

Eighteenth Year Subscription Price \$1.50 a Year OFFICIAL PAPER OF SAN JUAN COUNTY

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SATURDAY, OCTOBER 31, 1908

Country Life Conditions

The Commission on Country Life, recently appointed by President Roosevelt, desires to secure the opinions and observations of farmers, teachers, ministers, business men and others on the condition of country life in all sections of the United States, and their suggestions as to what should be done to improve such conditions.

1. Are the farm homes in your neighborhood as good as they should be under existing conditions? 2. Are the schools of your neighborhood training boys and girls satisfactorily for life on the farm?

3. Do the farmers in your neighborhood get the returns they reasonably should from the sale of their products? 4. Do the farmers in your neighborhood receive from the railroads, highroads, trolley lines, etc., the service they reasonably should have?

5. Do the farmers in your neighborhood receive from the United States postal service, rural telephone, etc., the service they should expect? 6. Are the farmers and their wives in your neighborhood satisfactorily organized to promote their mutual buying and selling interests?

7. Are the renters of farms in your neighborhood making a satisfactory living? 8. Is the supply of farm labor in your neighborhood satisfactory?

9. Are the conditions surrounding hired labor on the farms in your neighborhood satisfactory to the hired men? 10. Have the farmers in your neighborhood satisfactory facilities for doing their business in banking, credit, insurance, etc.?

11. Are the sanitary conditions of the farms in your neighborhood satisfactory? 12. Do the farmers and their wives and families in your neighborhood get together for mutual improvement, entertainment, and social intercourse as much as they should?

In addition the following inquiry is made: What, in your judgment, is the most important single thing to be done for the general betterment of country life? Taxation of churches, church property, schools, hospitals, orphanages and homes of the poor and friendless is planned under the workings of one of the proposed amendments to the state constitution if it shall be adopted by the voters next Tuesday.

The chemists of the department of agriculture believe they have solved the problem of cheaper paper that will dispense altogether with the use of wood fiber. The new material from which five grades of paper already have been made is the ordinary corn-stalk, and the officials predict when the manufacture of the new kind is started on a large scale it will be at least 50 per cent. cheaper than the print paper now made from wood pulp.

Proposed Amendment to State Constitution

TO WHOM IT MAY CONCERN: In obedience to an act of the legislature approved March 23, 1907, entitled as follows: "An act providing for the amendment of section 16 of article one (1) of the Constitution of the state of Washington, relating to the exercise of the power of eminent domain," there is hereby published for the consideration of the voters of the state of Washington the following proposed amendment to the constitution of said state:

"That at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1908, there shall be submitted to the qualified electors of the state for their adoption and approval an amendment of section sixteen (16) of article one (1) of the Constitution of the state of Washington, to wit: That the same shall read, and it is proposed that the same shall read, when so amended, as follows: Sec. 16. Private property may be taken, under such terms, conditions and limitations as shall be prescribed by the legislature for drainage and ditches for agricultural, domestic and sanitary purposes, and for rights of way for the removal of timber or timber products, and the appropriation and use of property for such purposes, as hereby declared to be public use, even though such appropriation and use may inure to the special benefit of some private firm, corporation or association: PROVIDED, HOWEVER, that this declaration as to public use shall not be construed to limit the right to appropriate property for other than public use. Private property shall not be taken for private use, except for private use of necessity. No private property shall be taken or damaged for public use without just compensation therefor, having been first made, or paid into court for the owner, and no right of way shall be appropriated to the use of any corporation other than municipal, until full compensation therefor be first made in money, or ascertained and paid into court for the owner, irrespective of any benefit from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived, as in other civil cases in courts of record, in the manner prescribed by law. Whenever an attempt is made to take private property for the use of any corporation, the question whether the contemplated use be really public shall be a judicial question, and shall be determined as to the exercise of the power of eminent domain, against the proposed amendment to section 16 of article 1 of the constitution, relating to the exercise of the power of eminent domain."

TO THE VOTERS: For your information I herewith insert that portion of the state constitution, as it now exists, which is proposed to be substituted by the above printed amendment:

ARTICLE VII.—SECTIONS 1, 2, 3, AND 4. "SECTION 1. All property in the state not exempt from taxation by the United States, or under this constitution, shall be taxed in proportion to its value, to be ascertained as provided by law. The legislature shall provide by law for an annual tax sufficient to pay a tax of revenue, to defray the estimated ordinary expenses of the state for each fiscal year. And for the purpose of paying the state debt, if there be any, the legislature shall provide for levying a tax annually, sufficient to pay the annual interest and principal of such debt within twenty years from the final passage of the law creating the debt."

property may be taken, under such terms, conditions and limitations as shall be prescribed by the legislature for drainage and ditches for agricultural, domestic and sanitary purposes, and for rights of way for the removal of timber or timber products, and the appropriation and use of property for such purposes, as hereby declared to be public use, even though such appropriation and use may inure to the special benefit of some private firm, corporation or association: PROVIDED, HOWEVER, that this declaration as to public use shall not be construed to limit the right to appropriate property for other than public use. Private property shall not be taken for private use, except for private use of necessity. No private property shall be taken or damaged for public use without just compensation therefor, having been first made, or paid into court for the owner, and no right of way shall be appropriated to the use of any corporation other than municipal, until full compensation therefor be first made in money, or ascertained and paid into court for the owner, irrespective of any benefit from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived, as in other civil cases in courts of record, in the manner prescribed by law. Whenever an attempt is made to take private property for the use of any corporation, the question whether the contemplated use be really public shall be a judicial question, and shall be determined as to the exercise of the power of eminent domain, against the proposed amendment to section 16 of article 1 of the constitution, relating to the exercise of the power of eminent domain."

In testimony whereof I have hereunto set my hand and affixed the seal of the state of Washington, Done at Olympia this 1st day of July, 1908.

SAM H. NICHOLS, Secretary of State.

TO THE VOTERS: For your information I herewith insert that portion of the state constitution, as it now exists, which is proposed to be substituted by the above printed amendment:

ARTICLE I.—SECTION 16. "Sec. 16. Private property shall not be taken for private use, except for private use of necessity, and for drains, flumes or ditches on or across the lands of others for agricultural, domestic or sanitary purposes. No private property shall be taken or damaged for public or private use without just compensation therefor, having been first made in money, or ascertained and paid into court for the owner, irrespective of any benefit from any improvement proposed by such corporation, which compensation shall be ascertained by a jury, unless a jury be waived, as in other civil cases in courts of record, in the manner prescribed by law. Whenever an attempt is made to take private property for the use of any corporation, the question whether the contemplated use be really public shall be a judicial question, and shall be determined as to the exercise of the power of eminent domain, against the proposed amendment to section 16 of article 1 of the constitution, relating to the exercise of the power of eminent domain."

You are hereby advised to place an "X" after the question "For the Amendment," etc., or "Against the Amendment," etc., as the case may be, so as to express more clearly your affirmative or negative vote.

SAM H. NICHOLS, Secretary of State.

Proposed Amendment to State Constitution TO WHOM IT MAY CONCERN: In obedience to an act of the legislature approved March 23, 1907, entitled as follows: "An act to amend article VII of the constitution of the state of Washington, relating to the assessment and taxation of property within the state," there is hereby published for the consideration of the voters of the state of Washington, the following proposed amendment to the constitution of said state:

"That at the general election to be held in this state on the Tuesday next succeeding the first Monday in November, 1908, there shall be submitted to the qualified electors of this state for their adoption and approval an amendment to article VII of the constitution of the state of Washington, by striking out the section VII, all of sections 1, 2, 3 and 4 and inserting in lieu thereof the following, to be known as section one: Section 1. The power of taxation shall not be extended, suspended or contracted away. Taxes shall be uniform upon the same class of subjects, and shall be levied and collected for public purposes. The property of the United States and of the state, counties, school districts, and other municipal corporations, and personal property to the amount of three hundred dollars for each taxable unit, shall be exempt from taxation. And property liable to assessment and taxation under the provisions of the laws of this state and the individual is the actual and BONA FIDE owner shall be exempt from taxation."

"That there shall be printed on all ballots provided for the said election, the words: 'For the proposed amendment to article VII of the constitution relating to the assessment and taxation of property within the state.' Against the proposed amendment to article VII of the constitution relating to the assessment and taxation of property within the state."

In testimony whereof I have hereunto set my hand and affixed the seal of the state of Washington, Done at Olympia this 1st day of July, 1908.

SAM H. NICHOLS, Secretary of State.

TO THE VOTERS: For your information I herewith insert that portion of the state constitution as it now exists which is proposed to be substituted by the above printed amendment:

ARTICLE VII.—SECTIONS 1, 2, 3, AND 4. "SECTION 1. All property in the state not exempt from taxation by the United States, or under this constitution, shall be taxed in proportion to its value, to be ascertained as provided by law. The legislature shall provide by law for an annual tax sufficient to pay a tax of revenue, to defray the estimated ordinary expenses of the state for each fiscal year. And for the purpose of paying the state debt, if there be any, the legislature shall provide for levying a tax annually, sufficient to pay the annual interest and principal of such debt within twenty years from the final passage of the law creating the debt."

"Sec. 2. The legislature shall provide by law a uniform and equal rate of assessment and taxation in all property in the state, according to its value in money, and shall prescribe such regulations by general law as shall secure a just valuation for taxation of all property, so that every person and corporation that pays a tax in proportion to the value of his, her, or its property: PROVIDED, That a deduction of debts from credits may be authorized: PROVIDED, FURTHER, That the property of the United States and of the state, counties, school districts, and other municipal corporations, and such other property as the legislature may by general laws provide, shall be exempt from taxation. And provided, FURTHER, That the legislature shall have power, by appropriate legislation, to exempt personal property to the amount of \$300 for each head of a family liable to assessment and taxation under the provisions of the laws of this state of which the individual is the actual BONA FIDE owner."

"Sec. 3. The legislature shall provide by general law for the assessing and levying of taxes on all property in the state, according to the methods as are provided for the assessing and levying of taxes on individual property."

"Sec. 4. The power to tax corporations and corporate property shall not be surrendered or suspended by any contract or grant to which the state shall be a party."

You are hereby advised to place an "X" after the question "For the Amendment," etc., or "Against the Amendment," etc., as the case may be, so as to express more clearly your affirmative or negative vote.

SAM H. NICHOLS, Secretary of State.

—The farmers' boilers; hand grist and bone mills; Holly Chick Food. Morse Hardware Company, Bellingham, Wash.

Words of Praise

For the several ingredients of which Dr. Pierce's medicines are composed, as given by leaders in all the several schools of medicine, should have far more weight than any amount of non-professional testimonials. Dr. Pierce's Favorite Prescription has THE BADGE OF HONESTY on every bottle-wrapper, in a full list of all its ingredients printed in plain English.

If you are an invalid woman and suffer from frequent headache, backache, gnawing distress in stomach, periodical pains, disarranged, catarrhal, pelvic drain, dragging down, distress in lower abdomen or pelvis, perhaps dark spots or specks dancing before the eyes, faint spells, and kindred symptoms caused by female weakness, or the derangement of the feminine organs, you can not do better than take Dr. Pierce's Favorite Prescription.

The hospital, surgeon's knife and operating table may be avoided by the timely use of "Favorite Prescription" in such cases. Thereby the obnoxious examinations and local treatments of the family physician can be avoided and a thorough course of successful treatment carried out in the privacy of the home. "Favorite Prescription" is composed of the very best native medicinal roots known to medical science for the cure of woman's peculiar ailments, contains no alcohol and no harmful or habit-forming drugs.

Do not expect too much from "Favorite Prescription"; it will not perform miracles; it will not dissolve or cure tumors. No medicine will. It will do as much to establish vigorous health in most weaknesses and ailments peculiarly incident to women as any medicine can. It must be given a fair chance by perseverance in its use for a reasonable length of time.

You can't afford to accept a secret notion as a substitute for this remedy of known composition. Sick women are invited to consult Dr. Pierce, by letter, free. All correspondence is guarded as sacredly secret and womanly confidences are protected by professional privacy. Address Dr. R. V. Pierce, Buffalo, N. Y.

Pierce's Pleasant Pellets the best laxative and regulator of the bowels. They invigorate stomach, liver and bowels. One a laxative; two or three a cathartic. Easy to take as candy.

Notice of Application to Purchase Tide Lands for Oyster Planting and Cultivation

State of Washington, Office of Commissioner of Public Lands, Application No. 4983. NOTICE is hereby given that application has been filed in the office of the Commissioner of Public Lands of the State of Washington for the purchase of the following described tide lands, situated in San Juan County, State of Washington, to-wit:

Tract No. 1. Beginning at the south meander corner to fractional sections 21 and 22, Twp. 35 N. R. 2 W. W. M., and running thence N. 49 1/2 degrees E., 6.12 chains; N. 77 1/2 degrees E., 3.20 chains; N. 59 degrees E., 1.40 chains; N. 32 degrees E., 1.50 chains; N. 59 degrees E., 3.20 chains; N. 53 1/2 degrees E., 5.50 chains; N. 77 1/2 degrees E., 3.20 chains; S. 29 degrees E., 5.55 chains; S. 62 degrees W., 21 chains; S. 27 degrees E., 27 chains; South 8.54 chains; S. 8 1/2 degrees W., 0.23 chains; N. 75 degrees W., 3.50 chains; N. 77 1/2 degrees W., 2.70 chains; S. 52 degrees W., 0.50 chains; N. 53 degrees W., 3.50 chains; N. 28 degrees E., 3.00 chains; N. 27 degrees E., 2.70 chains; N. 61 degrees W., 6.00 chains; N. 29 degrees W., 5.40 chains; N. 57 degrees W., 7.30 chains; N. 17 1/2 degrees E., 8.20 chains to the place of beginning, containing an area of 63.71 acres.

Tract No. 2. Beginning at a point from which the east meander corner to fractional sections 15 and 22, Twp. 35 N. R. 2 W. W. M., bears N. 12 degrees E., 12.50 chains distant and running thence N. 34 degrees W., 3.00 chains; N. 51 degrees E., 6.50 chains; S. 33 degrees E., 4.20 chains; S. 54 1/2 degrees E., 17.00 chains; S. 23 1/2 degrees E., 2.70 chains; N. 11 1/2 degrees E., 0.90 chains; S. 25 degrees E., 1.20 chains; N. 17 degrees E., 1.70 chains; S. 32 degrees E., 1.20 chains; N. 54 degrees W., 25 chains to the place of beginning, containing an area of 15.45 acres. The two descriptions together containing a total area of 79.16 acres.

Notice is hereby given that on the 7th day of November, 1908, at the hour of 10 o'clock in the forenoon, at the door of the Court House in San Juan County, Washington, the following described Second Class Tide and Shore Lands will be sold at public auction to the highest bidder therefor, to-wit:

Application No. 4964. All tide and shore lands of the second class, owned by the State of Washington, situate in front of, adjacent to or upon that portion of the government meander line lying in front of lot 4, section 35, township 37 north, range 2 west W. M., with a frontage of 54 lineal chains, more or less, appraised at \$5.00 per lineal chain, or \$147.70; also

Beginning at the meander corner to section 1, township 36 north, range 2 west W. M., and running thence S. 79 1/2 degrees E. 4.70 chains; S. 56 1/2 degrees E. 3.00 chains; S. 27 1/2 degrees E. 1.50 chains to the terminal point of this description, with a frontage of 8.95 lineal chains, appraised at \$5.00 per lineal chain, or \$44.75.

All as measured along the meander line, according to a certified copy of the Government notes of the survey hereof on file in the office of the Commissioner of Public Lands at Olympia, Washington.

Application No. 4990. All tide and shore lands of the second class owned by the State of Washington, situate in front of, adjacent to or upon that portion of the government meander line described as follows: Beginning at the meander corner to fractional sections 5 and 6, township 36 north, range 2 west W. M., and running thence S. 50 degrees E. 1.22 chains; N. 42 1/2 degrees E. 4.10 chains; N. 27 degrees E. 1.96 chains; N. 30 degrees W. 11.37 chains to the terminal point of this description, with a frontage of 18.75 lineal chains, appraised at \$5.00 per lineal chain, or \$93.75; also

Beginning at the meander corner to fractional sections 5 and 6, township 36 north, range 2 west W. M., and running thence S. 31 1/2 degrees W. 2.77 chains; N. 25 1/2 degrees W. 6.38 chains to the terminal point of this description, with a frontage of 9.15 lineal chains, appraised at \$5.00 per lineal chain, or \$45.75.

All as measured along the meander line, according to a certified copy of the Government notes of the survey hereof on file in the office of the Commissioner of Public Lands at Olympia, Washington.

Said tide and shore land will be sold for not less than the appraised value and subject to the improvements situated thereon, and as appraised by the Board of State Land Commissioners in the manner provided by law, a statement of which is now on file in the office of the Auditor of said county.

Terms of sale are: Under contract, one-tenth to be paid on the day of sale, and one-tenth annually thereafter on the first day of March of each year, with interest at six per cent. per annum, and accrued interest on deferred balance at six per cent. per annum: Provided, That any purchaser may make full payment at any time and obtain a deed.

The successful bidder will be required to pay in addition to the one-tenth of the purchase price of the land, at the time of sale, the appraised value of any improvements or valuable materials on the land in full.

The above described tide and shore lands are offered for sale by virtue of an order of the Board of State Land Commissioners, made on the 7th day of September, 1908, and an order of sale duly certified is on file in the office of said County Auditor.

J. W. FRITS, County Auditor. Dated at Friday Harbor, Washington, this 25th day of September, 1908. First publication Oct. 3, 1908.

Warren Dightman Dealer in WOOD and BARK

Best Quality Old Growth Fir Wood and Full Measure Drying and General Team Work Phone 126 Friday Harbor

Golden Rule Carpet Works Friday Harbor, Wash.

Up-to-date Four-Harness, Flying Shuttle Loom. Many different weaves, such as plain cloth and kersey and zigzag twills. Warp furnished at cost. Bring your rags

—For Bread, Buns etc., go to McCrary & Baker's.

Notice of Application to Purchase Tide Lands for Oyster Planting and Cultivation

State of Washington, Office of Commissioner of Public Lands, Application No. 4965. NOTICE is hereby given that application has been filed in the office of the Commissioner of Public Lands of the State of Washington for the purchase of the following described tide lands, situated in San Juan County, State of Washington, to-wit:

Tract No. 1. Beginning at the meander corner to fractional sections 8 and 17, township 34 north, range 1 west W. M., and running thence south 70 1/2 degrees west, 8.00 chains; south 60 1/2 degrees west 2.00 chains; north 3.80 chains; north 60 1/2 degrees east, 21.38 chains; south 5.93 chains; south 59 1/2 degrees west, 4.00 chains; south 65 1/2 degrees west 6.50 chains to the place of beginning, containing 9.61 acres.

Tract No. 2. Beginning at a point from which the north meander corner to fractional sections 22 and 23, township 36 north, range 4 west W. M., bears south 89 degrees 45 minutes east, 36.86 chains distant and running thence south 19 degrees west, 6.00 chains; south 11 degrees west, 4.50 chains; south 5 1/2 degrees west 6.50 chains; south 1 degrees west, 10.00 chains; north 16 degrees west, 1.05 chains; north 25 degrees east, 17.95 chains; east 6.43 chains to the place of beginning, containing 13.71 acres. The two descriptions together containing a total area of 23.32 acres, according to the map on file in the office of the Commissioner of Public Lands at Olympia, Washington, for the purpose of planting and cultivating oysters thereon.

Any person or persons having or claiming any interest in or right to the lands applied for, or authorized so to do, may protest against or contest said application in manner and form provided by law. The protest or contest must be filed in the office of the Commissioner of Public Lands within thirty days after the date of the last publication of this notice, and must set forth fully the grounds of the protest or contest.

Date of last publication November 14, 1908. E. W. ROSS, Commissioner of Public Lands.

ORDER TO SHOW CAUSE

In the Superior Court of the State of Washington, for San Juan County. In the Matter of the Estate of John Burke and William Burke, minors. Order to Show Cause Why Order of Sale of Real Estate Should Not Be Made.

Alfred Burke, the guardian of the estate of John Burke and William Burke, minors, having filed his petition herein praying for an order of sale of the real estate of said minors, for the purposes therein set forth.

It is therefore ordered by the said Court, that all persons interested in the estate of said minors appear before the said Court, on Tuesday, the 5th day of November, 1908, at 11 o'clock in the forenoon of that day, at the Court Room of said Court, at the Court House in Friday Harbor, County of San Juan, to show cause why an order should be granted to the said guardian of said minors, John Burke and William Burke, as shall be necessary.

This order be published at least four successive weeks in the San Juan Islander, a newspaper printed and published in said San Juan County.

Dated October 6, 1908. GEO. A. JOINER, Judge. Frank P. Christensen, Attorney for Guardian. First publication Oct. 10, 1908.

Application No's. 4964, 4990 Notice of Sale of Second Class Tide and Shore Lands

Notice is hereby given that on the 7th day of November, 1908, at the hour of 10 o'clock in the forenoon, at the door of the Court House in San Juan County, Washington, the following described Second Class Tide and Shore Lands will be sold at public auction to the highest bidder therefor, to-wit:

Application No. 4964. All tide and shore lands of the second class, owned by the State of Washington, situate in front of, adjacent to or upon that portion of the government meander line lying in front of lot 4, section 35, township 37 north, range 2 west W. M., with a frontage of 54 lineal chains, more or less, appraised at \$5.00 per lineal chain, or \$147.70; also

Beginning at the meander corner to section 1, township 36 north, range 2 west W. M., and running thence S. 79 1/2 degrees E. 4.70 chains; S. 56 1/2 degrees E. 3.00 chains; S. 27 1/2 degrees E. 1.50 chains to the terminal point of this description, with a frontage of 8.95 lineal chains, appraised at \$5.00 per lineal chain, or \$44.75.

All as measured along the meander line, according to a certified copy of the Government notes of the survey hereof on file in the office of the Commissioner of Public Lands at Olympia, Washington.

Application No. 4990. All tide and shore lands of the second class owned by the State of Washington, situate in front of, adjacent to or upon that portion of the government meander line described as follows: Beginning at the meander corner to fractional sections 5 and 6, township 36 north, range 2 west W. M., and running thence S. 50 degrees E. 1.22 chains; N. 42 1/2 degrees E. 4.10 chains; N. 27 degrees E. 1.96 chains; N. 30 degrees W. 11.37 chains to the terminal point of this description, with a frontage of 18.75 lineal chains, appraised at \$5.00 per lineal chain, or \$93.75; also

Beginning at the meander corner to fractional sections 5 and 6, township 36 north, range 2 west W. M., and running thence S. 31 1/2 degrees W. 2.77 chains; N. 25 1/2 degrees W. 6.38 chains to the terminal point of this description, with a frontage of 9.15 lineal chains, appraised at \$5.00 per lineal chain, or \$45.75.

All as measured along the meander line, according to a certified copy of the Government notes of the survey hereof on file in the office of the Commissioner of Public Lands at Olympia, Washington.

Said tide and shore land will be sold for not less than the appraised value and subject to the improvements situated thereon, and as appraised by the Board of State Land Commissioners in the manner provided by law, a statement of which is now on file in the office of the Auditor of said county.

Terms of sale are: Under contract, one-tenth to be paid on the day of sale, and one-tenth annually thereafter on the first day of March of each year, with interest at six per cent. per annum, and accrued interest on deferred balance at six per cent. per annum: Provided, That any purchaser may make full payment at any time and obtain a deed.

The successful bidder will be required to pay in addition to the one-tenth of the purchase price of the land, at the time of sale, the appraised value of any improvements or valuable materials on the land in full.

The above described tide and shore lands are offered for sale by virtue of an order of the Board of State Land Commissioners, made on the 7th day of September, 1908, and an order of sale duly certified is on file in the office of said County Auditor.

J. W. FRITS, County Auditor. Dated at Friday Harbor, Washington, this 25th day of September, 1908. First publication Oct. 3, 1908.

Warren Dightman Dealer in WOOD and BARK

Best Quality Old Growth Fir Wood and Full Measure Drying and General Team Work Phone 126 Friday Harbor

Golden Rule Carpet Works Friday Harbor, Wash.

Up-to-date Four-Harness, Flying Shuttle Loom. Many different weaves, such as plain cloth and kersey and zigzag twills. Warp furnished at cost. Bring your rags

—For Bread, Buns etc., go to McCrary & Baker's.

SHOES

We Have Just Received Another Large Consignment of the Famous Kirkendall Shoes Direct From the Factory. We Can Fit Any Foot With a Shoe That Will Wear Like Iron. What More Can You Ask?

Shoes for Men, Women, Misses, Boys and Children

Shoes Purchased from Us Will Be Repaired at Half Price

Harness, Saddles, Collars, Bridles, Robes and Findings

BAKER BROS. BANK BUILDING FRIDAY HARBOR

The Maple House

Furnished Rooms For Transients or Permanent Lodgers

New Building, Furniture and Furnishings. All the rooms are well lighted and ventilated. Rates from 50c to \$1.00 a day. Special rates by the week or month.

MRS. LOTTIE ROSS, Proprietress. Ross Block, Friday Harbor, Wash.

Morse Hardware Co.

1025-1039 ELK STREET, BELLINGHAM.

\$5.00 Cash; \$5.00 Per Month

The Great Majestic Steel Range

Two Carloads of Brand New Ranges to Select From.

The First Steel Ranges Made

Jobbers in WINCHESTER Rifles and REMINGTON Pump Shot Guns and Ammunition

MORSE HARDWARE CO. BELLINGHAM

Pacific Electric Company

IGNITION outfits, Apple dynamo, Michigan propeller wheels, Edison primary batteries, Electrical supplies. Complete machine shop for gas engine work. Correspondence invited.

Aetna Insurance Co.

THE LEADING FIRE INSURANCE COMPANY OF AMERICA CASH CAPITAL \$4,000,000.00

O. H. Culver, Resident Agent, Friday Harbor, Wash.