The Labor Journal.

PUBLISHED EVERY THURSDAY Labor Temple, Everett, Wash.

Entered at the Post Office in Everett. Washington, as second class Mail Mat-J. E. CAMPBELL ... Business Manager.

Phones Sunset 148, Ind. 681Y. Subscription \$1.00 Per Year in Advance. Advertising Rates on Application.

UNION DIRECTORY

American Federation of Labor.

Samuel Gompers -------President. James Duncan----First Vice President. John Mitchell___Second Vice President. James O'Connel_Third Vice President. Max Morris Fourth Vice President.
Dennis A. Hayes Fifth Vice President. Wm. D. Huber___Sixth Vice President. Jos. E. Valentine Eighth Vice President John B. Lennon ----- Treasurer. Frank Morrison ------ Secretary Washington State Federation of Labor. President ----- C. R. Case.

Seattle. First Vice President ____Fred Hudson. Second Vice President_Thos, Maloney Spokane. Third Vice President L. F. Clarke. Fourth Vice President_H. A. Livermore. Hoquiam.
Fifth Vice President___W. J. Bradford. Tacoma. Sixth Vice President____Jas. Durham. Ravensdale. Seventh Vice President_J. E. Campbell.

Everett. Sec.-Treas Charles Perry Taylor.
Box 185, Tacoma. Organizer _____C. O. Young. Everett Trades Council.

J. C. Rourke President.

Jas. Ballew Vice President Fox -----Treasurer R. F. Straka -----Secretary E. P. Marsh -----Reading Clerk



Wonder if the physicians didn't have a hand in framing that new marriage license law. Looks that way.

tale is to be believed, are running their the country was demanding such acplants at a dead loss just to give the tion. And in the states of the middle

legislative session can do is to transact duction and the benefit it would bring their business promptly and adjourn and to the country. Senator LaFollette begin the people of the state a rest. We lieves that party pledges should be have had about all the feel legislation binding upon the people of the state a rest. We lieves that party pledges should be have had about all the feel legislation binding upon the people of the state a rest. We lieves that party pledges should be have had about all the feel legislation binding upon the people of the state a rest. We lieves that party pledges should be have had about all the feel legislation binding upon the people of the state a rest. We lieves that party pledges should be have had about all the feel legislation by the people of the state a rest. We lieves that party pledges should be have had about all the feel legislation because the people of the state a rest. We lieves that party pledges should be have had about all the feel legislation because the people of the state a rest. We lieves that party pledges should be have had about all the feel legislation because the people of the state a rest. We lieve that party pledges should be have had about all the feel legislation because the people of the state a rest. We lieve that party pledges should be have had about all the feel legislation because the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state a rest. We lieve the people of the state have had about all the fool legislation binding upon the party making them.

signed a call for a meeting of the King County Bar association to draw up a respect and admiration, the insurgents, with within sixty days after the 13th day of May, A. D. 1909, and defend the petition to the legislature asking them who are true to what they believe to be above entitled action in the above en primary law passed last winter which lows who stick to "special interests?" relegated the nomination of supreme under the old system of convention IN THE SUPERIOR COURT OF THE manipulation the corporations had the game in their own hands and could force FOR SNOHOMISH COUNTY.

STATE OF WASHINGTON, IN AND with the clerk of said court. That said action is brought to quiet the title to the nomination of men favorable to cor-the nomination of men favorable to cor-of Andrew G. Norvold, Deceased. for the legisglature taking the action they did and if Gov. Hay was the champion of the people he would now have duly verified, praying for an order of ington.

Jens Andersen, the executor of the especial property being described as lots 31 and 32, in block 827, plat of Everett, Division 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in block 827, plat of Everett, Division 4, which is perfectly being described as lots 31 and 32, in bloc us believe he would have vetoed that this court for the sale of all real estate obnoxious measure the moment it reachfor the purposes therein set forth, at Washington. ed him. If any legislation is to be con- public sale, and it appearing to the court sidered by the special session this pri- from said petition that the personal esmary amendment should be repealed tate of the said deceased in the hands of Enemies of the direct primary law will the claims against the said estate and be right on the job. This is proven by the expenses of administration thereof. the information recently given that an and that it is necessary to sell all or a In the Matter of the Estate of Georattempt would be made to again pass portion of the real estate of the said deceased to pay the said claims and expenses of the administration, and it appears to be administration of the real estate of the said deceased to pay the said claims and expenses of the administration, and it appears to be a said that it is necessary to sent all of the said deceased to pay the said claims and expenses of the administration, and it appears to sent all of the said deceased to pay the said claims and expenses of the administration, and it appears to sent all of the said deceased to pay the said claims and expenses of the administration and it appears to sent all of the said deceased to pay the said claims and expenses of the said deceased to pay the said claims and expenses of the administration and the said deceased to pay the said claims and expenses of the administration and the said claims and expenses of the administration and the said claims are provided to the said claims and expenses of the administration and the said claims are provided to the said claims and expenses of the administration and the said claims are provided to the said claims and expenses of the administration and the said claims are provided to the said claims are the legsilature signing any pre-election pearing to the court that said petition pledges. The people have said they want conforms to and is in accordance with ed a direct primary law. It depends upon the requirements of law in such cases their vigilance whether it be a reality made and provided, it is ordered by the ourt that all persons interested in the or a farce. Only eternal vigilance will estate of the said deceased appear before

ed States senate than a poor one berich man in the vast majority of cases tions have made him so. The chase o wealth in this age of frenzied finance obliterates sentiment and the sense of justice between man and man and sets the dollar above human needs and moral standards. The monied man comes to weigh the things of life purely in a dol lars and cents scale. He loses the true perspective of life and considers everything from a business standpoint. Nor can he if he would break loose the ties that bind him to his former associates in the money-getting whirl. He owes them too much and it is but natural that having helped ensconce him in his seat in the senate they should expect him to remember them in matters of legislation. And they are not disappoint ed. No, give us a man in humbler circumstances as our ideal representative. There are men of great brains who are of and for the people. Men with ability and training who might have become creatures of the trusts and in turn enriched by them but who have had strength of character enough to cast their lot with the common people and fight their battle against greed and corruption. They haven't amassed many

iness to oppose concentrated wealth. But Humphries of this state, whom the orporations fear and hate and the peo-E. P. MARSH.....Editor. practicing attorney in this commone could be nominated for a seat on n declaring that of the men in sight who aspire to the senatorial toga of Samuel Piles, Judge John E. Humphries stands as our choice for that honorable position. And we believe we voice the entiments of the great majority of working men of this state.

Senators LaFollette of Wisconsin nd Beveridge of Indiana are receiving great deal of criticism just now brough the columns of the daily papers to sell the said real estate of said deceased, or so much thereof as may be necessary to pay the aforesaid claims and expenses of administration, at public and thus unduly prolonging he session. And as the uncertainty of ariff changes is "hurting business." r their stand on tariff legislation. As ariff changes is "hurting business," least four consecutive weeks before the ed and described. lessrs. LaFollette and Beveridge are said 17th day of July, 1909, in the Lao blame for the delay in the return of prosperity to the country because they nd their followers chose to place obtained in said country of Snohomish and of general circulation therein.

Done in open court this 15th day of tructions in the way of Aldrich and his June, 1909. ellows. This is the way the papers exlain their attitude towards these gen-lemen. They recomize of course the Date of 1st publication, June 17, 09-5t lemen. They recognize of course the bility and integrity of the gentlemen, te., etc. But what is it that the inirgents are really guilty of doing? rying to carry out the party declara. IN THE SUPERIOR COURT OF THE ion in the Chicago platform. That is neir crime. They believe that when a MISH. party promulgates a platform and considers it good enough to go before the cople for their suffrage, the party if ecple for their suffrage, the party if placed in power should attempt to carry ut the provisions in that platform.

Notice is hereby given by the undersigned, Marie Ann Decorby, executrix of the estate of Felix N. Decorby, deceased, to the creditors and all persons The stand-patters insinuate that the latform did not promise "tariff revison downward" in specific terms but simply promised to "revise the tariff." each of the office of Coleman & Fogarty in the Walsh block, Everett, Snoomed to appear within sixty (60) days after the date of the first publication of this notice to said expectation of the Walsh block, Everett, Snoomed to appear within sixty (60) days after the date of the first publication. Despite this squirming the fact remains that the voters of the country did interpret the tariff clause in the Chicago latform to mean "revision downward" latform to mean "rev and that the platform makers at that Executrix of the Estate of Felix X. Detime intended that it should be so in-The lumber manufacturers, if their terpreted for the very good reason that Date of first publication, June 17-09 4t poor working men a job! Oh, rats! west where the call for revision was loudest, the campaign orators shouted IN THE SUPERIOR COURT OF THE The greatest good that the coming themselves red in the face over tariff re-Senator Aldrich and his crowd believe that party pledges are made to get that party pledges are made to get that party pledges are made to get to get the date of the said with the state of Washington to the said with the said in Seattle have votes. That is the difference between within sixty days

prevent us from waking up some fine morning to the fact that scheming politicians have taken all the meat out of the cocoanut and left the people holding the city of Everett, in said Snohomish in the corrections of the said deceased appear below a said superior court on Saturday, the 17th day of July, 1909, at the hour of 10 o'clock in the forenoon of said day at the court room of said superior court in the city of Everett, in said Snohomish in the city of Everett in the city of Evere ounty, then and there to show cause, if any they have, why an order of this court should not be granted to said ex-

One often hears the remark that it ecutor authorizing and empowering him See that the Bartender is wearing this Button It is inlaid in WHITE background



75 cents

O'Sullivan Rubber heels 40 cents Canvas gloves - 4 pair 25c

John Goldthorpe, Prop. Phone Ind. 731

JOHN SANDIDGE,

NOTICE TO CREDITORS.

NOTICE TO THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SNOHO.

STATE OF WASHINGTON, IN AND FOR THE COUNTY OF SNOHO.

STATE OF WASHINGTON IN AND FOR SNOHOMISH COUNTY.

P. O. Solberg, Plaintiff, vs. Thomas J. Mort, as executor of the last will and

corby, Deceased. Dated this 15th day of June, 1909.

SUMMONS FOR PUBLICATION.

STATE OF WASHINGTON IN AND

to repeal the amendment to the direct the country's best interests, or the fel- titled court, and answer the complaint of the plaintiffs, and serve a copy of your answer upon the undersigned attorneys for plaintiffs at their office becourt judges back to the old conven-tion system. They realize the fact that.

ORDER TO SHOW CAUSE ON SALE low stated, and in case of your failure of REAL ESTATE.

So to do judgment, will be rendered against you according to the demand of the complaint which has been filed action is brought to quiet the title to

> Cooley & Horan, plaintiff's attorneys, P. O. address, Wisconsin block, Everett, of Certificate of Delinquency number Date of first publication, May 13-6t.

OF WASHINTON IN AND FOR SNO-

giana Charlton, Deceased. the estate of Georgiana Charlton, deceased, that he has been appointed as such, and to the creditors of and all persons having claims against said deceased to exhibit them with the necessary vouchers within twelve (12) months after the first publication of this notice, to-wit, within twelve months after the 20th day of May, 1909, to said adminstrator at his office, room 21, Walsh block, Everett, Snohomish county, Washington, the same being the place for the transaction of the business of said estate in Snohomish county, and all claims not so presented shall be for-

J. M. BABCOCK, Administrator, Room 21 Walsh Block, Everett, Wash. HOS. A. STIGER,

Attorney for Administrator. Date of first publication, May 20, '09. Date of last publication, June 17, '09.

NOTICE AND SUMMONS the Superior Court of the State of Washington in and for the County of

Hewitt Land Company, a Corporation, Plaintiff, vs. Mitchell Land and Im-provement Company: Theresa Burka and all persons unknown, if any, having or claiming an interest or estate in and to the hereinafter described real property, Defendants.

THE STATE OF WASHINGTON, to

e above named defendants: You are hereby notified that the above amed plaintiff is the owner and holder of Certificate of Delinquency numbered 4007 issued and dated the 31 day of January, A. D. 1898, by the County of Snohomish, State of Washington for the amount of thirty seven and 95-100 (\$37.95) Dollars, the same being the amount then due and delinquent for taxes for the years 1892, 1893, 1894, 1895 ipon real property of which you, the said defendants are the owners and reputed owners, situate in said county and more particularly described as fol-

Lot thirty-six (36) of block "E" penalty, interest and costs, against the penalty interest and costs, against the lands and premises hereinbefore mention-pany's First Addition to Everett, and ed and described. pon which the above named plaintiff nd its assignors, have paid subsequent axes assessed against said property as

Taxes for the year 1896, amounting to

\$6.32, paid February 28th, 1901.

Taxes for the year 1897, amounting to \$5.64, paid February 28th, 1901.

Taxes for the year 1898, amounting to \$4.54, paid February 28th, 1901. Taxes for the year 1899, amounting to

\$4.22, paid February 28th, 1901.
Taxes for the year 1900, amounting to \$1.35, paid March 15th, 1902.

Taxes for the year 1901, amounting to \$1.13, paid March 15th, 1902. Taxes for the year 1902, amounting to \$1.92, paid February 23rd, 1903.

Taxes for the year 1903, amounting to \$2.63, paid May 31st, 1905. Taxes for the year 1904, amounting to

Taxes for the year 1904, amounting to \$2.18, paid May 31st, 1905.

Taxes for the year 1905, amounting to \$2.08, paid June 1st, 1906.

Taxes for the year 1906, amounting to \$2.08, paid April 13th, 1909.

Taxes for the year 1907, amounting to

Taxes for the year 1907, amounting to \$2.33, paid April 13th, 1909.

Taxes for the year 1908, amounting to \$3.78, paid April 13th, 1909.

All of said several amounts bearing interest at the rate of fifteen per cent per annum from the respective dates of 70c per doz. Full line men's sox payment thereof.

And you and each of you are hereby summoned to appear within sixty days after the date of the first publication of this notice and summons ex-clusive of the date of such first publication, to-wit: within sixty days after the 29th day of April, A. D. 2938 Broadway Ave. 1909, exclusive of said day, and defend the above entitled action in the Court

HEWITT LAND COMPANY,

By RALPH C. BELL, Attorney for plaintiff, P. O. Address, Ev-Date of first publication April 29, '09

No. 9831. SUMMONS FOR PUBLICATION.

IN THE SUPERIOR COURT OF THE

Mort, as executor of the last will and testament of John Mort, deceased, Isaac A. Mort, Thomas J. Mort. Daniel Mort, Homer Mort, James Mort, William Mort, Sarah Rush, Della Greenwell and Fran't Mort, Della Greenwell, as administrative of estate of Lucin I Mort, deceased, and George W. Swank defendants.

and serve a copy of your answer upon the undersigned attorney for plaintiff at his postoffice address below given, and in case of your failure so to do, judgment will be rendered against you according to the demands of the complaint *********** and amended complaint, the original of which has been filed with the clerk of the above entitled court.

This action is brought for the pur-

pose of obtaining a judgment on a prom-FOR THE COUNTY OF SNOHO issory note and satisfying the same by lips, Defendant.

The State of Washington to the said particulars.

WILLIAM SHELLER, summoned to appear after the date of the Postoffice and office address, rooms 32

NOTICE AND SUMMONS

In the Superior Court of the State of Washington in and for the County of Snohomish.

Hewitt Land Company, a Corporation, Plaintiff, vs. Mitchell Land and Improvement Company: Everett Mosaic Tile Co. and all persons unknown if any, having or claiming an interest or estate in and to the hereinafter described real property, Defendants. THE STATE OF WASHINGTON, to the above named defendants:

You are hereby notified that the above named plaintiff is the owner and holder ed 4008 issued and dated the 31 day January, A. D. 1898, by the County Snohomish, State of Washington for th NOTICE TO CREDITORS. amount of twenty-seven and 24-100 IN SUPERIOR COURT OF THE STATE (\$27.24) Dollars, the same being the amount then due and delinquent taxes for the years 1893, 1894, 189 upon real property of which you, the said defendants are the owners and re-Notice is hereby given by the under-signed, J. M. Babcock, administrator of and more particularly described as fo puted owners, situate in said county

lows, to-wit: Lot thirty-seven (37) of block "E" of Mitchell Land and Improvement Company's First Addition to Everett, and upon which the above named plaintiff and its assignors, have paid subsequent taxes assessed against said property as

Taxes for the year 1896, amounting to \$12.67, paid February 28th, 1901. Taxes for the year 1897, amounting t 55.64, paid February 28th, 1901. Taxes for the year 1898, amounting t

84.54, paid February 28th, 1901. Taxes for the year 1899, amounting to \$4.22, paid February 28th, 1901. Taxes for the year 1900, amounting to \$1.34, paid March 5th, 1902. Taxes for the year 1901, amounting to

\$1.13, paid March 5th, 1902. Taxes for the year 1902, amounting to \$1.92, paid February 23rd, 1903. Taxes for the year 1903, amounting to \$2.62, paid May 3rd, 1905.

Taxes for the year 1904, amounting to \$2.18, paid May 3rd, 1905. Taxes for the year 1905, amounting to \$2.08, paid June 1st, 1906 Taxes for the year 1906, amounting to \$2.08, paid April 13th, 1909.
Taxes for the year 1907, amounting to

\$2.33, paid April 13th, 1909.
Taxes for the year 1908, amounting to \$3.78, paid April 13th, 1909.
All of said several amounts bearing interest at the rate of fifteen per cent per annum from the respective dates of payment thereof.

And you and each of you are hereby summoned to appear within sixty days after the date of the first publication of this notice and summons ex-clusive of the date of such first publication, to-wit: within sixty \$1.00 CLEVETT GOLF SHIRTS days after the 29th day of April, A. D. Latest designs. Spot cash price 65c \$1.50 CLEVETT COAT SHIRT— 1909, exclusive of said day, and defend the above entitled action in the Court aforesaid, or pay the amount due as above set forth, together with the costs. In case of your failure so to do, judg-ment will be rendered foreclosing said lien for Certificate of Delinquency, taxes,

HEWITT LAND COMPANY. By RALPH C. BELL,
Attorney for plaintiff, P. O. Address, Ev erett, Wash. Date of first publication April 29, '09.

Everett Paint, Paper & Art Co.

Let us show you

MODERN ART In all its beauty in

Our new WALL PAPERS

2802 COLBY AVE. Ind. 66X, Phones: Sun. 1959

Everett Paint, Paper & Art Co.

the SHOEMAN

Ralston \$4.00 Fellowcraft \$3.50

Union Made

Nettleton \$6.00

The LINE that PLEASES Bargreens Golden Drip

Coffee. Bargreens Black Tea. Bargreens Pure Spices. Bargreens Pure Extracts. Bargreens Baking Powder.

IMPERIAL TEA CO. 1407 Hewitt Ave.

Both Phones 142.

DOBB'S Wall Paper and

Paint Co. WALL PAPER, PAINTS, OILS, BRUSHES, Etc. -Agents for-

HARRISON, TOWNE & COUN-TRY PAINTS, MIXED VAR-NISHES, ETC. Ind. 81 X.

2935 Colby Avenue.

"If It's Right the Boston Sells It'

IT PAYS

To buy at The Boston because here you will find every garment that a man or boy wears at the lowest possible price that good goods can be sold for.

> Men's Suits \$12 to \$50 Men's Hats \$1.50 to \$5

> > "UNION MADE"

The Boston Clothing Co.

Brotherhood Gloves Keystone Overalls:



We Carry a Full Line of

FRESH MEATS All Government Inspected Look for Stamp No. 194

MONTE CRISTO MARKET

1712 Hewitt Both Phones 201

UMBRELLAS

For School Children from 40c up. Ladies' tape edge, silk taffetta, with silver trimmed handles, \$2.00.

and REPAIRING Foley's Umbrella Store

2521 Hewitt Ave.

Plumbing

Gas. Steam and Hot Water

Fitting, Jobbing Promptly

Attended to. : : :

Phones Sunset 1222; Ind. 104 X H. C. Brown

The Union Transfer

Phone Main 141 Baggage, Furniture, Piano and Machinery Moving, Storage Warehouse.

Livery and Boarding Stable Corner Grand and California.

By Request of the Public

Who could not be served in the past week owing to the great rush for high class merchandise at low prices, and by our numerous customers who have been dealing with the Red Front Clothing Co. since it's establishment. We are compelled to continue our great sale for a period of 10 days

10 DAYS LONGER

To give those who desire an elegant new summer suit at spot cash price. We have received our second and last shipment from Rogers, Spellman and Co., SPOT CASH PURCHASE-It all goes on sale this week, men's furnishing goods included. See the display in our windows. Merchandise at spot cash prices speak for themselves.

MEN'S CLOTHING DEPART-MENT SPECIAL—In this department we have put the knife to the hilt in our \$13.50, \$15 and \$16.50 Suits. We need say no dow. Spot cash price-

\$7.25 Men's Furnishings SPECIAL!

NECKWEAR-Spot cash 50C NECKWEAR — Spot cash 25c SILK BOWS - The latest. 25c SUSPENDERS — Spot cash 50c SUSPENDERS - Spot cash 500 WORKING SHIRTS - Spot

Men's Pants Special

\$1.50 STRONG WUKKING PANTS—Spot cash price__..85c STRONG WORKING \$2.50 WORSTED STRIPE PANTS \$4 AND \$5 FANCY CASSIMERE AND WORSTED TROUSERS— Spot cash price _____\$2.95

Hats, Caps

SPECIAL!

\$2 MEN'S HATS-All styles. Spot

\$2.50 AND \$ 3.00 MEN'S HATS-

\$3.50 AND \$4.00 MEN'S HATS-

\$1.50 BOYS' HATS - Spot cash

250 MEN'S AND BOYS' CAPS-

50c MEN'S AND BOYS' CAPS-

Spot cash price

Here are also a few plums in Men's Clothing-\$10.00 and \$12.00 Suits. See 'em in our window. Don't miss this opportunity. Spot cash price-

\$4.85

Men's Furnishings SPECIAL!

100 CANVAS GLOVES - Spot 10C HANDKERCHIEFS - Spot MEN'S 25c GARTERS — Spot cash price 500 FINE BALBRIGGAN UN-DERWEAR—In Shirts and Drawers. Spot cash price _____25c SEAMLESS BLACK AND BROWN SOX-Spot cash

20c FANCY SOX-Spot cash 75c MEN'S NIGHT GOWNS -

1901 Hewitt Ave., Cor. Oakes