

IN THE SUPERIOR COURT OF THE State of Washington in and for the County of King, L. D. W. Shelton, plaintiff, vs. L. D. W. Shelton and Jane Doe, his wife, whose Christian name is to plaintiff unknown, and all persons unknown, if any, having or claiming to have an interest in or to the hereinafter described real property, defendants. No. 35425. Notice and Summons. The State of Washington, to L. D. W. Shelton and Jane Doe Shelton, whose Christian name is to plaintiff unknown, who is the owner, or reputed owner, of and all persons unknown claiming to have an interest in or to the hereinafter described real property, You, and each of you, are hereby notified that the abovesaid plaintiff, Louisa Scholpp, is the holder of two (2) certain delinquent tax certificates, numbered respectively B. 11,293 and B. 11,294, issued by the treasurer of King County, Washington, and embracing the following real property, situated in King County, Washington, and more particularly described as follows, to-wit:

Lots five (5) and six (6) in Block two (2) in Judkin's addition to the City of Seattle, in King County, State of Washington. That said certificates were issued on the 30th day of January, 1902, for the sum of \$18.00 on lot five (5) on said lot two (2) and \$18.00 on lot six (6) on said lot two (2), and three and 19-100 dollars (\$3.19) on lot number six (6) of said block two (2) for the delinquent taxes for the year of 1897.

That the taxes for the following years have been paid by the plaintiff, to-wit: The year 1898 on lot five of block two the sum of one and 41-100 dollars, and on lot number six, in block two, the sum of one and 41-100 dollars, the sum of two and 82-100 dollars for the year 1899 on lot five, block two of said Judkin's addition, the sum of one and 41-100 dollars, and on lot six, block two of said Judkin's addition, the sum of one and 41-100 dollars, and on lot two and 7-100 (\$3.07) for the year 1900 on lot six (6) in block two (2) of said Judkin's addition the sum of three and 36-100 dollars (\$3.36), and on said lot five, in block two, of said Judkin's addition, the sum of one and 48-100 dollars (\$1.48), which said several sums bear interest at the rate of fifteen per cent. per annum from said date of payment.

You, and each of you, are hereby directed and summoned to appear within sixty (60) days after the date of the first publication of this notice and summons, exclusive of the day of said first publication, to-wit: within sixty days after the 2nd day of May, 1902, and defend the above entitled action in the above entitled court, or pay the amount due, together with the costs, in case you fail so to do, judgment will be rendered for the plaintiff, and the costs against the real property, lands and premises herein named.

LOUISA SCHOLPP, Plaintiff.
JOHN C. MURPHY and HUMPHRIES & BOSTWICK, Attorneys for Plaintiff.
Office and P. O. Address: 601-602 The Mutual Life Building, Seattle, King County, Washington.

IN JUSTICE COURT FOR SEATTLE Precinct, T. H. Cann, Justice. State of Washington, County of King--ss. To E. W. Emerson:

In the name of the State of Washington you are hereby notified that O. T. Peterson, C. P. Freeman, O. J. Lunder and A. C. Clark, as co-partners under the name of the Kelley Institute, have filed a complaint against you in the above court, which will come on to be heard at my office on the third floor of the Pioneer Block, on First Avenue, in the City of Seattle, King County, State of Washington, on Monday, the 26th day of May, A. D. 1902, at the hour of ten o'clock A. M., unless you appear and then there answer the same will be taken as confessed, and the demand of the plaintiffs complaint granted.

The object and demand of said complaint is to recover the sum of thirty dollars (\$30.00) balance due plaintiffs as such co-partners from defendant for board, lodging and medical treatment, with interest thereon at the legal rate from April 1, 1902, and the costs and disbursements of this action; and you are further notified that plaintiffs have garnished in this action the National Bank of Commerce, a corporation doing business in the City of Seattle.

Complaint filed in the above cause and court April 7, 1902.

T. H. CANN, Justice of the Peace.

NOTICE TO CREDITORS. IN THE SUPERIOR COURT OF THE State of Washington for the County of King. In Probate. In the matter of the estate of Joseph Goldsmith, deceased. No. Notice to Creditors.

Notice is hereby given to the creditors of Joseph Goldsmith, deceased, and to all persons having claims against said deceased, or his estate, that they are required to present said claims, with the necessary vouchers, within one year after the date of this notice to the undersigned administrator of the estate of said Joseph Goldsmith, deceased, at 507 Equitable Building in the City of Tacoma, Pierce County, State of Washington, the same being the place for the transaction of business for said estate.

Dated at Tacoma, Washington, this 2nd day of May, 1902, the day of the first publication hereof.

SAM and CHARLES GOLDSMITH, Administrators of the estate of deceased. EDWIN H. PIER, Attorney for Administrators.
P. O. address, 507 Equitable Building, Tacoma, Wash.

IN THE SUPERIOR COURT OF THE State of Washington for the County of King. Lillian N. Hoar, plaintiff, vs. Joseph W. M. Hoar, defendant. Summons by Publication.

The State of Washington to Joseph W. M. Hoar.

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 April, 1902, 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, set forth in the complaint, is as follows: That the above action is instituted by the plaintiff to secure a divorce from the defendant on the ground of habitual drunkenness and for the resumption of her maiden name.

P. D. HUGHES, Attorney for Plaintiff.
P. O. address, 533 Burke Building, Seattle, Washington.

DIVORCE SUMMONS. IN THE SUPERIOR COURT OF THE State of Washington in and for the County of King. William Dewson, plaintiff, vs. Matilda Jones Dewson, defendant. No. 35,419. Summons by Publication.

The State of Washington to the said Matilda Jones Dewson, 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 days after the 2nd day of May, 1902, and defend the above entitled action in the superior court of the State of Washington for the County of King, and answer the complaint of 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 the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

Postoffice Address: Seattle, King County, Washington.
Date of first publication, Friday, May 2, 1902.

SUMMONS FOR PUBLICATION. No. 35,390.

In the Superior Court of the State of Washington for King County. Lucy M. Renner, plaintiff, vs. William Renner, defendant. Above named.

The State of Washington to said William Renner, defendant, above named:

Greeting: 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 2nd day of May, 1902, 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 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 of the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

BENSON & AUST, Attorneys for Plaintiff.
Postoffice and office address, 22 Boston Block, Seattle, Washington.
Date of first publication Friday, May 2, 1902.

IN THE SUPERIOR COURT OF THE State of Washington for King County. Ellis Morrison, plaintiff, vs. R. M. McEntire, George H. King, as receiver of the Washington Savings Bank; Margaret Kerl, S. C. Calderhead, as receiver of the Guaranty Loan & Trust Company, and Walter Crockett, and all persons unknown, if any, having or claiming an interest in or to the hereinafter described real property, defendants. No. 35145. Notice and Summons.

The State of Washington, to R. M. McEntire, Margaret Kerl and Walter Crockett, who are the owners or reputed owners of, and all persons unknown, claiming or having an interest or estate in and to the hereinafter described real property.

You and each of you are hereby notified that the above named plaintiff, Ellis Morrison, is the holder of a certain delinquent tax certificate, No. B10808, issued by the Treasurer of King County, Washington, embracing the following real property situated in King County, Washington, and more particularly described as follows, to-wit:

Lot ten (10), block two (2), in Southern Pacific Supplemental Addition to West Seattle, King County, Washington.

That said certificate was issued on the 15th day of November, 1901, for the sum of \$7.08, for the delinquent taxes for the year 1890, 1892, 1893, 1894, 1895 and 1896.

That on the 15th day of November, 1901, plaintiff paid the County Treasurer of King County aforesaid on account of taxes due on said lot above described for the years subsequent to said year 1896 the following sums:

For the year 1898, 45 cents; for the year 1899, 40 cents; for the year 1900, 40 cents; which several sums bear interest at the rate of 15 per cent. per annum from said date of payment.

You and each of you are hereby directed

and summoned to appear within sixty days after the date of the first publication of this notice and summons, exclusive of the date of first said publication, to-wit: within sixty (60) days after the 12th day of April, 1902, and defend the above entitled action in the above entitled court, or pay the amount due, together with the costs, in case of your failure so to do, judgment will be rendered for the plaintiff, and the costs against the real property, lands and premises herein named.

ELLIS MORRISON, Plaintiff.
BALLINGER, RONALD & BATTLE, Attorneys.
Office Address: 501 Mutual Life Bldg., Seattle, Wash.

IN THE SUPERIOR COURT OF THE State of Washington for King County. Carrie E. Johnson, plaintiff, vs. Z. L. Johnson, defendant. No. Summons for Publication.

The State of Washington to the said Z. L. Johnson, defendant:

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 28th day of March, 1902, and defend the above entitled action in the Superior Court of the State of Washington, for King County aforesaid; 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 court.

The object of this action is to obtain a divorce from the defendant upon the ground of failure to provide and habitual drunkenness.

W. E. HUMPHREY, Plaintiff's Attorney.
Postoffice Address: 604 The Mutual Life Building Seattle, King County, Washington.
Date of first publication, March 28, 1902.

IN THE SUPERIOR COURT OF THE State of Washington, County of King--ss. To E. W. Emerson:

In the name of the State of Washington you are hereby notified that O. T. Peterson, C. P. Freeman, O. J. Lunder and A. C. Clark, as co-partners under the name of the Kelley Institute, have filed a complaint against you in the above court, which will come on to be heard at my office on the third floor of the Pioneer Block, on First Avenue, in the City of Seattle, King County, State of Washington, on Monday, the 26th day of May, A. D. 1902, at the hour of ten o'clock A. M., unless you appear and then there answer the same will be taken as confessed, and the demand of the plaintiffs complaint granted.

The object and demand of said complaint is to recover the sum of thirty dollars (\$30.00) balance due plaintiffs as such co-partners from defendant for board, lodging and medical treatment, with interest thereon at the legal rate from April 1, 1902, and the costs and disbursements of this action; and you are further notified that plaintiffs have garnished in this action the National Bank of Commerce, a corporation doing business in the City of Seattle.

Complaint filed in the above cause and court April 7, 1902.

T. H. CANN, Justice of the Peace.

IN THE SUPERIOR COURT OF THE State of Washington in and for the County of King. William Dewson, plaintiff, vs. Matilda Jones Dewson, defendant. No. 35,419. Summons by Publication.

The State of Washington to the said Matilda Jones Dewson, 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 days after the 2nd day of May, 1902, and defend the above entitled action in the superior court of the State of Washington for the County of King, and answer the complaint of 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 the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

SUMMONS FOR PUBLICATION. No. 35,390.

In the Superior Court of the State of Washington for King County. Lucy M. Renner, plaintiff, vs. William Renner, defendant. Above named.

The State of Washington to said William Renner, defendant, above named:

Greeting: 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 2nd day of May, 1902, 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 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 of the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

IN THE SUPERIOR COURT OF THE State of Washington for King County. Ellis Morrison, plaintiff, vs. R. M. McEntire, George H. King, as receiver of the Washington Savings Bank; Margaret Kerl, S. C. Calderhead, as receiver of the Guaranty Loan & Trust Company, and Walter Crockett, and all persons unknown, if any, having or claiming an interest in or to the hereinafter described real property, defendants. No. 35145. Notice and Summons.

The State of Washington, to R. M. McEntire, Margaret Kerl and Walter Crockett, who are the owners or reputed owners of, and all persons unknown, claiming or having an interest or estate in and to the hereinafter described real property.

You and each of you are hereby notified that the above named plaintiff, Ellis Morrison, is the holder of a certain delinquent tax certificate, No. B10808, issued by the Treasurer of King County, Washington, embracing the following real property situated in King County, Washington, and more particularly described as follows, to-wit:

Lot ten (10), block two (2), in Southern Pacific Supplemental Addition to West Seattle, King County, Washington.

That said certificate was issued on the 15th day of November, 1901, for the sum of \$7.08, for the delinquent taxes for the year 1890, 1892, 1893, 1894, 1895 and 1896.

That on the 15th day of November, 1901, plaintiff paid the County Treasurer of King County aforesaid on account of taxes due on said lot above described for the years subsequent to said year 1896 the following sums:

For the year 1898, 45 cents; for the year 1899, 40 cents; for the year 1900, 40 cents; which several sums bear interest at the rate of 15 per cent. per annum from said date of payment.

You and each of you are hereby directed

and summoned to appear within sixty days after the date of the first publication of this notice and summons, exclusive of the date of first said publication, to-wit: within sixty (60) days after the 12th day of April, 1902, and defend the above entitled action in the above entitled court, or pay the amount due, together with the costs, in case of your failure so to do, judgment will be rendered for the plaintiff, and the costs against the real property, lands and premises herein named.

ELLIS MORRISON, Plaintiff.
BALLINGER, RONALD & BATTLE, Attorneys.
Office Address: 501 Mutual Life Bldg., Seattle, Wash.

IN THE SUPERIOR COURT OF THE State of Washington for King County. Carrie E. Johnson, plaintiff, vs. Z. L. Johnson, defendant. No. Summons for Publication.

The State of Washington to the said Z. L. Johnson, defendant:

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 28th day of March, 1902, and defend the above entitled action in the Superior Court of the State of Washington, for King County aforesaid; 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 court.

The object of this action is to obtain a divorce from the defendant upon the ground of failure to provide and habitual drunkenness.

W. E. HUMPHREY, Plaintiff's Attorney.
Postoffice Address: 604 The Mutual Life Building Seattle, King County, Washington.
Date of first publication, March 28, 1902.

IN THE SUPERIOR COURT OF THE State of Washington in and for the County of King. William Dewson, plaintiff, vs. Matilda Jones Dewson, defendant. No. 35,419. Summons by Publication.

The State of Washington to the said Matilda Jones Dewson, 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 days after the 2nd day of May, 1902, and defend the above entitled action in the superior court of the State of Washington for the County of King, and answer the complaint of 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 the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

SUMMONS FOR PUBLICATION. No. 35,390.

In the Superior Court of the State of Washington for King County. Lucy M. Renner, plaintiff, vs. William Renner, defendant. Above named.

The State of Washington to said William Renner, defendant, above named:

Greeting: 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 2nd day of May, 1902, 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 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 of the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

IN THE SUPERIOR COURT OF THE State of Washington in and for the County of King. William Dewson, plaintiff, vs. Matilda Jones Dewson, defendant. No. 35,419. Summons by Publication.

The State of Washington to the said Matilda Jones Dewson, 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 days after the 2nd day of May, 1902, and defend the above entitled action in the superior court of the State of Washington for the County of King, and answer the complaint of 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 the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

SUMMONS FOR PUBLICATION. No. 35,390.

In the Superior Court of the State of Washington for King County. Lucy M. Renner, plaintiff, vs. William Renner, defendant. Above named.

The State of Washington to said William Renner, defendant, above named:

Greeting: 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 2nd day of May, 1902, 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 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 of the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

IN THE SUPERIOR COURT OF THE State of Washington for King County. Ellis Morrison, plaintiff, vs. R. M. McEntire, George H. King, as receiver of the Washington Savings Bank; Margaret Kerl, S. C. Calderhead, as receiver of the Guaranty Loan & Trust Company, and Walter Crockett, and all persons unknown, if any, having or claiming an interest in or to the hereinafter described real property, defendants. No. 35145. Notice and Summons.

The State of Washington, to R. M. McEntire, Margaret Kerl and Walter Crockett, who are the owners or reputed owners of, and all persons unknown, claiming or having an interest or estate in and to the hereinafter described real property.

You and each of you are hereby notified that the above named plaintiff, Ellis Morrison, is the holder of a certain delinquent tax certificate, No. B10808, issued by the Treasurer of King County, Washington, embracing the following real property situated in King County, Washington, and more particularly described as follows, to-wit:

Lot ten (10), block two (2), in Southern Pacific Supplemental Addition to West Seattle, King County, Washington.

That said certificate was issued on the 15th day of November, 1901, for the sum of \$7.08, for the delinquent taxes for the year 1890, 1892, 1893, 1894, 1895 and 1896.

That on the 15th day of November, 1901, plaintiff paid the County Treasurer of King County aforesaid on account of taxes due on said lot above described for the years subsequent to said year 1896 the following sums:

For the year 1898, 45 cents; for the year 1899, 40 cents; for the year 1900, 40 cents; which several sums bear interest at the rate of 15 per cent. per annum from said date of payment.

You and each of you are hereby directed

and summoned to appear within sixty days after the date of the first publication of this notice and summons, exclusive of the date of first said publication, to-wit: within sixty (60) days after the 12th day of April, 1902, and defend the above entitled action in the above entitled court, or pay the amount due, together with the costs, in case of your failure so to do, judgment will be rendered for the plaintiff, and the costs against the real property, lands and premises herein named.

ELLIS MORRISON, Plaintiff.
BALLINGER, RONALD & BATTLE, Attorneys.
Office Address: 501 Mutual Life Bldg., Seattle, Wash.

IN THE SUPERIOR COURT OF THE State of Washington for King County. Carrie E. Johnson, plaintiff, vs. Z. L. Johnson, defendant. No. Summons for Publication.

The State of Washington to the said Z. L. Johnson, defendant:

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 28th day of March, 1902, and defend the above entitled action in the Superior Court of the State of Washington, for King County aforesaid; 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 court.

The object of this action is to obtain a divorce from the defendant upon the ground of failure to provide and habitual drunkenness.

W. E. HUMPHREY, Plaintiff's Attorney.
Postoffice Address: 604 The Mutual Life Building Seattle, King County, Washington.
Date of first publication, March 28, 1902.

IN THE SUPERIOR COURT OF THE State of Washington in and for the County of King. William Dewson, plaintiff, vs. Matilda Jones Dewson, defendant. No. 35,419. Summons by Publication.

The State of Washington to the said Matilda Jones Dewson, 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 days after the 2nd day of May, 1902, and defend the above entitled action in the superior court of the State of Washington for the County of King, and answer the complaint of 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 the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

SUMMONS FOR PUBLICATION. No. 35,390.

In the Superior Court of the State of Washington for King County. Lucy M. Renner, plaintiff, vs. William Renner, defendant. Above named.

The State of Washington to said William Renner, defendant, above named:

Greeting: 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 2nd day of May, 1902, 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 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 of the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

IN THE SUPERIOR COURT OF THE State of Washington in and for the County of King. William Dewson, plaintiff, vs. Matilda Jones Dewson, defendant. No. 35,419. Summons by Publication.

The State of Washington to the said Matilda Jones Dewson, 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 days after the 2nd day of May, 1902, and defend the above entitled action in the superior court of the State of Washington for the County of King, and answer the complaint of 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 the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

SUMMONS FOR PUBLICATION. No. 35,390.

In the Superior Court of the State of Washington for King County. Lucy M. Renner, plaintiff, vs. William Renner, defendant. Above named.

The State of Washington to said William Renner, defendant, above named:

Greeting: 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 2nd day of May, 1902, 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 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 of the above entitled action is to obtain a decree of the above entitled court in this action dissolving the bond of matrimony now and heretofore existing between the plaintiff and the defendant and on the ground of non-support of the plaintiff by the defendant.

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will loan money to its contract holders, with which they may buy or build their homes or pay off a mortgage.

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WE CAN SAVE YOU MONEY

We will show you in plain figures how we do it. We buy our goods for cash, so we get a discount from the factory of 10 per cent. It takes to collect accounts..... 5 per cent. And the losses on accounts are..... 10 per cent.

Total 25 per cent.

If you get prices at other stores, come and convince yourself. You will always find our goods marked in plain figures in the windows. We have a complete line of carpets, curtains and furniture, and we also handle pianos. We can save you a lot of money on a piano. We handle the old reliable Charter Oak range, the longest on the market, and made of the best steel; one will last you a lifetime. We give you a guarantee from the factory that at any time you are dissatisfied your money will be refunded.

We will give you \$32.50 for any Royal Charter Oak Range you have for sale

CHICAGO FURNITURE AND STOVE CO.
SECOND AND UNION

Dredging for Gold

With Direct Action Plunger Pump is Only Perfect Method for Sub-Aqueous Mining

The BEWSHER direct action plunger pump is the only apparatus of its kind in the world that successfully pumps gold, and all other granular matter, through its chambers without injury to its working parts. Gold, fine, coarse or in nuggets, lead bullets, sand, gravel and boulders, in fact anything half the size of the suction pipe can be pumped up from the greatest depths and discharged through the pump and be carried a distance of three miles or more if desired.

Our eight-inch gold dredging pump will move, easily and surely, twelve cubic yards of sand, gravel and water per minute, carrying in suspension twenty-five per cent of the granular material. The maximum cost of handling this matter, from river bottom to sluice boxes, will not exceed three cents per cubic yard. There are hundreds of miles of water ways with millions of cubic yards of gold bearing sands, running in values from twenty cents per yard to hundreds of dollars per yard. Let us take the very low and conservative figure of twenty cents per cubic yard, a figure so low that even the Chinese cannot make a living on it, and see what one pump of our pattern will do for us in a 24-hour run. Here are the figures:

| | |
|--|----------|
| Solid matter pumped, at three yards per minute, 4,320 cubic yards. | |
| Value, at 20 cents per cubic yard..... | \$864.00 |
| Cost to move at 3 cents per cubic yard..... | 129.60 |
| Net profit, 24 hours run..... | \$734.40 |

Remember this is not a centrifugal pump, but a direct action plunger pump and the only pump in the world with a suction sufficiently powerful to lift gold. All other apparatus now in use and on the market for gold dredging purposes are of the endless chain bucket pattern and are cumbersome and unsatisfactory and utterly inadequate for the purpose. Every practical miner knows that gold, being heavier than other matter and obeying the law of gravitation, finds its way to the lowest levels and becomes imbedded in the small crevices and cavities of the bed rock. The endless chain bucket dredges may therefore scrape the rough bed rock and bring to the surface the gravel and sand containing some of the finer gold, but the richer deposits of gold remain untouched in the cavities and pockets and are lost.

The Brewster Perfection Gold Dredging Pump

Brings to the surface every particle of detached matter coming within reach of its powerful suction pipe, and all pockets or cavities are emptied instantly. This suction pipe allows nothing to escape. The tremendous rush of water, moving at the rate of fifteen to seventeen feet per second under the powerful strokes of a plunger, will lift the nuggets of gold as readily as fine sand, and the whole rich harvest is secured. And all this at half the cost and in less than half the time consumed by any other method now known to man.

The disturbance caused by the buckets of the endless chain dredge when in operation results in great loss, the finer gold being disturbed is caught up by the action of the water and is carried away. But there can be no such loss when our direct plunger pump is used. Any disturbance caused by our suction pipe is always due to the strong flow of water TOWARDS THE MOUTH OF THE PIPE, and every atom of fine gold disturbed is immediately carried into that suction and is brought to the surface. Every particle of gold is saved by the Bewsher pump.

Write for prospectus, or call.

GENERAL CONSTRUCTION CO.

Phone James 4601 Seattle, Wash. 1510 Second Avenue