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 PETTICOATS**

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—Copies of much higher-priced novelty Petticoats. Their tops are solid colors, in such a big variety of wanted colors that every requirement can be satisfactorily fulfilled. The flounces are pleated messaline, taffeta and self material, with fancy sewn-in designs of gaily colored patterns.

Entire Stock Pearl Beads at
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Now Ready New Line of Summer Dress Fabrics An Unusually Attractive Assortment of New Designs and Colorings



A Shorter Work Day

The eight hour day now applies to every worker in the great Procter & Gamble organization except watchmen.

The company was among the very first of the great American industrial companies to adopt this shorter day.

This was not done on the demand of the employees. The company believed that greater leisure and less fatigue would build a better working force. The plan was submitted to the men and women, they voted for it, and it was at once adopted.

Ivory Soap Ivory Soap Flakes P and G The White Naphtha Soap Star Soap Star Naphtha Washing Powder Crisco

THE PROCTER & GAMBLE COMPANY
 Profit Sharing Factories
 New York Cincinnati Kansas City

SUMMONS

In the Superior Court of the State of Washington in and for Snohomish County. Herbert G. Walter, plaintiff, vs. Ruth Walker, defendant.
 The State of Washington to the said defendant, Ruth Walker: 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 25th day of January, 1921, 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 the complaint which has been filed with the clerk of said court.
 The object of this action is to dissolve the marriage law existing between you and said plaintiff, and in said action the plaintiff prays to be forever divorced from you, his grounds being that you have been cruel to him and have subjected him to personal indignities and made his life burdensome.
 GEO. W. LOUITT, Plaintiff's Attorney, address: Room 225 Realty Bldg., corner Hewitt and Colby Avenues, Everett, Snohomish County, State of Washington.
 First publication January 25, 1921. Last publication March 4, 1921.

SUMMONS

In the Superior Court of the State of Washington in and for Snohomish County. Cecelia Colistro, plaintiff, vs. Carmel Colistro, defendant.
 The State of Washington, to the said Carmel Colistro, 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 21st day of January, 1921, 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 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 of this action is to obtain a divorce from the defendant on the grounds of cruelty and non-support.
 E. C. DAILEY, Attorney for Plaintiff, Office and P. O. address—Stokes Building, Everett, Snohomish County, Washington.
 First Publication Jan. 31, 1921. Last Publication March 4, 1921.



Cor. Hewitt and Rockefeller Aves. Phone Main 217

A New Shipment of
PERMANENT FINISH ORGANDIES

—An excellent quality, in flesh, lavender, pink, green, blue, buff, rose, yellow and white; 39 to 40 inches wide; The yard **65c and \$1.00**

SHOWING THE
NEW SPRING VOILES
 At Exceptionally Low Prices

40-Inch Triumph Voile 40-Inch TOULON VOILE

—A fine quality Voile for Springtime frocks, in many figured effects and colors to select from; yard **75c**

—An excellent quality Voile; shown in a wide variety of pleasing and attractive patterns and color effects — a yard **98c**

Summer Prices Reached in
MILK
 11c Per Quart

Milk brought into our plant in the morning reaches the homes within an hour and a half.

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UNFAIR LIST

- BARBER SHOPS**
 L. H. Turner, 1104 Hewitt; Barnhart Shop, Monroe.
- BUILDING LABORERS**
 Peter Jackson, L. Starke, Emil Miersbach, John Grant.
- COFFEE AND TEA HOUSES**
 Manning's Coffee House on Hewitt between Colby and Wetmore; Jack o' Lantern, on Colby, between California and Hewitt.
- CONDENSED MILK**
 Libby, McNeil & Libby, Packers and Cannery; Carnation, Adler, M. Vernon and Washington brands; Lakima City Creamery.
- CONTRACTORS**
 Christ Kruppel & Sons and the Standard Oil Bldg., at corner of Pacific and Virginia.
- ELECTRICIANS**
 F. R. Hare, electrical contractor; John Thueson.
- FISH COMPANIES**
 San Juan Fish Co., Seattle.
- GENERAL MERCHANDISE**
 Hatlers, The Star, Bon Marche of Seattle, 10th March of Seattle.
- MEAT MARKETS**
 The Municipal Meat Market and its Producers, A. C. Wright, A. L. Booth, W. L. Porter.
- PLASTERERS**
 Otto Metz, John Thueson, Mr. Plambach.
- SHIPYARD**
 The Norway-Pacific.
- MISCELLANEOUS**
 C. W. Anrquist, 2505 Lombard; American Packing Co., Everett; Cal. Smiley and Sons; Fitz Gerald; M. Anderson and house, 2109 1/2 Rainier Avenue; R. J. McCain, lumber dealer; W. Johnson and building at 2226 Maple; Mr. Burden and his house, 2211 Maple street; Everett Fruit Products Co.; F. S. Lang Manufacturing Co., of Seattle.

ROSTER OF UNIONS

Under this head will be printed weekly the names of unions, dates and places of meetings, names of officers, secretaries, or business agents, with their house or phone numbers, at 50c per month. The advantage of this Roster will be to inform all organizations as soon as possible after notification.

AMERICAN FEDERATION OF LABOR
 Address: Samuel Gompers, President; or Frank Morrison, Secretary, A. F. of L. Bldg., Washington, D. C.

WASHINGTON STATE FEDERATION OF LABOR
 William M. Short, President, 608-9 Maynard Bldg., Seattle, Wash.
 L. W. Buck, Secretary-Treasurer, 508-9 Maynard Bldg., Seattle, Wash.

CENTRAL LABOR COUNCIL
 Local Unions
 Barbers Local No. 446—Meets 2nd Thursday in each month, 4th Wednesday nights of each month, at the Labor Temple, Fred N. Liljenberg, President, 811 33rd St., Everett; Grant Wirth, Secretary, Labor Temple; Harry O. Parke, Secretary, 3015 North Temple; Sec. J. M. Gibbs, 3119 Oak, Phone White 267.

Engineers, Local No. 719, meets every Thursday in Hall E, Labor Temple, A. H. Herbst, President, 1217 Colby, Phone Red 313; Harry O. Parke, Secretary, 3015 North Temple, Phone Black 962.

Longshoremen Local No. 388, meets Monday nights at 7:30, 2839 Bond; Secretary, Frank Preston, 2939 Bond; Secretary, G. D. Bryan, 2939 Bond; Business Agent, E. Janssen, 2939 Bond, Phone 705.

Painters, Local No. 338, meets every Tuesday at 8 p. m., President, A. C. Hatloe, 1710-17th St., Phone White 1261; Secretary, 2425 Virginia, 2425 Virginia, Phone Blue 335.

Retail Clerks, Local No. 448—Meets first Thursday of each month in hall No. 3, in the Labor Temple, A. J. Hennessey, President; E. R. Svaldell, 1st Vice-President; E. J. Edney, 2nd Vice-President; J. Johnson, Sec.-Treas.; F. J. Scullio, Rec. Sec.

Stage Employees and Moving Picture Operators, Arthur A. Peterson, President, 1909 Wetmore; Fred Tucker, Recording Secretary, 2403 Everett; Geo. Fausner, Fin. Sec.-Treas., 2919 Colby.

Teamsters Local No. 99—Meets in Hall 2, Labor Temple, every Tuesday evening, E. S. Overvold, Secretary, 2425 Wetmore; N. R. Thompson, President; 1204 Wall.

Timberworkers, Local No. 7—Meets 1st and 3rd Fridays and 2nd and 4th Sundays in Labor Temple at 7 p. m., J. C. Rath, President, 2017 1/2 Hewitt; Phone Main 9978; Thomas Holstrom, Rec. Sec., 2230 Lombard; M. A. Meyer, Fin. Sec., 2227 Summit.

SUMMONS

In the Superior Court of the State of Washington for Snohomish County. William H. Pearsall, Plaintiff, vs. Aline Pearsall, Defendant.

The State of Washington, to the said Aline Pearsall, 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 31st day of December, 1920, 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 their office below stated, 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 of this action is to obtain a divorce from the defendant on the grounds of misconduct and cruelty on the part of defendant.

E. C. DAILEY, Attorney for Plaintiff, Office and P. O. address—Stokes Building, Everett, Snohomish County, Washington. First pub. Feb. 31, 1920. Last pub., Feb. 4, 1921.

Smoke OLYMPIC 10c Cigar.

The union label is a "home industry" builder and should receive your patronage.

J. P. MORGAN & CO. AND THE FIRM'S "OFFICE BOYS"

(By Charles M. Kelley.)
 The "open shop" movement did not, like Poppy, "just grow." It is not an accidental or incidental economic phenomena. It is too well organized to permit of any such conclusion. It is too well financed, too well propagandized, entirely too brutal in its conception and execution, not to have a starting point and tremendous driving force behind it. It will be profitable, therefore, to inquire under the surface and establish, if possible, just what interests will be benefited if the drive against the workers should be successful, and what interests are most active in furthering this inhuman and un-American program.

The chief exponent of the "open shop" movement is the Inland Empire Trust, an investigation being conducted at New York developed the information that this company refuses to sell its products to contractors who employ union labor. It is spending a great deal of money in its efforts to keep its workers in economic slavery. The Bethlehem company is an instrumentality of Morgan & Co.

The Bethlehem Steel Company is another advocate of the "open shop." Its investigation being conducted at New York developed the information that this company refuses to sell its products to contractors who employ union labor. It is spending a great deal of money in its efforts to keep its workers in economic slavery. The Bethlehem company is an instrumentality of Morgan & Co.

Twenty-nine railroads are giving the workers a great deal of trouble. They lead in the assaults upon craft organizations and are endeavoring to force reductions of wages. These 29 railroads are Morgan roads. Leading spokesmen for the railroad "open-shoppers" is General W. W. Atterbury, of the Pennsylvania. This corporation is dominated by the house of Morgan and Atterbury is messenger boy for Wall street.

West Virginia and Alabama coal fields have resisted with blood and fire all attempts to organize the miners. What amounts to a state of civil war now exists in these states. These fields are owned or controlled by the house of Morgan. Supply and equipment concerns that are notoriously anti-union and merciless in the treatment accorded workers are, in every instance, Morgan concerns.

Industries that are financed by Morgan, wherever located, are fighting workers and standing firm for long hours and low wages. A Morgan plant is as a rule a non-union plant, with the concomitant spy systems, gunmen and cowed working personnel.

Morgan the Evil Genius. The ramifications of the "open shop" movements are co-extensive with the life and industry of the nation, but when any phase of it is trailed it shuts back to the house of Morgan. At the corner of Broad and Wall streets, New York, is being distilled the poison that is being poured into the arteries of industry and developing a situation that all prudent Americans regard with serious misgiving.

It is important that the American people know the source and impetus of this movement, and they should also know something about other activities of those who would, if they could, establish feudal serfdom in this country and destroy every vestige of the things that have made the American flag what it is. That they have not confined their malice to the workers has been proven recently in a manner so convincing as to leave no doubt of what must transpire unless their brutality and criminality are promptly checked.

It has been charged, and not successfully denied, that the house of Morgan is in conspiracy with other financial and industrial groups to destroy the American merchant marine, in the interest of a foreign government. The house of Morgan is a fiscal representative of the British government. It is British in its sympathies as well as its activities. With the chambers of commerce, the shipping trusts and the American flag from the seas. It is pledged not to do anything that would injure British shipping or British trade.

there will be wounds and scars that will not heal in years. It is the most sinister and destructive manifestation of capitalistic greed that has yet made its appearance. On the other hand we have the same interests conspiring with a foreign government to further injure our commerce by driving out our ships and diverting our trade into British bottoms. We find them openly and brazenly robbing the government. They are demanding laws that increase the burdens of the people and further attack domestic concord and tranquility.

The situation is so menacing that it merits watching. It is time that the public recognized the "open shop" campaign for what it really is—an attack upon the nation primarily and but incidentally an attack upon the workers. They simply happen to be victims of the machinations of the international bankers. When public opinion is informed and aroused to what has been done and what is being attempted, there will be an outcry that must stay the hand of powerful bankers who are disloyal to every national interest. This country cannot endure if it tolerates within its confines men who are ready and willing to betray us into the hands of enemies.

THE RAILROADS' BAD NEW SCHEME

Failing to secure further suspension of the anti-trust laws forbidding dealings between concerns that have common directors, and doubtful of their ability to secure new legislation to facilitate manipulation of and grafting in supply and equipment contracts, the railroad managers have adopted a new plan of operations that will give them the results desired.

The Clayton act makes it unlawful for railroad to purchase materials from equipment concerns in which railroad officials have a substantial interest. It aims at interlocking directorates. But there is nothing in the law to prevent dealings between railroad and equipment concerns that are owned by the same parties, so long as they set up different boards of directors. This is what they are now doing. Railroad directors are resigning from the boards of equipment companies, making everything fine and lovely for further raids upon the public.

The house of Morgan owns or controls the Pennsylvania railroad. It also owns or controls the Baldwin locomotive works. Directors of the Pennsylvania are resigning from the boards of equipment companies, making everything fine and lovely for further raids upon the public. The house of Morgan owns or controls the Pennsylvania railroad. It also owns or controls the Baldwin locomotive works. Directors of the Pennsylvania are resigning from the boards of equipment companies, making everything fine and lovely for further raids upon the public.

It is clearly established that large financial groups in Wall street are backing everything evil and vicious that has developed during the past 10 years. They are behind the contract grafts that are costing the nation more than a billion dollars yearly. The money that the railroads take from the people is turned into the treasuries of the supply companies, and then it goes into the pockets of the bankers. And the Clayton law will not stop this until radically amended.

That an effort to secure protection will be made early during the extraordinary session of Congress is forecasted. Whether or not it will be successful depends entirely upon the militancy of public opinion and the response of Congress. Privilege has been having things pretty much its own way during the past few years. Congress has been eager to concede a change is needed. Recent developments have scared congressmen who are anxious to keep their places of profit and power, and they are less inclined than heretofore to take chances with the popular temper.

Recent disclosures concerning locomotive and car repair contracts made by many railroads with "inside" concerns have forced railroad managers to make explanations, unconvinced to be sure, but the best that can be offered. This in itself is a marked change from their cocksure attitude of a few months ago, when they boldly dictated to Congress and advised the public that it might be damned if they cared. Today they know that a great deal of their propaganda has been digested and discarded, and they again are face to face with a popular demand that railroad management be reasonably honest and efficient. The next turn of the wheel will bring them up against restrictive regulations that will measurably eliminate graft from railroad management, and that day will mark the beginning of the end of private ownership and operation of the means of transportation.

Relief For Mooney In Governor's Hands

San Francisco, Jan. 29.—Thomas Mooney has left the jurisdiction of the judicial department of the state and is now in the custody of the executive department, and the only power that can release him is vested in the governor of California, writes Fremont Older, editor of the San Francisco Call, in reply to a query from Rev. Edward L. Parsons, bishop of the Protestant Episcopal church, on the status of the Mooney case.

Store Opens 9 a. m., Closes 6 p. m., Daily, Including Saturday
Stone-Fisher Co.
 Hewitt and Wetmore
 THE SHOPPING CENTER OF EVERETT

In February, the Fiercest Weather of All the Year, We Clear

Underwear

—Which, of course, makes this sale doubly interesting to you. To buy Underwear now means to secure it for the hardest part of this winter and for all of next winter—and to save money on it. Most of the sale lots are complete, though in a few groups size ranges are somewhat broken!

One counter of broken lines of Children's, Misses' and Women's Suits; also 2-piece garments—at
ONE-HALF PRICE

THRIFTERIA SPECIALS FOR SATURDAY

- Butter, lb. 44c
- Fresh Eggs, doz. 46c
- 2 lbs. Peanut Butter. 25c
- Cheese, lb. 33c
- 2 lbs. Head Rice 22c
- 2 lbs. Gem Nut 60c
- 10 Cans, Co-op. Milk \$1.00
- 2 lbs. Cube Sugar 22c
- 2 lbs. Powdered Sugar 22c

Newspapers Ignore Alabama Terrorism

Birmingham, Ala., Jan. 29.—"No newspaper published in the coal mining district of Alabama can print the real conditions surrounding the coal miners' strike," says the Labor Advocate, published in this city.

"The daily press, with all of its news gathering facilities, and having knowledge of the real situation, does not tell the public an iota of truth. When anything that the striking miners do—that is, anything that can be construed as a protest against the cowardly, intimidating tactics of men sworn to uphold the law and prevent crime and disorder, it is spread across the front page in scare head; but if these same 'law' officers, men in the nation's uniform, shoot up a home, the daily press says nothing about it.

"Miners have been killed and their bodies left for days in the secret spot where the assassin's deed was done, and the law does not find the murderer, but if a union miner asks a non-union miner to come out and help win the strike for freedom, he is arrested, taken to jail and kept there for as long a time as the powers that be decide, no matter that he is a citizen, with all the rights guaranteed under the constitution of the United States and the state—these rights amount to nothing in the eyes of the military or the state's 'law enforcement' organization.

"Men have been huddled in a cold room and left there, unfed, and denied the common decencies that even a murderer is allowed, and the 'newspapers' have not noticed such a 'trivial' thing."

Cheer up! Don't give way. A new heart for a New Year, always—Charles Dickens, in *The Chimes*.

SUMMONS FOR PUBLICATION

In the Superior Court of the State of Washington in and for Snohomish County. SAMUEL E. BARLOW, Plaintiff, vs. RUBY J. BARLOW, Defendant.
 The State of Washington to the said defendant, Ruby J. Barlow: You are hereby summoned to appear within sixty days after the date of the first publication of this summons, to-wit:

Notice is hereby given that the undersigned Charles Grandpous, Plaintiff's Attorney, Office and P. O. address, Room 225 Realty Bldg., Corner Colby and Hewitt Avenues, Everett, Snohomish County, State of Washington. First publication, February 4, 1921. Last publication, March 11, 1921.

THRIFTERIA SPECIALS FOR SATURDAY

- Butter, lb. 44c
- Fresh Eggs, doz. 46c
- 2 lbs. Peanut Butter. 25c
- Cheese, lb. 33c
- 2 lbs. Head Rice 22c
- 2 lbs. Gem Nut 60c
- 10 Cans, Co-op. Milk \$1.00
- 2 lbs. Cube Sugar 22c
- 2 lbs. Powdered Sugar 22c

NOTICE TO CREDITORS TOGETHER WITH NOTICE OF APPOINTMENT AND QUALIFICATION OF ADMINISTRATOR

In the Superior Court of the State of Washington, in and for the County of Snohomish.
 No. 4100
 Notice is hereby given that the undersigned Charles Grandpous, Administrator of the Estate of Sam Hendrickson and Lydia Hendrickson, his wife, deceased, and notice is further given to the creditors and all persons having claims against said deceased or against said estate to serve such claims on Black & Black, the attorneys of record for said administrator, within six months after the first publication of this notice to-wit: within six months after the 4th day of February, 1921 in the office of said Black & Black at 410 Commerce Bldg., in the City of Everett, Washington, the same being the place for the transaction of the business of said estate and notice is further given that claims together with proof of such service must be filed with the Clerk of the Court within six months after the date of the first publication of this notice.
 CHARLES GRANDPOUS, Administrator of the Estate of Sam Hendrickson, his wife, deceased, and Lydia Hendrickson, his wife, deceased, and notice is further given to the creditors and all persons having claims against said deceased or against said estate to serve such claims on Black & Black, the attorneys of record for said administrator, within six months after the first publication of this notice, to-wit: within six months after the 4th day of February, 1921, in the office of said Black & Black at 410 Commerce Bldg., in the City of Everett, Washington, the same being the place for the transaction of the business of said estate and notice is further given that claims together with proof of such service must be filed with the Clerk of the Court within six months after the date of the first publication of this notice.
 Date of first publication, February 25, 1921. Last publication, February 25, 1921.

Special Purchase of Spring Dresses

Enables Us to Sell Them At Such a low price as..... **\$10.98**

- About 40 smart models for street and semi-dress wear, are navy with colorful touches of two-tone embroidery or colored braiding.
- They introduce charming style features, such as long waist lines and panel effects. Bright or self-embroidery are embellishments on navy foundations.
- This again emphasizes the fact of our policy that it is not necessary to pay high prices for high class dresses.
- We solicit your patronage on the basis of high quality and low prices.

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