

PRES. LANDE'S ASKS FOR NEW BUILDINGS

TO THE PEOPLE OF THE STATE OF WASHINGTON: Your university needs buildings. Since your original outlay (1893-'95) on the present site, you have appropriated from taxes but \$175,000.

A comparison with other universities and colleges of the country shows the University of Washington in an unenviable light in respect to its building equipment.

It should be remembered that in your university several of the departments, notably, German, Scandinavian, law, physical training, home economics, military science, journalism, and education, are housed in temporary staff structures and in cheap shacks.

It is time now to plan to meet these demands if you wish your University to go on and meet the high responsibilities you have placed upon it in sending your sons and daughters in such numbers to its campus for the higher education for citizenship.

Files bring summer complaint. Files are wholesale murderers. Files cause epidemics of disease. Files do not belong in this town.

POLITICAL ANNOUNCEMENTS

(Paid Advertisement.) For Sheriff--John M. Aitken To the Voters of Whatcom County: I hereby announce my candidacy for the office of Sheriff of Whatcom County on the Progressive ticket, subject to the election on November 3.

(Paid Advertisement.) For Sheriff--Wilson Stewart. I hereby respectfully direct the attention of the voters of Whatcom County that I am a candidate upon the Democratic ticket for Sheriff. I elected I pledge my services to all of the people regardless of party, to the faithful and conscientious discharge of the duties of the office.

(Paid Advertisement.) For County Prosecutor. I hereby announce my candidacy for the office of Prosecuting Attorney on the Republican ticket subject to the will of the voters at the general election to be held on Tuesday, November 3rd.

FOR SUPERINTENDENT OF PUBLIC SCHOOLS.

(Paid Advertisement.) Having received the Progressive Party nomination for the office of county superintendent of schools I respectfully solicit the support of the voters of Whatcom County.

Falkner for Commissioner.

(Paid Advertisement.) Being a candidate for county commissioner on the Progressive ticket, I respectfully ask the support of the people of Whatcom county at the polls on Tuesday, November 3.

On the Democratic Ticket.

(Paid Advertisement.) Having received the nomination for county attorney on the Democratic ticket, I hereby most respectfully solicit the votes of the citizens of Whatcom county at the election on Tuesday, November 3.

(Paid Advertisement.) Mail for the following named persons remains unclaimed in the post office at Lynden, Wash., Oct. 29, 1914. If not called for in 2 weeks it will be sent to the Dead Letter office.

If you want to sell it, try Tribune Want Ad. TRIBUNE FOR JOB PRINTING.

THE TRUTH ABOUT PAUPERISM

Comparison of Pauperism in Dry and Wet States Based on the Census of 1910

(By Ernest H. Cherrington.) The liquor corporation agents operating in Washington, in an effort to save the traffic in drunkenness, are putting out all sorts of fake statistics, garbled statistics and statistics manufactured out of whole cloth.

The following tables show the number of paupers enumerated in almshouses and the ratio per 100,000 of population according to the Federal census of 1910 in the prohibition states, the near prohibition states, the partially license states and the license states:

Table with 4 columns: State, Population, Paupers, Paupers per 100,000. Rows include Georgia, Kansas, Maine, Massachusetts, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Carolina, North Dakota, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, Wisconsin, Wyoming.

Table with 4 columns: State, Population, Paupers, Paupers per 100,000. Rows include Alabama, Arkansas, Colorado, Florida, Idaho, Indiana, Iowa, Kentucky, Louisiana, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Carolina, North Dakota, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, Wisconsin, Wyoming.

Table with 4 columns: State, Population, Paupers, Paupers per 100,000. Rows include Connecticut, Delaware, District of Columbia, Florida, Georgia, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New York, North Carolina, North Dakota, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, Wisconsin, Wyoming.

"The longer I live in Kansas the more I am convinced that prohibition is the best law ever put on her statute books."—F. M. Osborn, Allen State Bank, Erie, Kansas.

INITIATED LAW IS CONSTITUTIONAL

Legal Opinion of a Dentist Is Not Shared By Lawyers

Attorneys who have looked into the matter declare that there is no foundation for the report that the initiative measure No. 3, known as the prohibition bill, violates the constitutional provision as to the time of taking effect.

The constitution provides that the measures passed by the people shall take effect 60 days from passage. The prohibition measure itself provides that its provisions shall not be enforceable until January 1, 1916.

A statement has been industriously circulated by some of the newspapers of the state to the effect that Initiative Measure No. 3, commonly known as the proposed prohibition law, if adopted, would go into effect and become completely operative within thirty days after the election, notwithstanding the explicit terms of the law, which provide for its operation on and after January first, 1916.

The courts, in the construction of statutes, give effect wherever possible, to the intent of the legislature, and the intent is so clearly expressed in this act, in specific language, that the courts will, without doubt, give effect to the plain and obvious meaning of the law.

It is the unanimous opinion of the eminent and able attorneys who have been consulted upon the question that this is the time at which the law goes into effect.

STATE-WIDE PROHIBITION COMMITTEE. By L. E. Kirkpatrick, President.

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No. 1167. IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF WHATCOM. James O. WEST, Plaintiff, vs. HATTIE J. A. TEEGARDEN; A. L. TEEGARDEN; TEEGARDEN; TOWN OF LYNDEN WHATCOM COUNTY; and all persons unknown, if any, having or claiming to have an interest in and to the real property hereinafter described, Defendants. THE STATE OF WASHINGTON to Hattie J. A. Teegarden, A. L. Teegarden, his wife; Town of Lynden, Whatcom County, all persons unknown, if any, having or claiming to have an interest in and to the real property hereinafter described, defendants: You, and each of you, are hereby notified, as you have heretofore been, that the plaintiff above named is the holder of certificates of delinquency numbered 13562 and 13563, each issued on the 10th day of March, 1913, by the Treasurer of Whatcom County, State of Washington, for the amount of ninety-nine cents respectively, same being the amount then due and delinquent for the taxes for the year 1910, together with penalty, interest and costs thereon, upon real property assessed to A. L. and H. Teegarden, and particularly bounded and described as follows: to wit: Certificate No. 13562 was issued for the sum of \$99, the same being the amount then due and delinquent for taxes for the year 1910 on Lot 9, Block 10, McCarty & Judson's Addition to Lynden; upon which the plaintiff herein did on March 10, 1913, pay taxes for the year 1911 in the sum of \$45. Certificate No. 13563 was issued for the sum of ninety-nine cents

the same being the amount then due and delinquent for taxes for the year 1910 on Lot 10, Block 10, McCarty & Judson's Addition to Lynden; upon which the plaintiff herein did on March 10, 1913 pay taxes for the year 1911, in the sum of \$45. All of said amounts bearing interest at the rate of 15 per cent per annum from the date of payment of said respective amounts; and you are further notified that he will apply to the Superior Court of the State of Washington, in and for said County, for a judgment foreclosing his lien against the property hereinafter mentioned; and you are hereby summoned to appear within sixty days after the service of this summons upon you, exclusive of the day of service, if served personally, or sixty days from and after the date of the first publication of this notice and summons, exclusive of the day of said first publication, to-wit, within sixty days from and after the 15th day of October, 1914, and defend this action, or pay the amount due, together with costs; and in case of your failure to do so judgment will be rendered foreclosing the lien for said certificates of delinquency, taxes, penalty, interest and costs against the land and premises hereinbefore mentioned. Any pleading or process may be served upon the undersigned at the address hereafter mentioned. W. A. MARTIN, Attorney for Plaintiff; P. O. Address, Court House, Bellingham, Washington. JAMES O. WEST, Plaintiff, P. O. Address, Lynden, Whatcom County, Washington. 10-15-6t. IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON, FOR WHAT-

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