The Point of View

The holder of a matured Endowment Policy in the Equitable Society, says: "Twenty years ago, when I took out my Endowment Policy, the premium looked to me like this:

\$47.68

while the Endowment, looked at from a distance of twenty jears, appeared like this:

\$1,000

Now, my policy has matured, and coming just when I need money, the result of my policy looks like this:

\$1,467.25

While looking back, and realizing that they are amounts that would have been saved in no other way, this is the appearance the premiums have:

\$47.68

THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE UNITED STATES 120 Broadway, New York

A. DILLON, Agent Phone Pink 716, Seattle Wash.

A Republican Convention for the State of Washington is hereby called to meet in the City of Tacoma, on Wednesday, May 11th, 1904, at the hour of ten o'clock a. m., for the purpose of electing ten delegates and ten alternate delegates to attend the National kepublican Convention to be held in the City of Chicago on June 21st, 1904, and the nomination of five candidates for presidential electors to be voted for at the presidential election to be held in November, and to cast the vote of the State of Washington in the electoral college for President and Vice-President of the United States, and the placing in nomination of Three candidates for Congress, Two candidates for Supreme Judge, One candidate for Lieutenant-Governor, One candidate for Secretary of States.

One candidate for Governor,
One candidate for Lieutenant-Governor,
One candidate for Secretary of State,
One candidate for State Treasurer,
One candidate for State Auditor,
One candidate for Attorney-General,
One candidate for Superintendent of Public Instruction,
One candidate for Commissioner of Publis Lands, and for the transaction of such other busines as may properly come before the said convention.

The basis of representation will be two

The basis of representation will be two delegates at large for each county and one delegate for each 100 votes or major fraction thereof cast in each county for the Hon. Hiram E. Hadley, Republican candidate for State Supreme Judge at the general election of 1902, the apportionment of each county being as follows:

ROLL

	TOTA	ш.	
County-		Voters.	Delegates
Adams		699	9
Asotin		407	6
Chehalis		1,714	19
Chelan		710	9
Clallam		708	9
Clarke		1,539	17
Columbia		821	10
Cowlitz		1,123	13
Douglas		761	10
Ferry		399	6
Franklin		222	4
Garfield		526	7
Island		322	5
Jefferson		717	9
King		11.276	115
Kitsap		1,108	13
Kittitas		1,070	13
Klickitat		913	11
Lewis		1,903	21
Lincoln		1,517	17
Mason		544	7
Okanogan		565	8
Pacific		846	10
Pierce		5,607	58
San Juan		431	6
Skagit		1,945	21
Skamania		182	4
Snohomish		3,787	40
Spokane		4,691	49
Stevens		1,273	15
Thurston		1,323	15
Wahkiakum		355	6
Walla Walla		1,814	20
Whatcom		3,289	35
Whitman		2,205	24

Yakima 1,705

All County Conventions in electing delegates to the State Convention will also elect alternates, and it is also deemed best that the County Conventions to elect their delegates to the State Convention be held at least 10 days prior to May 11th, 1904.

It is recommended that at the time of selecting delegates to the State Convention the County Conventions in those counties which are included in judicial or senatorial which are included in judicial or senatorial districts composing two or more counties also select delegates based on the same apportionment as delegates to the state convention are elected to judicial or senatorial conventions for such districts, to be held at such time and place as may be determined by the Republican County Central Committees of the counties in such districts.

districts.

The State Central Committee recommends that all voters who believe in the principles of the Republican party and endorse its policies and will support the nominees of the party at the November election, are cordially invited to participate in the primaries ELLIS MORRISON,

Chairman Republican State Central Committee. M. E. HAY, Secretary. JOHN L NAGLE, Ass't. Sec'y.

IN THE SUPERIOR COURT OF THE State of Washington, in and for King

County. In the matter of the application of the San Juan Fish & Packing Company, a corporation, for voluntary dissolution. Notice of Application for Voluntary Dissolution. Notice is hereby given that a petition has been duly filed with the above court, praying for the dissolution and disincorporation of above named corporation formed under the laws of the State of Washington. County

praying for the dissolution and disherdporation of above named corporation formed
under the laws of the State of Washington,
that such petition, together with the certificate is duly signed and executed by the
proper officers of said corporation.

That the 11th day of May, 9:30 a. m.
1904, or as soon thereafter as a hearing
can be had, any and all parties in interest
will be heard before Hon. W. R. Bell, judge
of the above entitled court to show cause,
if any there be, why such corporation shall
not be dissolved, and at said time said court
will proceed to consider the application for
dissolution and disincorporation, and will
make such order as to said court seems
right and proper in the premises.

Whereof take due notice.

(Seal.)

C. A. KOEPFLI,

C. A. KOEPFLI, (Seal.)

Clerk Superior Court. By J. M. BREWSTER, Deputy. Date 1st publication March 11, 1904. BOGLE & RICHARDSON,
Attorneys for Petitioner.
Block, Rooms 40-42.
Mar. 11-May 6.

IN THE DISTRICT COURT OF THE United States for the District of Washington, Northern Division. In Pankruptcy. In the matter of Fred T. Evans, Jr., Pankrupt. No. 2629.

To the creditors of the above named bankrupt and to all other persons in interest: Take notice, that the above named bankrupt has petitioned this court for a full discharge from all debts provable against his estate under the acts of congress relating to bankruptcy, and that a hearing will be had thereon before the District Court of the United States for the District of Washington, at Seattle in the Northern Division of said district, on the 8th day of April, 1904, at ten o'clock in the forenoon; at which time and place you may appear and show cause, if any you have, why the prayer of the said petitioner should not be granted.

Seattle, Washington, March 8, 1904

granted.
Scattle, Washington, March 8, 1904.
(Seal.)
R. M. HOPKINS, Clerk.

R. M. HOPKINS, Clerk.

By H. M. WALTHEW, Deputy Clerk.

Call for a Republican State Convention for the State of Washington, to be held in the City of Tacoma on the 11th day of May, 1904, at the hour of 10 o'clock a. m.

By the authority and in obedience to the instructions of the Republican State Central Committee at its meeting duly called and held in the City of Seattle, on Saturday, February, 27, 1904.

NOTICE

SHERIFF'S SALE OF REAL ESTATE.

SHERIFF'S SALE OF REAL ESTATE.

State of Washington, County of King. ss. Sheriff's Office.

By virtue of an execution issued out of the Honorable Superior Court of King County, on the 5th day of January, 1904, by the Clerk thereof, in the case of Ella M. Ward, Plaintiff, versus Fred S. Twitchell and Mary Twitchell, his wife, Defendants, No. 37102, and to me, as Sheriff, directed and delivered:

Notice is hereby given, that I will proceed to sell at public auction to the highest bidder for cash, within the hours prescribed by law for Sheriff's sales, to-wit: at 10 o'clock A. M. on the 20th day of February. A. D., 1904, hefore the court house door of said King county, in the state of Washington, all of the right, title and interest of the said defendants in and to the following described property, situated in King county, state of Washington, to-wit: The south half (14) of lot 3, and all of lots 4 and 5, in block 9, Young's addition to the city of Seattle, levied on as the property of defendants to satisfy a judgment, amounting to three thousand eight hundred forty-five and 37-100 dollars, and costs of suit, in favor of the plaintiff.

Dated this 1°th day of January, 1904, ED. CUDIHEE, Sheriff, By WM. CORCORAN, Deputy.

NOTICE OF APPLICATION TO PURchase of Shore Lands.—No. 3328.

Office of Commissioner of Public Lands,
Olympia Washington.

Notice is hereby given that Everett
Smith of Seattle, has filed an application
in this office to purchase the following described Shore Lands, of the second class,
situate in King County Washington to situate in King County, Washington, to-

All shore lands of the second class owned by the State of Washington, situate in front of (adjacent to or upon the two following described portions of the U.S. Government meander line, to-wit:

(1) Beginning at a point on said meander line whence the meander corner to fractional sections 23 and 26, Twp. 24 N., R. 4 E., W. M., bears north 6.44 chains distant; thence from said initial point south for a distance of 4.65 lineal chains along said meander line.

(2) Beginning at a point on said meander line whence the meander corner to fractional sections 23 and 26, Twp. 24 N., R. 4 E., W. M., bears north 32 deg. 30 min. east 2.43 chains and north 14.00 chains; thence from said initial point south 32½ deg. west 10.07 chains, south 47¼ deg., west 1.56 chains.

The above described portions of the me-

west 1.56 chains.

The above described portions of the meander line have a total length of 16.28 lineal chains, measured along said meander line according to a certified copy of the government field notes of the survey thereof on file in the office of the Commissioner of Public Lands at Olympia. Washington.

The application for the purchase of the above described shore lands shall stand approved if no notice of contest is filed within the time prescribed by law.

Date of first publication March 18, 1904.

S. A. CALLVERT.

Commissioner of Public Lands.

IN THE SUPERIOR COURT OF THE State of Washington for the County of King.
S. P. Willis, Plaintiff, vs. B. H. Cox and Jane Doe Cox, his wife, whose true christian name is to plaintiff unknown,

The object of the above entitled action is to exclude the defendants, and each of them, from any lien, claim or interest in the following described real estate, to-wit: Plock four of Shinn's Addition to Kent, King county. State of Washington, in which the defendants claim some right, lien or interest, and to quiet the title to said premises in the plaintiff.

MARTIN J. LUND,

Attorney for Plaintiff.
Office and postoffice address: 330 Arcade building. Seattle, Wash.

Date of first publication, January 8, 1904; last February 19, 1904.

IN THE SUPERIOR COURT OF KING County, State of Washington. Theodore Haight, Plaintiff, vs. Ellen Jane Haight, Defendant.

No. Summons by Publication. State of Washington to the said Ellen

State of Washington to the said Ellen Jane Haight, defendant:
You are hereby summoned to appear within sixty days after the date of the first publication of said summons, to-wit: within sixty days after the 30th day of January, 1904, and defend the above entitled action in the above entitled court, and answer the complaint of the plaintiff, and answer the complaint of the plaintiff, and serve a copy of your answer upon the undersigned attorney for the plaintiff, at his office below stated; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said

The object of this action as set forth in the complaint is to dissolve forever the bonds of matrimony existing between you and the said plaintiff.

Office and postoffice address: Room No. 301 Marion Building, Seattle, King County, Washington.

Jan. 30-Mar. 11.

IN THE SUPERIOR COURT OF THE State of Washington, for the County of King.

S. P. Willis, Plaintiff, vs. James Moller, Jane Doe Moller, his wife, whose true christian name is to plaintiff unknown, defendants.

.-Summons by publication. The State of Washington to James Moller and Jane Doe Moller, his wife, whose true Christian name is to plaintiff unknown, the above named defend-

Ants:

You and each of you are hereby summoned to appear within sixty (60) days after the first publication of this summons, to-wit: within sixty (60) days after the 8th day of January, 1904, 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 so to do judgment will be rendered against you according to the demand of plaintiff's complaint, which has been filed with the clerk of the above entitled court.

The object of the above entitled action is to exclude the defendants, and each of them, from any lien, claim or interest in the following described real estate, to-wit: Block four of Shinn's Addition to Kent, King county, State of Washington, in which the defendants claim some right, lien or interest, and to quiet the title to said premises in the plaintiff.

MARTIN J. LUND, Attorney for Plaintiff.

Office and postoffice address: 330 Arcade building, Seattle, Wash.

Date of first publication, January 22, 1904; last Marci 4, 1904.

IN THE SUPERIOR COURT OF THE State of Washington, in and for the County of King.

In the Matter of the Petition of the City of Seattle, a city of the first class, that just compensation, to be made for the private property to be taken or damaged by the laying off, extending and establishing of a public street and highway, in the City of Seattle, through and across a portion of Block Seven (7), Kaufman's Addition to the City of Seattle, and Block Seven (7), Burke's Second Addition to the City of Seattle, the same being a connection between Twenty - seventh Avenue South, as platted in Kaufman's Addition to the City of Seattle, with said Twenty-seventh avenue South, as platted in Burke's Second Addition to the City of Seattle, as provided for and specified in Ordinance No. 10021 of said City, approved August 10, 1903, be ascertained by a jury, or by the court in case a jury be waived.

SUMMONS BY PUBLICATION.

SUMMONS BY PUBLICATION.

SUMMONS BY PUBLICATION.

The State of Washington to
James Gallagher and — Gallagher,
his wife, and I. L. Cole:
You and each of you are hereby summoned to appear within sixty (60) days
after the date of the first publication of
this summons, to-wit: within sixty (60)
days after the 22nd day of January,
1904, and defend the above entitled action, in the Superior Court of the State
of Washington, for Iling County, aforesaid, and serve a copy of your answer
upon the undersigned, attorneys for petitioner, at their office below stated: and
in case of your failure so to do, judgment will be rendered according to the
demand of the petition, which has been
filed with the Clerk of said Court.

The object of this proceeding is to
procure land, property and property
rights by appropriation and right of
eminent domain, necessary for the laying off, extending and establishing of a
public street and highway, in the City
of Seattle, through and across a portion
of Block Seven (7), Kaufman's Addition
to the City of Seattle, and Block Seven
(7), Burke's Second Addition to the City
of Seattle, the same being a connection
between Twenty-seventh Avenue South,
as platted in Kaufman's Addition to the
City of Seattle, with said Twentyseventh Avenue South, as platted in
Burke's Second Addition to the City of
Seattle, as provided for and specified in
Ordinance No. 10021 of said city, approved August 10, 1903, and for a release
from all liaburity to the owners of such
property, or others having any interest
therein, as may be damaged or injuriproperty, or others having any interest therein, as may be damaged or injuriously affected by reason of the appropriation thereof by said city, as provided for and speicfied in said Ordinance No.

MITCHELL GILLIAM, WM. PARMERLEE, HUGH A. TAIT, Attorneys for Petitioner. Office and Postoffice address: Room 40 Haller Bldg., Seattle, Washington. Jan. 22-March 4.

IN THE SUPERIOR COURT OF THE State of Washington, for King County. Summons. Amanda J. Daniels, plaintiff, vs. Leroy

Daniels, defendant.

The State of Washington to the said Leroy Daniels, the above named defend-

Leroy Daniels, the above named defendant:
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 4th day of March, 1904, and defend the above entitled action in the above entitled court and answer the complaint of the plaintiff at his office below stated; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed with

the complaint, which has been filed with the clerk of said court.

The object of this action is to dissolve

the bonds of matrimony heretofore and now existing between plaintiff and defendant on the ground of defendant's willful failure to the ground or gereiants support plaintiff.

ANDREW R. BLACK.

Attorney for Plaint

Attorney for Plaintiff.
P. O. Address: Seattle, King County, Washington. Office Address: 327-328 Pacific March 4, April 15.

IN THE SUPERIOR COURT OF THE State of Washington, for King County.

Annie J. Taylor, Plaintiff, vs. Thomas J.

Annie J Taylor, Plaintiff, vs. Thomas J. Taylor Defendant.
The State of Washington to the said Thomas J. Taylor, Defendant:
You are hereby summoned to appear within sixty (60) days after the date of the first publication of this summons, to-wit: within sixty (60) days after the 6th day of February, 1904, and defend the above entitled action in the above entitled action in the above entitled action in the serve a copy of your answer upon the and answer the complaint of the plaintiff, and serve a copy of your answer upon the undersigned attorneys for plaintiff at their office below stated: and in case of your failure so to do judgment will be rendered against you according to the demand of the complaint, which has been filed with the clerk of said court.

The object for which said action is brought is to secure a divorce upon the grounds of desertion and failure to support.

ROO'T, PALMER & BROWN, Attorneys for Plaintiff. Postoffice Address: 633 Ploneer Building, King County, Washington. February 6, 1904.