

FOR GOOD WORK

AMERICAN DYE WORKS

Cleaning, Dyeing and Pressing, Largest and best equipped plant in the county. We call and deliver.

2821 WETMORE

BOTH PHONES 248.

For Men's Union-Made Shoes, and Clothing Hats and Shirts, Established 11 Years

1403 Hewitt Ave., Near Rucker

...... OCATE AT ANGLEY.

HIDBY ISLAND. ASHINGTON

You can buy lots, waterfront tracts, improved acreage and logged-off lands. Small payments down; balance, terms to suit.

WHIDBY LAND CO.

LANGLEY, WASH

We Want to Move

5-8x4 No. 4 Ceiling. 1x4 No. 4 Drop Siding. 1x6 No. 4 Drop Siding. 1x6 No. 4 Rustic. 1/2 x4 No. 4 Cedar Siding

1x4 No. 2 Roof Sheathing. 1x8 No. 2 Shiplap

PRICES VERY LOW Bring Us Your Material Bills for **Estimate**

Ferry-Baker Lumber Co.

General Office and Mills, Foot of 16th Street, Delta. Both Phones 88.

Under Postoffice. Both Phones 845

Also Sunset Phone 308.

See that the

Custom Tailors Union Label

is on your garments.

We have a first class shop and are prepared to take care of your wants in up-to-date clothes.

P. WACNER

Phone Ind. 589Z. Res Ind. 298X. FINE TAILORING. REMOVED TO 1912HEWITT AVE.

E. AKERLY

C. P. JESSEN

Labor Exchange **Employment Office**

We furnish you with a job and give you a square deal.

Phones: Ind, 559z; Sunset, 103.

1218 HEWITT



EXCEPTIONAL VALUES IN LADIES' TAILORED SUITS

The Unloading Sale of Ladies' Tailored Fall Suits surpasses all records ever made in value-giving. Such extraordinary reductions on up-to-

date fall models have never before been offered at the beginning of the

The styles are the accepted models for fall and winter. The long tailored coats are satin lined. The skirts are made in the new pleated effects. Included are also three-piece models, in the princess style. The materials comprise fancy serges, mannish suitings, chiffon, broadcloths, satin finished and striped materials, in all the pleasing fall shades; also staple colors and black. Many of the suits are trimmed; others strictly plain styles; an endless variety to choose from. Come today and buy.

\$25.00 New Fall Suits \$19.50

1718-20 Hewitt Avenue.



We Carry a Full Line of "GOVERNMENT INSPECTED MEATS"

Riverside Market

NOTICE. place when and where a hearing on said IN THE SUPERIOR COURT OF THE final account will be had, and as the STATE OF WASHINGTON, IN AND FOR THE COUNTY OF SNOHOMISH.

A. Morton, Deceased. To All Whom It May Concern: petition requesting that said estate be distributed, and the court has fixed the 22d day of November, 1909, at the hour of 10 o'clock a. m. of said date, at the

County, Washington, as the time and time and place when and where a hearing on said petition for distribution will he had, at which time and place any In the Matter of the Estate of George person interested in said estate may appear and file his objections, in writing, to said account and have his objections Notice is hereby given, that Edward heard by the court, and may appear Morton, has filed his final account here- and file objections, in writing, to the as administrator and has filed a petition for distribution and have his objections heard by the court. Dated this 11th day of October, 1909.

JOHN R. DALLY, Clerk of Said Court.

of certain personal property, belonging to the defendant, which was attached Both Phones 217 herein on the 11th day of October, 1909, under and by virtue of a writ of at-*************** achment issued out of the above entitled court directed to the constable of Everett Precinct, County of Snohomish, State of Washington, said property being more particularly described in the

> WM. SHELLER, Justice of the Peace. Complaint filed October 11th, 1909. Date of first publication October 15, Date of last publication November 12,

inventory and return of said constable

annexed to the writ of attachment here-

SUMMONS FOR PUBLICATION.

JUSTICE COURT, BEFORE WIL LIAM SHELLER, JUSTICE OF THE

PEACE, IN AND FOR EVERETT PRECINCT, COUNTY OF SNOHO-

To Frank W. Neely, defendant: In the name of the State of Washing

above named plaintiffs have filed a com-

will come on to be heard at my office

Washington, on Saturday, the 13th day

of November, A. D. 1909, at the hour of ten (10) o'clock in the forenoon of

said day, and unless you appear, and then and there answer, the same will

plaint is as follows: To recover a judgment against the defendant for the

im of Forty-two and 77-100 Dollars (\$42.77), with interest thereon at the

rate of Six per cent (6 per cent) per

annum from the 31st day of August,

909, together with the costs and disments herein, and to subject to

he lien of the judgment recovered here-

in and to enforce the same by the sale

object and demand of said com-

of the plaintiffs granted.

Neely, Defendant.

1714 Hewitt Avenue. Kids School Umbrellas from

Delivered.

In The Strongest Terms We Reccomend

VANCOUVER. B. C.

BECAUSE it is a rapidly growing metropolis.

BECAUSE it has doubled in population in less than two years and will repeat the same performance within the next two years.

BECAUSE the railroad powers of America evince their confidence in a most emphatic manner. BECAUSE it is the Pacific Coast terminal for four transcontinental railways-the C. P. R., the

Grand Trunk, the Great Northern, and the Northern Pacific. BECAUSE as a commercial city it has a monopoly on practically all of Canada's enormous, rich agricultural belt. It has no rivals for first place in all of Canada.

BECAUSE everybody in Vancouver is making money.

BECAUSE every person in Everett who has put a dollar in Vancouver real estate, has had his original capital multiplied beyond his most sanguine expectations.

One Bellingham man made \$56,000.00 clear profit on an original investment of \$19,000.00 in Vancouver Real Estate. Another Bellingham party put in \$1,000.00 less than two weeks ago and has already taken out \$2,000.00. Come to our local offices 1218 Hewitt, and we will give you scores of similar experiences. People of prominence whom you undoubtedly know well. The same opportunity await you.

We will sell you guaranteed acreage on Lulu Island for \$250 an acre.

\$50 Down, Balance Easy Terms

There are only a few acres left at that price. The land is all cleared and ready for the plow. The soil is such it will raise anything. Vancouver needs more garden truck. Land cannot be cultivated fast enough to supply her increasing demands. The city is today importing a good percentage of its foodstuffs. So much for this areage from an agricultural standpoint.

BUT

When Vancouver is as large as Seattle (which at the present rate of progress will be inside of two years' time) this will cease to be considered as acreage. It will be city property and you can sell it off in city lots at magnificent profits. No one who is familiar with the history of Seattle's suburban acreage will question the probable realization of our prophecy. Investigate the situation and learn for yourself.

There are several Everett parties going over to Vancouver next Sunday. If you are interested let us know in time and you are welcome to join the party. Our automobiles will be awaiting you at the train to show you the property.

Standard rust The

OF VNCOUVER, B. C.

\$1,000,000 Capitalization

1.31

Labor Exchange, 1218 Hewitt Ave. E. Akerly, C. P. Jessen, Local Representatives.

EVERETT TRADES COUNCIL

MISH, STATE OF WASHINGTON. David N. Garthley and R. B. Williams, co-partners, doing business under the The Trades Council met in regular firm name and style of Garthley & session Wednesday night, President Williams, Plaintiffs, vs. Frank W. Stambaugh, presiding.

A communication was received from Central Body of Denver, requesting all plumbers to stay away from that city on, you are hereby notified that the as there is trouble on. plaint against you in said court, which

Council donated the sum of \$10 to the strikers in Sweden.

in the Stokes Building, in the City of Everett, County of Snohomish, State of Report by Unions. Barbers-Two initiations, one appli-

cial secretory reports 163 members in be taken as confessed and the demand good standing. Shingle Weavers-One initiation, two

Carpenters-Seven initiations. Finan-

applications. Electrical Workers-One initiation. Plumbers-Two members by card. Typographical—Five members by

SUMMONS.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON, IN AND FOR THE COUNTY OF SNOHOMISH.

F. E. Anderson, Plaintiff, vs. Tom Hansen and Jane Doe Hansen (whose true Christian name is to plaintiff un-known), his wife, Defendants. The State of Washington, to the said Tom Hansen and Jane Doe Hansen (whose true Christian name is to plaintiff, unknown), his wife, the

above named defendants: You ar hereby summoned to appea within sixty (60) days after the date of the first publication of this summons, to-wit: Within sixty (60) day after the 22nd day of October ,1909, and defend the above entitled action in the Ask for the button when you visit a drink emporium. If you don't find it, signed attorneys for plaintiff, at their office below stated; and in case of your failure so to do judgment will be ren-

dered against you, according to the de-

mand of the complaint which has been filed with the clerk of said court. The above entitled action has been ommenced to obtain a money judgment against said defendants and each of them, and to enforce such judgment we think it is clear how the Pressed against the following described real Steel Car company answers the eleestate, situated in the County of Snohomish, State of Washington, to-wit: The Northwest quarter (N. W. 1/4) of Section thirteen (13), Township thirtytwo (32) north, of Range four (4) east of the Willamette Meridian, which said Covering and Repairs Called for and real estate was attached by plaintiff at the time of the commencement of

BELL, ANDERSON & McLAREN, Attorneys for Plaintiff.
Office and Postoffice Address, Everett, Snohomish County, Washington. Date of first publication October 22d,

SUMMONS FOR PUBLICATION.

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

Slayton and Agnes Slayton, his wif

efendants, Knud Benson and Jane Doe does not have to be careful of men. titled action in the above entitled court, and answer the complaint of the plaintiff and serve a copy of your answer on the undersigned attorney for the plaintiffs at his post office adress.

We do not believe that the owner of below given, and in case of your failure so to do judgment will be rendered capital is the sole arbiter of industry.

Seventeen (17), Township Twenty-eight (28 North, of range Five (5) East, W. M., containing Ten (10) acres of land NOTICE OF SETTLEMENT OF FINAL according to U. S. Government survey excepting therefrom a strip of land Fifteen (15) feet wide off the South side of said tract of land. And to ob ain a decree of the above entiled court forever barring each and all of said defendants from asserting any right, title or interest in the premises above de O. T. WEBB.

Attorney for Plaintiffs. Postoffice address: Stokes Bldg., Everett, Washington. First publication, October 15, 1909.

Nothing but union made tobacco at final new union made cigarette tobacco, Gold Flakes.

This is

and they are Union Made.

1721 HEWITT AVENUE

Northern Transfer Co.

Express and Baggage PIANO AND FURNITURE MOVING PADGETT & BELL, Storage in Connection Office, 2930 Broadway Everett, Wash. 1909.

Union Made Shoes For MEN

Nothing over \$3.50 for Men

Nothing over \$3.00 For WOMEN



M'KEES ROCKS STRIKE.

dent Hoffstot.

In a recent issue the Outlook Magazine reviews the strike at McKees Rocks as follows:

From these facts and this statement mentary questions raised by the strike: Has the workman any rights the emthe right to quit work, and that is his only right in industry.

Is the public concerned in the way a company treats its men? Not at all. It is the public's business simply to protect property and enable the capitalist to get laborers. What the capitalist does with these laborers after he gets them is none of the public's business.

Is the workman on a different basis from the material on which he works? Not essentially. The only difference is IN THE SUPERIOR COURT OF THE that the car company has to buy its steel at the price set by the steel manufacturers, whereas it buys its labor at its own price. This is, of course, because the steel manufacturers are or-Thos. F. Petty, Plaintiffs, vs. ganized, while these laborers are not Knud Benson and Jane Doe Benson, Is the workman to be treated otherhis wife; and all the unknown heirs wise than as a tool or a piece of maof Ben Benson, Deceased; and all chinery? Certainly with no more care, other persons or parties unknown probably with less. If a piece of maclaiming any right, title, estate, lien chinery breaks down the company has or interest in the real estate described in the complaint herein, Demander of the loss, so it is careful of its machinery. But if a work man is killed machinery. But if a workman is killed some slight damages are paid out of The State of Washington to the said the workmen's fund, so the company

Benson, his wife; and all heirs of Ben This attitude is that of industrial Benson, deceased; and all other persons or parties unknown claiming any right, title, estate, lien dustry belongs to the owner of capital. or interest in the real estate described in the complaint herein. It is an attitude that cannot be maintained in a democracy. Indeed, it is ou are hereby summoned to appear tained in a democracy. Indeed, it is within sixty (60) days after the date possible only to the autocrat or the of the first publication of this sum- Socialist. If the principle upheld by ons, to-wit: after the 15th day of President Hoffstot is right, then so-October, 1909, and defend the above en- cialism is inevitable, for the public

against you according to the demands Labor has a right as well as capital to of the complaint, a copy of which has direct industrial activity and decide in been filed with the clerk of said court. dustrial questions. The public is more The above entitled action is an action and more going to concern itself with brought by the plaintiffs to quiet title the condition of laborers; it is going to to certain lands situated in Snohomish County, Washington, described as following to the county of t to-wit: The South half of the vantageous a position as pig iron and North half (S. 1-2 of N. 1-2) of the that a human being is counted of more Southwest quarter of Southwest quarter (S. W. 1-4 of S. W. 1-4) of Section Mr. Hoffstot is the relic of a past

> No. 1664. ACCOUNT AND HEARING OF PETI-TION FOR DISTRIBUTION AND

STATE OF WASHINGTON, IN AND FOR THE COUNTY OF

In the Matter of the Estate of Odin E. Grader, Deceased.

SNOHOMISH.

Notice is hereby given that Victoria Grader, as administratrix of the estate of Odin E. Grader, deceased, has duly filed in the above entitled court her account as such administratrir the Labor Temple cigar stand. Try the and her petition praying for the setestate of the said Odin E. Grader, de ceased, and for her discharge as such administratrix, and that the above entitled court by an order duly made and entered herein has fixed Saturday, the 6th day of November, 1909, at the court house in the City of Everett, County of Snohomish, State of Washington, at the hour of ten (10) o'clock in the forenoon of said day, as the time and place of the hearing of such final account and the settlement of the same and the said petition and application for distribution of said estate and for a final discharge, as the time and place where I give clerks 10% discount in all persons interested in said estate may appear and file their exceptions in writing to said account and contest the same and show cause, if any, why a final distribution of said estate should not be ordered and said administratrix

e finally discharged. Witness the Honorable W. W. Black judge of the said superior court and the seal of said court hereunto affixed this 6th day of October, JOHN R. DALLY,

Attorneys for Administratrix. Date of first publication October 8th,