

ITEMS OF INTEREST FROM OUR STATE

Chronicle of Important Events of Interest to Washington Readers.

Harmony Closes Meeting.
RAYMOND—Harmony marked the closing hours of the convention of the Southwestern Washington Development Association. The resolutions adopted commend the State Good Roads Association work and approve the course of the State Highway Commissioner, over whom the good roads of the Southwest entertain diversified opinions. Advertisements and settlement of the district as a unit of the state will be promoted and a preliminary fund of money was raised by assessing each club \$50 for each 1000 population. Thus, \$3500 will be available. J. E. Barnes, of Centralia, was continued as secretary at \$1800 per annum. The Seattle Chamber of Commerce wired a contribution of \$1000.
 Hoquiam won out as the next place of meeting, the dates being August 6 and 7.

Railway Fight Nears End.
SPOKANE—One of the most bitter and most determined fights which has taken place in Spokane in many years has been waged for over a year upon the applications of the North Coast and Chicago, Milwaukee & Puget Sound Railroads for franchises to enter the city. That is, it has been more than a year since the first application for a franchise was made, and neither has yet been granted.
 The fight is not yet entirely over, but it is a fact generally conceded that the City Council will admit the railroads without the terminal rate clause, and upon such other terms as will be acceptable to the roads.
 The one point which remains unsettled in the public mind is whether the franchises should be put to a popular vote before they become valid.

Canal Receives Setback.
OLYMPIA—The \$1,075,000 assessment to pay for the proposed construction of the Lake Washington canal was held invalid by a decision of the State Supreme Court, the opinion being signed by five judges and two filing a dissenting opinion.
 This famous ditch, which has been a vital fad of Seattle for nearly a quarter of a century, which has been the chief issue at times in state elections, seems to have now received a fatal blow. Every Federal Congress since the early '80s has been asked to appropriate money for the construction of the canal and a number of plans have been started from time to time.

Date Set by Democrats.
TACOMA—The next state Democratic convention to nominate five judges of the Supreme Court will be held in Tacoma, September 27, at 1 P. M., with 627 delegates. Appointment is made on the basis of one delegate at large from each county and one delegate for each 100 votes or major fraction thereof cast for W. J. Bryan for President in 1908. Primary elections will be held September 13, in cities and county precincts to elect county committeemen who shall meet at their respective county seats, at 11 A. M., September 24, organize their county committees and elect one man to represent the county on the state central committee.

Boundary Arbitrator Sues.
OLYMPIA—Declaring that his services to the state as representative in the Washington-Oregon boundary dispute in 1905 are reasonably worth \$5000, Colonel C. C. Dalton, of Seattle, ex-Assistant Attorney-General, has brought suit against the state of Washington in the Superior Court for that amount, less \$800 that has been paid. The suit is brought to establish the measure of his compensation and the judgment, whatever it may be, will be brought before the next Legislature for payment.

Reservation Land for Reds.
NORTH YAKIMA—Official notice has been issued by the Yakima Indian agency at Fort Simcoe that by authority of an act of congress of May 6, 1910, there will be opened an allotment roll for all children belonging to the Yakima reservation born on or after December 21, 1904. Children born prior to that date will also be allotted lands, but under different authority.

Hill Statute Despoiled.
SEATTLE—One of the four bronze plates adorning the base of the \$8000 bronze statue of James J. Hill on Klondike circle at the Exposition grounds, which was unveiled last June has been stolen. The lost plate bears the coat of arms of the State of Minnesota.

Professor Robert Koch, the famous bacteriologist died in Germany from a disease of the heart.
 The United States, it is officially announced, will not recede from its intentions of retaining control of Nicaraguan affairs, whether or not the Madriz forces capture Bluefields.
 Kansas will need 20,000 harvest hands this year, according to a statement made by Charles Harris, director of the state free employment bureau.
 The case against Governor Haskell, of Oklahoma, in which he is charged with complicity to secure Muskogee town lots, has been set for trial at McAlester, September 26.
 A new townsite in the State of Washington to be known as the "Town of Astor," will be created out of part of the diminished Colville Indian Reservation by the Secretary of the Interior, who has reserved 523 acres for the purpose.

ORDINANCE NO. 125
 An ordinance making it unlawful to sell, barter, exchange, give away, or otherwise dispose of any intoxicating liquor in any quantity whatever, within the limits of the town of Lynden, Washington, without a license from the council of the town of Lynden so to do; provided, however, that druggists may sell intoxicating liquor as hereinafter stipulated, and repealing all ordinances, and parts of ordinances in conflict herewith.

BE IT ORDAINED BY THE COUNCIL OF THE TOWN OF LYNDEN, WASHINGTON.
I
 It shall be unlawful for any person, firm, or corporation either as principal, agent, clerk or servant, directly or indirectly to sell, barter, exchange, give away, or otherwise dispose of any intoxicating liquor in any quantity whatever, within the limits of the Town of Lynden, State of Washington, without a license from the council of the Town of Lynden so to do; provided, however, that the words "give away" shall not be construed to prohibit the giving of intoxicating liquor to guests by a person in his private dwelling or apartments unless such dwelling or apartments shall become a place of public resort.
 The phrase "intoxicating liquor" as used in this ordinance shall be construed to include whisky, brandy, rum, wine, ale, beer, or any spirituous, vinous, fermented, malt or other liquor containing intoxicating properties, whether medicated or not, and which is capable of being used as a beverage, except preparations compounded by a registered pharmacist, the sale of which would not subject him to the payment of the special liquor tax required by the laws of the United States.

II
 Whoever shall either as principal, agent, clerk or servant, directly or indirectly, sell, barter, exchange, give away, or otherwise dispose of any intoxicating liquor in any quantity whatever, or who shall keep or have in his possession any intoxicating liquor with intent to sell, give away, or otherwise dispose of such liquor contrary to the provisions of this ordinance; or whoever shall take or solicit orders for or shall make agreements to sell or deliver, give away, or by any device, evade or attempt to evade the provisions of this ordinance shall be deemed guilty of an unlawful sale of intoxicating liquor and shall be punished as hereinafter provided.

III
 Nothing in this ordinance shall be construed as prohibiting the sale of intoxicating liquor by a licensed druggist within the limits of the town of Lynden, for medical purposes, upon the written prescription of a duly licensed physician, or for sacramental purposes, or of alcohol for mechanical or chemical purposes only and any such liquor so sold shall not be drunk on the premises under any circumstances.
IV
 Any druggist selling liquor for the purposes above provided shall keep a true and exact record, in a book provided by him for that purpose, in which shall be entered at the time of every sale of intoxicating liquor made by him, or in or about his place of business, to any whomsoever, the date of the sale, the name of the purchaser, his residence (stating street and house number if there be such) the kind, quantity and price of such liquor, the purpose for which it is sold, and when the sale is for medical purposes, the book shall also contain the name of the physician issuing the prescription therefor. Such entry shall at the time of the purchase, be signed by the person purchasing the liquor. Every prescription for the sale of liquor shall be cancelled by writing the word "cancelled" and the date on which it was presented and filled, and shall be kept on file, and no such prescription shall be filled the second time.
 This book and all prescriptions for intoxicating liquors filled, shall be open to inspection by the attorney for the Town of Lynden or any Justice of the Peace or Police Justice having jurisdiction therein, or any Marshal or other police officer within said Town of Lynden.
 Any druggist or pharmacist who shall fail to keep such record, or who shall destroy or alter in any way any such record or entry therein, or any prescription filled, or permit or procure the same to be destroyed or altered, or refuse inspection thereof, to any person entitled to demand such inspection, or shall fail to cancel any such prescription, or shall refill any prescription, or shall sell intoxicating liquors for medical purposes except on written prescription, or for sacramental purposes without an order signed by a clergyman, shall, for each such act, be deemed guilty of a misdemeanor; provided, how-

ever, that nothing therein contained shall be construed to prohibit the sale of intoxicating liquors by a druggist to or for a sick person in case of extreme illness where delay may be dangerous to the patient.

V
 Any person, firm or corporation who shall violate any of the provisions of this ordinance or shall fail to comply with the provisions hereof, shall, upon conviction of such violation, or failure to comply, be punished by a fine of not to exceed One Hundred (\$100.00) Dollars and costs, or by imprisonment not to exceed thirty days, or by a fine of not to exceed Fifty (\$50.00) and imprisonment not to exceed fifteen (15) days. Any person, firm, or corporation convicted for the violation of the provisions of this ordinance, shall, upon the second conviction for violating any of its provisions, be punished by a fine of not less than Fifty (\$50.00) Dollars and imprisonment of not less than ten days.

VI
 In any prosecution for the violation of any provision of this ordinance, it shall not be necessary to state the kind of intoxicating liquor sold, nor to describe the place where sold, nor to show the knowledge of the principal in order to convict for the acts of any agent or servant, nor to state the name of any person to whom such liquor is sold, but in all cases it shall be sufficient to state that such act was then and there prohibited and unlawful.

VII
 Nothing in this ordinance shall be construed as prohibiting the delivery by a common carrier of intoxicating liquor to any physician or druggist for purposes authorized under this ordinance, nor to Church officers for sacramental purposes nor to private residences which are not places of public resort.

VIII
 All ordinances or parts of ordinances in conflict herewith are hereby repealed.

IX
 This ordinance shall be in force and effect from and after its passage by the council, approval by the Mayor and publication in the Lynden Tribune.
 Passed by the Council this 29th day of May 1910 and approved by the Mayor the same date.

Geo. M. Hall, Mayor.
 Frank W. Bixby, Clerk.
 I hereby certify that the above is a full, true and correct copy of ordinance No. 125 as passed by the Council and approved by the Mayor as above indicated.

Frank W. Bixby, Clerk.

IN THE SUPERIOR COURT, STATE OF WASHINGTON, FOR WHATCOM COUNTY.
HENRY PRANGE,
 Plaintiff,
 vs.
John S. Watts and wife, Lena Watts, Guarantee Loan and Trust Company, a corporation Samuel S. Calderhead, a receiver of above corporation, George Francis Fay as Assignee of said Receiver, Guillelma M. Howland, Lottie S. Wentzel, (Nee Watts) and Annie Watts and the Unknown Heirs, if any, of John S. Watts, deceased; also all other persons or parties unknown, claiming any right, title, estate, lein or interest in the real estate described in the complaint herein.
 Defendants.

STATE OF WASHINGTON, to the said John S. Watts and wife, Lena Watts, Guarantee Loan and Trust Company, a corporation, Samuel S. Calderhead, a receiver of above corporation, George Francis Fay, as Assignee of said Receiver, Guillelma M. Howland, Lottie S. Wentzel, (Nee Watts) and Annie Watts, and the Unknown Heirs, if any, of John S. Watts, deceased, also all other persons or parties unknown, claiming any right, title, estate, lein or interest, in the real estate described in the complaint herein.

GREETING:
 You and each of you are hereby summoned to appear within sixty days after the date of the first publication of this summons, to-wit: within sixty days after the 29th day of April, 1910, and defend the above entitled action in the above entitled court, and answer the complaint of the plaintiff, and serve a copy of your answer upon the undersigned, attorney for plaintiff, at his office below stated, and in case of your failure to do so, judgment will be rendered against you according to the demands of the complaint, which has been filed with the clerk of said court.

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 All Kinds of Cold Drinks
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 Nut and Fruit Sundaes
 Coca-Cola or
 Anything You May Want
Local View Post Cards
 A large line of new pictures. See them
Box Candies Fruits Cigars Tobaccos Pipes
Blonden : Bros.
 BLONDEN, WASH.

The object of this action is to procure a decree of said court against each and all of said defendants, adjusting and decreeing plaintiff to be the sole and absolute owner of the following real estate to-wit:
 The N. W. 1/4 of the N. W. 1/4 of Section 12, Tp. 40, N. R. 3 E. of W. M., Whatcom County, Washington.
 That the adverse claim or claims, if any, of defendants and each and all of them are null and void. That the defendants or any of them, have no estate or interest in, or lein or encumbrance upon said real estate; that said plaintiffs title to said real estate be quieted as to all such claims, and that defendants, their heirs, administrators, executors, or assigns, are each and all forever barred and enjoined from asserting any claim or interest of any nature adverse to plaintiff, his heirs, successors, assigns or grantees, in and to said real estate.
 Dated this 28th day of April, 1910.
 Frank W. Bixby
 Attorney for Plaintiff,
 Lynden, Wash.
 Apr 28 Jun 9

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 is to the individual what the automobile is to the family — always ready, distance fades away.
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 Can supply you with all kinds of first class MEATS

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 Write for prices and be surprised.
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 Maker of Concrete Building Material and of Ornamental Stone. Builder of Concrete and stone structures.
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