, last Sunday.

Mrs. G. S. Bailey and her daughter, Miss Lillie, visited the camp last Saturday and Sunday.

Mr. All Penix and Mrs. Minnie Gibson were married last Saturday evening, Rev. Prince officiating.

Constable Johnson has plenty of business in Seattle these days. Politics must be warming up. This is a Frink Camp.

The atmosphere hereabouts is rather religious these days. Rev. Prince and Rev. Hartsfield have both been holding successful revival meetings for the past ten days.

If you are a reader of the SEATTLE REPUBLICAN try and get some friend of yours to subscribe for it. It will be an easy matter for you to accomplish this and if all will do so it will double our subscription.

Miss Lolly Jones visited Seattle last Saturday, returning the same day.

Newcastle, June, 29, 1900.

Mr. Cayton:—Please allow space in your paper for a public notice from me. I arrived in Seattle Feb., 10, 1900, for the purpose of closing work in the interest of the American National Baptist Convention, and since that time I have pastored the Mt. Zion Baptist church of Seattle for four months, but as the time draws to a close, I must give my time to my work.

I shall not be able to do any more pastoral work, but must do the work that I am sent to do. It has been reported by some of the citizens of Seattle that I deserted the Mt. Zion Baptist church, but it is not true. They deserted me, so I am only left to carry out my mission.

B. J. PRINCE, D. D., M. D.

FOURTH OF JULY

The float containing the little girls representing the various states, made a handsome show, and was the recipient of many applauses along the line of march.

The Japanese sailors and officers were a splendid feature of the parade. The fact that Mayor Humes rode in a carriage with a Japanese, brought out some unfavorable comments among labor union growlers.

The Sunday School scholars of the African Methodist Episcopal church had a very handsome float, and as they discoursed patriotic airs during the march, they attracted much attention.

But, as said above, each and every feature of the parade was excellent and deserving of individual comment. The G. A. R. float, the old settlers' carriages, the First Volunteer Fire Department of Seattle, and the industrial representations were all tastefully as well as attractively gotten up, and added much to the success of the procession.

The Indians were attractive if not handsome. The bands discoursed sweet music and the crowds looked and saw everything that was to be seen in the long line of march.

Everyone who was in Seattle last

Wednesday will agree that the "old bird, sho' did scream, the entire day."

A fire in a frame building in which a clothing store and a crockery and a tea concern did business, closed the day. Both were heavily insured and the accidental fire doubtless proved an advantageous way of disposing of a dragging stock of goods.

Though Tacoma had made preparations to give her citizens one of the grandest Fourth of July celebrations in her history, a gloom was early thrown over the day's festivities by a heavily loaded street car, with persons from the neighborhood of Edsen, on their way to the city, plunging over an embankment one hundred feet high. The car was smashed into splinters and thirty of the passengers, mostly children, were killed, and thirty others, perhaps, fatally wounded. There were 104 persons on the car and more than half of them were killed and wounded. The horror is worse by far than the Vancouver street car horror on the Queen's birthday some three years ago.

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THE COLORED AMERICAN... 459 C St., N. W. Washington, D. C.

In Probate. In the Superior Court of the State of Washington, for the County of King, in Probate. In the matter of the estate of Beda L. Olsen, deceased. No. 2038. Order to show cause why distribution should not be made. Gust Olson administrator of the estate of Beda L. Olsen, deceased, having filed in this Court his petition setting forth that said estate is now in condition to be closed and is ready for distribution of the residue thereof among the persons entitled by law thereto, and it appearing to the Court that said petition sets forth facts sufficient to authorize a distribution of the residue of said estate.

NOTICE. Sheriff's Sale of Real Estate. State of Washington, County of King, ss. Sheriff's office. By virtue of an order of sale issued out of the Honorable Superior Court of King County, on the 28th day of June, 1900, by the Clerk thereof, in the case of W. E. Rice, plaintiff, versus Mrs. Alice Leslie and May C. Fall, defendants, No. 2377, and to me, as Sheriff, directed and delivered.

NOTICE. In the Superior Court of the State of Washington, for the County of King. In the matter of the estate of Ambrose P. Murphy, deceased. Order to show cause why distribution should not be made. Lizzie E. Murphy, the Administratrix of the Estate of Ambrose P. Murphy, deceased, praying for an order of distribution of the residue of said estate among the persons entitled.

NOTICE. In the Superior Court of the State of Washington, for the County of King. In the matter of the estate of Beda L. Olsen, deceased. Notice of Settlement of Account. Notice is hereby given that Gust Olson, administrator of the estate of Beda L. Olsen, deceased, has rendered to and you have said Court his Final Account as such administrator, and that Friday, the 31st day of August, 1900, at 10 o'clock a. m., at the Court Room of the Probate Department of said Superior Court, in the City of Seattle, in said King County, has been duly appointed by said Court for the settlement of said account, at which time and place any person interested in said estate may appear and file his exceptions in writing to said account, and contest the same.

NOTICE. Sheriff's Sale of Real Estate. State of Washington, County of King, ss. Sheriff's office. By virtue of an Order of Sale issued out of the Honorable Superior Court of King County, on the 28th day of June, 1900, by the Clerk thereof, in the case of Sarah Clough and Jane Clough, plaintiffs, versus William Boothroyd and Nettie C. Jones, his wife; A. C. Jones and Eleanor Boothroyd, his wife; Mary Jane Lemenager and Henri T. Lemenager, her husband; Alexander George Lemenager; John H. Allen, defendants. No. 2898, and to me as Sheriff, directed and delivered.

NOTICE. In the Superior Court of the State of Washington, for the County of King. In the matter of the estate of Andrew C. Freeborn, deceased. No. 2894. Notice to Creditors. All persons having claims against the estate of Andrew C. Freeborn, deceased, are hereby notified and required to present to me, the undersigned administrator of said estate, a statement of their claims, with the necessary vouchers, within one year after the date of this notice, to Albert Mills, administrator of said estate, at his office, at the office of Fred H. Peterson, attorney at law, for said administrator, at 111 Broadway Building, Seattle, Washington, or failing to present such claims within said time that the same be hereafter forever barred.

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SUMMONS. In the Superior Court of the State of Washington, for the County of King. I. N. Bigelow, plaintiff, vs. David J. Pierce, Marietta A. Pierce, John K. Pierce, Helen Pierce, Annie B. Pierce and David J. Pierce, as administrator of the estate of Stephen B. Pierce, defendants. No. 2893. Summons for Publication. The State of Washington to the said David J. Pierce, Marietta A. Pierce, John K. Pierce, Helen M. Pierce, Annie B. Pierce and David J. Pierce, as administrator of the estate of Stephen B. Pierce, defendants.

NOTICE. United States Land Office, Seattle, Wash., May 26th, 1900. 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," as extended to all the Public Land States by act of August 4, 1892.

IN THE SUPERIOR COURT OF THE State of Washington, for the County of King.—Fannie Battershill, Plaintiff, vs. William Thomas Battershill, Defendant. No. 2878. Summons by Publication. The State of Washington, to the said William Thomas Battershill, Defendant.

NOTICE. In the Superior Court of the State of Washington, for the County of King. In the matter of the estate of Daniel J. Campbell, defendant. No. 2894. Summons for Service by Publication. State of Washington, County of King, ss. The State of Washington to the said Daniel J. Campbell, defendant.

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