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PRINCE RUPERT O. B. U.

Affiliated Units and Dates of MEETINGS Building Trades Unit, First

and Third Mondays, 8 p. m. Central Labor Council, Every Tuesday, 8 p.m. Women's Auxiliary. First and Third Wednesdays, Social Second and Fourth Wedues-

days, Business Meetings.

Fishermen, Every Thursday. Metal Trades, First and Third

Fishpackers, First Saturday

Get your Acre Lot or Ten Acre Tract at Terrace for a summer home before prices advance. Good lots adjoining the Townsite at reasonable prices.

Town Lots \$75 to \$200 | WANT LESS THEORY Plenty fruit and lots of fishing

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840 Second Avenue, West. VEGETABLES Wholesale and Retall General Contractors and

Labor, Exchange. Prince Rupert, B. C.

Phone 555 327 2nd Avenue C. V. EVITT Auctioneer

Party From Convention and Local People Entertained by Manager Strang of Sunnyside.

The fisheries visitors and a umber of Prince Rupert citizens including the mayor, the secretary of the Northwest Tourist Association, president of the Board and representatives of the fisheries, the city council, and the press, made a trip up the Skeena Biver yesterday on the fishery CINCINNATI, June 10,-At a boat Thomas Crosby. The trip jury trial in the suit entered by was made possible through the Magee, the Cincinnati ball player. kindness of J. T. C. Williams, against the Chicago National asheries inspector, and was un- League club for \$9,500 because der the auspices of the Board of of the club's refusal to permit

about forty, reached Sunnyside turned. The case will be appealed. leannery just in time for a fish lunch which was served in the mess house. The menu consisted | The Man in the Moon or handled by the Gosse-Millerd Packing Company who were the hosts and were ably represented salmon, pilchard, clam chowder, budget announcements. and several other varieties of fish prepared in various ways.

through the kindness of Manager back. Lord of the Cassiar Cannery, who aided Mr. Strang in entertaining THAT the only thing for the the guests and in explaining the Unionist organs to do just now process of canning. On the wharf is to wait and wonder, photographs were taken by the official photographer, Harry Mc-Leod, and a hearty vote of thanks dering how long they will have was proposed by President Park- to wait. er of the Board of Trade, to Mr. Strang for his kindness and courtesy, and was carried by acclamation, the party singing "He's Jolly Good Fellow."

The party arrived home in time for dinner, bringing Mr. Strang THAT distance always lends in for the dance in the evening, benchantment, whether in time or On board the boat there wastin space. much merrymaking. The fish man of the party ably sustained their THAT the young man in his reputation as raconteurs of won- twenties remarks that there are derful yarns and on arrival back exceptions. He cays that he does in Prince Rupert expressed the n- |not care for a girl in the next selves as particularly pleased town half as funch as one in the with the entertainment they had back parlon. received.

I ADY MINE WHI THEN THEFT IN THE

Maintain Her In the Mans River, Alice Arm and Stewart Service.

ular trips to Port Simpson, Alice enforcing the liquor laws. In Arm, Anyox, Stewart, Hyder and Prince Rupert doubtless there is the Naas river canneries, accord- enforcement, but that eight ing to the announcement of Capt. ounces allowed on prescriptions W. H. Smith, head of the Lady seems to be very strong stuff. Mine Fishing and Freighting Co., made yesterday afternoon.

The big power schooner will be "heady." leave the government wharf every Saturday evening and freight will be accepted up to noon of that want. See the classified column day. There is already a quantity of general cargo listed for the north by her tomorrow night. The vessel will reach here on her return about the middle of

the week.

Too Great Mental and Nervous Tax on Pupile.

CALGARY, June 10 .- Throughout Alberta there is a general feeling not only among educationists but among business men Co., Ltd., whose address that the formal term and exam- to ake and use three inations in the schools should be erly and drains abandoned as too great a tax on one quarte the mental and nervous systems The water of the pupils, and the Edmonton Board of Trade has even gone so Claim, and will far as to adopt a resolution de- located on Lot 3697claring that these examinations power for use on are not a good influence and that Frem there is too much curriculum in a the public schools of that city.

when they leave school. Home work should be restricted and Accountant to a minimum, concludes the

board's report.



ORMES LIMITED

MAGEE'S SUIT FAILS

of Trade, the American consul, Ball Player Loses Jury's Verdict in \$9,500 Suit-Appeal Entered.

The party, which numbered verdict for the defence was re-

SAYS:-

THAT once again the Dominion by the cannery manager, J. F. Government has shown a vacillat-Strang. It consisted of red spring ing policy. It is weakening on the

THAT first it will and then it After lunch the process of can- won't. . It is hardly fair to its P.O. Box 120 ning was shown, some fish having newspaper supporters to run off been secured for the occasion on a tangent and then take it all

THAT some of them are won-

THAT in a speech before the Elks the other night Fred Stork said that the older a man became, the farther he could jump when he was a boy.

THAT the embargo on freight simply means that we must do WALIFOLD LICE A TO A · · · · · · · · ·

THAT it is foolish to worry 3 Wer leek of fresh fruit and vege-Captain Smith Has Decided to tables when there is good fish in the sea and a bit of flour in the thin, not to mention an occasional two-bit potato:

THAT Burnaby's police chief The Lady Mine is to make reg- has been given the G. B. for not

THAT it might even be said to

There may be something you

MINERAL ACT. (Form F.) CERTIFICATE OF IMPDOVEMENTS

NOTICE. "Wolf" Mineral Claim, situate in the

Where located :-- Near the head of Alice Take, Botice that I, J. E. Stark, Free

WATER NOTICE. DIVERSION AND USE.

notice is May 4, 1920. Provincial, have been paid, failing which

MERCHANTS, MARUFACTURERS AND ALL PERSONS WHO MAY

The following are the provisions of the Resolutions affecting the Special War Reenue Act, 1915, introduced in Parliament and held to be in effect on and after 19th May, 1920.

Resolved, That it is expedient to amend The Special War Revenue Act, 1915, and to provide:

1. That the following excise taxes be imposed, levied and collected on the total purchase price of the articles hereinafter specified, and on articles of clothing the said tax may be imposed upon the combined selling price of materials and cost of manufacture when sold separately:

(a) A tax of ten per cent on--Boots, shoes, pumps and slippers of any material (not including shoes or appliances made to order for persons having a crippled or deformed foot or ankle) in excess of \$9.00 per pair.

Hats, men's and boys', in excess of \$5:00 each; Caps, men's and boys', in excess of \$2.00 each;

Hose or stockings, silk, men's and boys', in excess of \$1.00 per Neckties and neckwear and scarfs, men's, women's, misses' and boys', in excess of \$1.50 each; Clothing, consisting of cost, vest and pants or coat and pants, men's

and boys', in excess of \$45.00; Cloth overcoats, men's and boys', women's and misses', in excess of \$50.00 each;

Waisicoals, men's, sold separately from suits, in excess of \$5.00 Shirts, including nightshirts, men's and boys', in excess of \$3.00

Hats, Bonnets and hoods, women's and misses', in excess of \$12.00 Hose or stockings, silk, women's and misses, in excess of 2.00

Kimonas, petticoats and waists, in excess of \$12.00 each; Nightgowns in excess of \$3,00 each; House or smoking jackets or bath and founging robes; Pyjamas and underwear in excess of \$5.00;

Purses and pocketbooks, in excess of \$2.00 each; Shopping and handbags, in excess of \$6.00 each; Umbrellas, parasols and sunshades, in excess of \$4.00 each;

Trunks, in excess of \$40.00 cach; Volises, travelling bags, suitcases, hat boxes and fitted travelling cases in excess of \$25.00 each; Gioves, except fur, in excess of \$3.00 per pair;

Dresses, women's and misses', in excess of \$45.00 each; Suits, women's and misses', in excess of \$60 each;

Coats and robes, the component material of chief value being fur, in excess of \$100 each; Ivory handled cutlery;

Sporting goods, such as tennis racquets, nets, racquet covers, and presses, skates, spowshoes, skis, toboggans, cance paddles, and cushions, , polo maliets, basebalf bats, gloves, masks, projectors, shoes and uniforms, football helmeis, harness and goals, basketball goals and uniforms, golf bags and clubs, lacrosse sticks, balls of all kinds, fishing rods and reels, billiard and pool tables, chess and checker board and pieces, dice, games and parts of games texcept playing cards and children's toys and games), and all similar articles commonly or com-

mercially known as sporting goods, in excess of 50 cents; Plated ware not otherwise provided for in this resolution adapted for household or office use: Velvets, velveteens, plush and silk fabrics;

Embroideries of silk;

Lace, including collars or collarettes of lace and all manufactures Ribbons of all kinds and materials, (b) A tax of twenty per cent on-

Cigar and cigarette holders and pipes in excess of \$2.50 each; Cigar and cigarette cases, ash trays and match boxes of sold or Humidors and smoking stands; Hunting and shooting garments and riding habits; Hunting and bowie knives; Gold and silver handled pocket knives and penciles

Gold, silver, ebony and ivory toiletware; Silver or gold deposit ware; Wearing apparel, not otherwise provided for in 1996, resolutions and imponent material of chief value being fur; Liveries, livery boots and bats; Oriental rugs;

Carpets in excess of \$3.00 yard; Curtains, including tapestry curtains, in excess of \$7.50 each Chandeliers, except for churches; Articles commonly or commercially known as jewellery, whether it!

real or imitation, for personal use or for adornment of the person. (c) A tax of fifty per cent on-Articles of gold not otherwise provided for in this resolution adapted for household or office use.

9. That the excise taxes as imposed by the preceding resolution shall be paid by the purchaser to the vendor at the time of sale for consumption or use, or on importation for consumption or use other than for re-sale, in addition to the duties of customs already imposed, and by the vendor to His Majesty in accordance with such regulations as may be prescribed. 3. That the following excise taxes be imposed, levied and collected on the articles hereinafter specified, namely-

(a) A tax of ten per cent on-Boats, yachts, capoes and motorboats. Provided that on satisfactory proof being furnished that these articles will be used only for trading or commercial purposes a refund of the amount said under this resolution shall be granted;

Cameras weighing not more than 100 pounds; Candy and confectionery;

Chewing gum or substitutes therefor:

Firearms, shells or cartridges for use other than for militie pur Pianos and organs (other than pipe organs); musical instruments

not otherwise provided for in this resolution. (b) A tax of fifteen per cent on--

Automobiles adapted or adaptable for passenger use; (e) A tax of twenty per cent on-Mechanical player planes, graphophones, phonographs talking ma-

chines, music boxes and records used in connection therewith or with any musical instrument; (d) A tax on playing cards for every Bfty-four cards or fraction of fifty-four in each package-

When selling at \$25 or less per gross package-tmenty-five cents

(e) A tax of thirty per cent on-Patent and proprietary medicines, including medicinal or medicated wines, vermouth and ginger wine containing not more than forty per

than twenty-five per cent of proof spirit;

On spirits and strong waters of any kind, mixed with any ingredient or ingredients, as being or known or designated as anodynes, elixirs, essences, extracts, lottons, tinctures or medicines, or ethereal and spirituous fruit essences not otherwise provided for in this resolution; On alcoholic perfumes and perfumed spirits, bay rum, cologue and lavender waters, hair, tooth and skin washes and other totict prepara

tions containing spirits of any kind. (g) A tax of thirty cents per gallon-On ale, beer, porter and stout; On wines of all kinds except sparkling wines, containing not mon

than forty per cent of proof spirits. (h) A tax of three dollars per gallon-On champagne and all other sparkling wines;

(i) A tax of fifty cents per gallon-On lime juice and fruit juices fortified with or containing not more than twenty-five per cent of proof spirits not otherwise provided for

in this resolution. 4. That the excise taxes as imposed by the preceding resolution shall he payable in addition to the present duties of excise and customs in the time of sale by the Canadian manufacturer or when imported, but shall not apply to such articles when exported, and shall be accounted for the Ilis Majesty in accordance with such regulations as may be prescribed

5. That every person selling or dealing in the articles upon which there are imposed as prescribed by the foregoing Resolutions, may be requir by the minister to take out an annual licence therefor, for which licence fee not exceeding \$2 shall be paid.

6. That the provisions of the said foregoing Resolutions shall be deemed to have come into force on the 19th day of May, 1920, and to have applied to all goods mentioned therein imported or taken out o warehouse for consumption on and after that day, and to have all applied to goods previously imported for which no entry for was made before that day,

7. (a) That a tax of one per cent in addition to the present of excise and customs be imposed, levied and collected on solde facturers, wholesalers, or on importations; that the purchaser sh furnished with a written invoice of any sale, which invoice shall separately the amount of such tax, when not included in the price; that such tax must not be included in the manufacturer's or saler's costs on which profit is calculated; and the tax shell by the purchaser to the wholesaler or manufacturer at the limit sale, and by the wholesaler or manufacturer to His Majesty in accordance with such regulations as may be prescribed, and such wholesaler or manufacturer shall be liable to a penalty not exceeding \$500, if such, payments are not made, and in addition shall be liable to a penalty equal to demble the amount of the excise duties unpaid.

(b) That the Minister may require every manufacturer and wholesaler to take out an annual licence for the purposes aforesaid and may prescribe a fee therefor, not exceeding \$5, and the penalty for neglect or refusal shall be a sum not exceeding \$1,000.

(c) That any such tax, costs or penalties may, at the option of the Minister, be recovered and imposed in the Exchequer Court of Canada or in any other Court of competent jurisdiction, in the name of His

(d) That this tax on sales shall not apply to sales or importations Meats, fresh, salted or pickled; butter; cheese; oleomargarine, margarine, butterine or any other substitute for butter; lard; eggs; vegetables; frmits; grains and seeds in their natural state; buckwheat meal or flowe; pot, pearl, rolled roasted or ground barley; corn meal; oatmeal or rolled oats; rye flour; wheat flour; coffee, green, roasted or ground; tea; salt; cattle foods; hay and straw; mursery stock; as fresh, pickled, salted, smoked, dried or boneless; sugar, syrups i

molasses; anthracite or bituminous coal; artificial limbs and parts thereof or to goods exported. (e) That the provisions of this Resolution respecting a tax hall be deemed to have come into force on the 19th day of May, 192 and to have applied to all goods imported or taken out of warehouse consumption on and after that day, and to have also at previously imported for which no entry for consumption was

6. That a stamp tax of two cents he imposed, levied and promisory notes and bills of exchange of the value of one bundless or less, and that a tax of two cents additional be imposed on undred dollars or fractional part thereof in excess of one hunde . That a stamp tax of two cents be imposed, levied and collected on

each share of stock transferred. To. That the provisions of the said Act relating to stamp bottles and packages containing a proprietary or patent medicine of per-I fumery requiring that an adhesive stamp be affixed to such articles by he person selling the same, or by the importer, the m roducer, be amended to provide that the said provisions shall force as regards the stock of such articles in retail stores remain stamped on the 31st day of July, 1920, and such stock may be sold in accordance with such provisions until the 31st day of December, 1920. but on and after such last mentioned date every such article must be stamped before being exhibited or offered for sale. The s be affixed to all such articles on or after 1st August, 1920, by the manufacturer or importer thereof, or by such person as the Minister may prescribe.

11. That respecting bottles or packages containing wine, sparkling and non-sparkling, manufactured or imported previous to the 19th day of May, 1920, stamps as set forth in the said Act shall be affixed thereto under regulations made by the Minister. 12. That the provisions of the said Act relating to moving picture Sime and all the other provisions of the said Act inconsistent with these Becc-

APPLICATION OF ABOVE

lutions, be repealed.

RESOLUTIONS 1. Luxury Tax (see Resolution 1) is payable on the 25st and fifteenth of every month. Manufacturers' tax and sales tax (Resolutions 3 and 7) are payable on the first of every month. 2. ENTRIES FOR LUXURY TAX MUST BE SWORM TO

BE ACCOMPANIED BY (a) THE DUPLICATE BALES SLIPS OF TO WHICH THE ENTRY REFERS AND (b) AN ACCEPTED CASH FOR THE FULL AMOUNT OF THE TAX. 3. Entries for Manufacturer's Tax and for Sales Tax must 1

ment of the chartered accountant in the employ of the ma wholesalor to a like effect; and (b) cash or an accepted cheque for the 4. All entries are to be filled out in duplicate by the persons paying

5. Manufacturers paying both sales and luxury taxes she

9. TAX PAYABLE ON ALL GOODS SHIPPED, INVENDED OR

AFTER MAY 18TH, NO MATTER WHEN CONTRACTED FOR



NOTICE TO FISHERMEN

At BUTEDALE CANNERS

WESTERN PACKERS, LIMITE