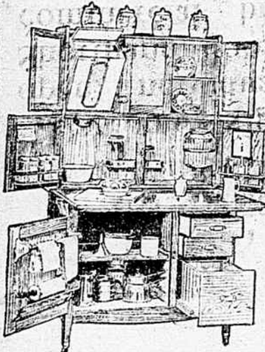


See our Window Display



The McDougall Kitchen Cabinet

has all of the features of other makes and a few more exclusive points all for the same price.

Inspect the special cabinet we are offering for

\$25.00

Others ranging in price from

\$18.00 TO \$35.00

M. Ruben and Sons

Your Liver Does Not Need Galomel

Hot Springs Liver Buttons Cure Constipation and Bring Happiness.

Old People Feel Young. "Gee! I feel like a two-year-old, and I wouldn't know a trouble if I met it in the street. There's a lot of fun in life when your liver's working right and you're always on hand with a hearty appetite. Wish I'd heard of those Hot Springs Liver Buttons years ago."



When your liver is torpid—"asleep on the job"—you are bound to be constipated. That means you feel dull, heavy, poor, or nothing. You're ready to fly off the handle at any little thing—in fact, you have a grouch. All you need is to start your liver to working and that will end the constipation and all its following troubles in a jiffy. But don't make the mistake of using cathartics, salts or other drastic drugs that are dangerous and that rack your system. Get Hot Springs Liver Buttons at once—today—now—and love up your liver, shake up your bevel of foul waste, drive the gases from your stomach. At druggists' everywhere. 25c Sample and 100 of our 17,000 testimonials mailed free by Hot Springs Chemical Company, Hot Springs, Ark.

Virginia Military Institute

STRAVER'S BUSINESS COLLEGE

Old Masonic Temple, 9th and F Streets, Washington, D. C. Day and Night School now open. Individual instruction in Shorthand, Bookkeeping and all commercial branches. Good positions procured for graduates.

Call at once and secure Desk and Locker. Catalogue Free. Phone M 3430.

COLD WEATHER.

Snow and Sleet Prevailing in the West.

Kansas City, Mo., Oct. 20.—Snow the first of the season, fell for an hour yesterday over western Missouri and eastern Kansas. Thermometers in this section last night stood at 2 to 8 degrees above the freezing point. Points in southern Kansas and north Oklahoma report a fall in the temperature of nearly 10 degrees in the last 24 hours.

Rolla, Mo., Oct. 20.—The first snow of the season fell here yesterday afternoon. This is the earliest that snow has been known to fall in this section.

Pine Bluff, Ark., Oct. 20.—Sleet and snow fell here yesterday. The temperature has fallen rapidly.

Bartlesville, Okla., Oct. 20.—Snow fell over this section yesterday evening. It was the first October snow fallen in a quarter of a century.

Fargo, N. Dak., Oct. 20.—A severe snow storm, the first of the season broke over the Red river valley yesterday.

DIVORCE FOR STAYING HOME

Wife Seeks Freedom From Husband Who Won't Wander at Night.

Cincinnati, Oct. 20.—Men have been brought into Police Court and many have been brought into the divorce court because they prefer the gay white way to wife's company at night, but it remained for Cincinnati to produce the man who is called upon to explain why his wife should not be given a divorce because he stayed at home at night.

John Hopping, a railroad switch man, prefers to stay at home nights and enjoy the comfort of the home he provided for his wife. She thinks differently, however, and just week in the Insolvency court filed suit for divorce on the grounds that he thus preferred to pass his time in the evenings.

TRY TO BLOW UP TRAIN.

Strike Situation More Serious in Michigan.

Canton, Mich., Oct. 20.—An attempt was made yesterday to blow up a Keweenaw Central passenger train taking 42 mine guards to the Mohawk mine. The guards and other passengers on the train probably owe their lives to Engineer Stephen Cocking, who detected the burning fuse and stopped his engine. A section of the track was blown out.

Following the explosion several hundred strikers surrounded the train. They were in a threatening mood but trouble was averted by the arrival of a force of mounted troops who pushed the crowd back. The soldiers are in control of the situation. The track will be repaired and the train given military protection through to Mohawk. The affair probably will hasten the military plans to send a stronger force of men into Keweenaw district.

Two hundred additional strike-breakers arrived this morning for the mining companies and fifty mine guards for the Mohawk Mining Company. Picketing was continued at the Allouez mine, but it was unattended by trouble.

DIED FOR LACK OF BEAUTY.

Kansas City, Mo., Oct. 20.—The regret of Gertrude Mungale's life was that she was not pretty. She looked about her every day and saw that kindness for which she would have worked her finger-ends off came easily and naturally to girls who were beautiful. She worried over it, and the worry made her bitter and nervous, and at 26 sent her to the State Hospital for the Insane in St. Joseph.

"Good-bye," she told attendants. "The first chance I get I am going to commit suicide. Life isn't worth living when you're ugly." Word was received Miss Mungale found the chance that she hoped for. She killed herself at the institution Thursday.

'GETS-IT' GETS CORNS SURE AS FATE

If You've Had Corns for Months or Years, 'GETS-IT' Will Remove Them All in a Few Days.

"What! hurts way up to my heart. I've tried almost everything for Corns. 'GETS-IT' is the only real remedy any corn ever had. Put 'GETS-IT' on in 2 seconds, and away they go, shrivel, vanish. No more cottonings to make the corn sharper and more bulky, no more bandage to stop circulation and stick to the stocking so more salves to turn the flesh raw and make the corn 'pull,' no more knives or razors with danger of bleeding and blood poisoning.



'I Don't Wonder People Go Crazy--Happy Over 'GETS-IT'. It Gets Every Corn Sure and Quick.'

"GETS-IT" is painless, stops pain, and is absolutely harmless to healthy flesh. Warts and bunions disappear. "GETS-IT" gives immediate relief. "GETS-IT" is sold at druggists at 25 cents a bottle, or sent on receipt of price to E. Lawrence & Co., Chicago.

At a Corporation Court of the City of Alexandria, Virginia, continued and held at the Court House of said city on Friday, October 17th, 1913; Present, Hon. Louis C. Barley, Judge.

James L. Brown, Complainant. Vs. Agnes Belle Brown, Defendant. In Chancery. Order of Publication. An affidavit having been duly made as required by law, that the defendant is a non-resident of the State of Virginia, and that she cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and order of publication having been duly granted in open court; it is, therefore, ordered that the said defendant do appear here within fifteen days after due publication hereof to answer the suit of complainant against the defendant on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in the city of Alexandria, Va., and that a copy hereof be sent by registered mail by the Clerk of this Court to the last known place of abode of defendant, to-wit: 1308 D Street, N. W., Washington, D. C., as stated in the application for this order of publication which shall be certified by the clerk of this court and that a copy be posted at the front door of the court house of this court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Howard W. Smith, p. q.

WANTED.—Pupils for the Violin Royal High School method (Berlin). Reasonable rates. I. M. Ullman, 202 King street. 17 3t

STOMACH SUFFERERS

Mayer's Wonderful Stomach Remedy Is Recommended and Praised By Thousands Who Have Been Restored

"I was a sick man for about three months caused by indigestion of the liver and stomach. I was treated by three of our most prominent physicians but I would not get better. I was then operated on to get relief, but heard of your Wonderful Stomach Remedy and secured a full treatment and took it according to directions and was cured in a few days. Since taking your medicine I work regularly and feel as good as new. I am praising your Remedy to all my friends. I think it's worthy of the highest praise. B. L. DOOLEY, Rosalie, Va."

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Tuesday, October 7, 1913. Present, Hon. Louis C. Barley, Judge.

Ethel Alice Redmond, Complainant. Vs. Carl Bailey Redmond, Defendant. In Chancery. Upon the application of the complainant stating specifically the last known place of abode of the defendant, and it appearing to the court that process has been issued and returned by the Sergeant of the city of Alexandria, Virginia, showing the defendant not being found within the jurisdiction of this court, the court on this 7th day of October, 1913, doth grant the following order of publication:

The object of this suit is to obtain a decree absolutely divorcing the complainant, Ethel Alice Redmond, from the defendant, Carl Bailey Redmond, on the ground of desertion on the part of the said defendant; to have committed to her the care and custody of her infant children and for general relief, and an affidavit having been filed by the defendant, Carl Bailey Redmond, is a non-resident of the State of Virginia, it is ordered that he do appear here within fifteen days after due publication of said order of publication and do what is necessary to protect his interests in this suit.

And it is further ordered that a copy of said order of publication be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in the City of Alexandria, Va.; that a copy be posted at the front door of the Court House, of the Corporation Court of the said city, on or before the next succeeding rule day after this order is entered, and that a copy of said order of publication shall be sent by registered mail by the Clerk of this Court addressed to the said non-resident defendant at 821 Seventh street, S. W., Washington, D. C., his last known place of abode.

A copy: Teste: NEVELL S. GREENAWAY, Clerk. H. Noel Garner, p. q.

At a Circuit Court of the City of Alexandria held at the Court House of said city on Monday, September 23rd, 1913. Present, Hon. J. B. T. Thornton, Judge.

Frederick M. Marks, Complainant. Vs. Rebecca Marks, Defendant. In Chancery. It appearing to the Court on this 8th day of September, 1913, by affidavit of Frederick M. Marks, complainant, in this suit, and now presented to the Court, that he has instituted a suit in Chancery in this Court to obtain a decree a vinculo matrimonii from his wife, the said Rebecca Marks, on the grounds of adultery, that the original process against said Rebecca Marks has been returned by the Sergeant of the City of Alexandria, to whom the same was directed, "not found in my bailiwick," and that said Rebecca Marks is not a resident of the State of Virginia, but lives in Washington, D. C., to-wit, at 431 Delaware Avenue, S. W., and that said Frederick M. Marks, complainant, has been domiciled in the State of Virginia, for at least one year preceding the commencement of said suit, on the written and sworn application of Frederick M. Marks now presented to the court, and made the Court on this 8th day of September, 1913, that an order of publication be and the same is hereby granted against said Rebecca Marks, stating the object and grounds of the said application, or suit for divorce, which shall be published by the Clerk of this court, as required by section 3230 of the Code of Virginia, the objects and grounds of said application or suit for divorce being set forth in said application of complainant.

And it is further ordered by the Court that a copy of said order of publication shall be sent by registered mail by the Clerk of this Court, in which this bill is pending, addressed to said Rebecca Marks, a non-resident defendant in this suit, at her last known place of abode, to-wit, 431 Delaware Avenue, S. W., Washington, D. C., which said last place of residence is specifically stated in said application for said order of publication, and the mailing of said order of publication shall be certified by the Clerk of this Court to be Court.

A copy: Teste: NEVELL S. GREENAWAY, Clerk. REGINALD F. COX, D. C. C. E. Nicol, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Wednesday, October 1, 1913. Present, Hon. Louis C. Barley, Judge.

Elmo S. Springmann, Complainant. Vs. A. Golden V. Springmann, Defendant. In Chancery. Upon the application of the complainant; Elmo S. Springmann, stating specifically the last known place of abode of the defendant, A. Golden V. Springmann, the Court on this 1st day of October, 1913, doth grant the following order of publication:

The object of this suit is to obtain an absolute decree of divorce for the complainant from the defendant on the grounds of willful desertion and abandonment for a period of more than three years last past and for general relief, and on affidavit having been made and filed that the defendant, A. Golden V. Springmann has not been found within the jurisdiction of the State of Virginia, and that she is not a resident of the said State, it is ordered that she do appear here within fifteen days after due publication of this order and do what is necessary to protect her interest in this suit. And it is further ordered that a copy of said order of publication be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in the city of Alexandria, Va., that a copy be posted at the front door of

the Court House of said city on or before the next succeeding rule day after this order is entered and that a copy of said order of publication shall be sent by registered mail by the clerk of this court addressed to the said non-resident defendant, A. Golden V. Springmann to her last known place of abode or residence at No. 540 G. St., South East, Washington, D. C.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Charles E. Corgan, p. q.

In the Clerk's Office of the Corporation Court of the City of Alexandria, on the 9th day of October, 1913. Present, Hon. Louis C. Barley, Judge.

Samuel Hane, Leonard Jones, an infant, over the age of fourteen years; Eddie Washington; Samuel G. Brent, Trustee and C. C. Carlin, beneficiary, Defendants. Vs. Charles Hammill, Complainant. In Chancery.

The object of this suit is to sell the premises of which Julia Hane Jones died (intestate) seized and possessed, situated on the north side of Franklin street, between Lee and Union streets, in the City of Alexandria, Va., fronting 20 feet on Franklin street and running back northward 88 feet 3 1/2 feet to a five foot alley, for the purpose of partition, and for complainant to obtain therefrom his commuted curtesy, and for recovery of money spent by him and labor in erecting a house thereon, and for holding defendant, Eddie Washington, liable for rent therefor; and for payment of liens, and for general relief.

It appearing by an affidavit filed in this cause that the defendant, Samuel Hane, is a non-resident of this State: It is ordered, That said defendant appear here within fifteen days after due publication of this order, and do what is necessary to protect his interests in this suit, and that a copy of this order be forthwith inserted in the Alexandria Gazette a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this city.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Friday, September 26, 1913. Present, Hon. Louis C. Barley, Judge.

Flourine Hanen, Complainant. Vs. Samuel R. Hanen, Defendant. In Chancery. An affidavit having been duly made as required by law, that the defendant is a non-resident of the State of Virginia, and that he cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of desertion and abandonment for more than three years, without legal cause or excuse, and an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within 15 days after due publication hereof, to answer the suit of complainant against the defendant on the grounds of desertion and abandonment for more than three years, without legal cause or excuse, and to do what may be necessary to protect his interest in this suit. And it is further ordered once a week for four weeks, in the Alexandria Gazette, a newspaper published in Alexandria, Va., and that a copy be sent, by registered mail, by the Clerk of this court, to the last known place of address, residence and abode of defendant, to-wit: 1601 14th St., N. W., Washington, D. C., as stated in the application for this order of publication which shall be certified by the Clerk of this Court, and that a copy be posted at the front door of the court house of this court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Charles E. Corgan, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Monday, October 13th, 1913. Present, Hon. Louis C. Barley, Judge.

Gertrude M. Williams Clark, Complainant. Vs. Ferdinand C. Beckert, Defendant. In Chancery. An affidavit having been duly made as required by law, that the defendant is a non-resident of the State of Virginia, and that he cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of adultery, an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within fifteen days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of adultery, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Virginia, and that a copy thereof be sent by registered mail by the clerk of this court to the last known place of address, residence and abode of defendant, to-wit: No. 405 8th St., S. E., Washington, D. C., as stated in the application for this order of publication, which shall be certified by the Clerk of this Court, and that a copy be posted at the front door of the Court House of this Court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

COMMONWEALTH OF VIRGINIA: In the Corporation Court of the City of Alexandria, on the 23rd day of September, 1913.

A. D. Fewell, Complainant. Vs. Maggie J. Conner Fewell, Defendant. In Chancery. An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that she cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within 15 days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Va., and that a copy be sent by registered mail by the Clerk of this Court to the last known place of address, residence and abode of defendant, to-wit: 405 8th St., S. E., Washington, D. C., as stated in the application for this order of publication, which shall be certified by the Clerk of this Court, and that a copy be posted at the front door of the Court House of this Court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

COMMONWEALTH OF VIRGINIA: In the Corporation Court of the City of Alexandria, on the 23rd day of September, 1913.

A. D. Fewell, Complainant. Vs. Maggie J. Conner Fewell, Defendant. In Chancery. An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that she cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within 15 days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Va., and that a copy be sent by registered mail by the Clerk of this Court to the last known place of address, residence and abode of defendant, to-wit: 405 8th St., S. E., Washington, D. C., as stated in the application for this order of publication, which shall be certified by the Clerk of this Court, and that a copy be posted at the front door of the Court House of this Court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Monday, October 13th, 1913. Present, Hon. Louis C. Barley, Judge.

Florence T. Pettit Hammill, Complainant. Vs. Charles Hammill, Defendant. In Chancery. An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that he cannot be found within the jurisdiction of this State, and the Sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years before the commencement of this suit, and an order of publication having been duly granted in open Court, it is, therefore, ordered that said defendant do appear here within fifteen days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years before commencement of this suit, and do what may be necessary to protect his interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Virginia, and that a copy be sent by registered mail by the Clerk of this Court to the last known place of address, residence and abode of defendant, to-wit: Fort Winfield Scott, Presidio, California, as stated in the application for this order of publication which shall be certified by the clerk to this court, and that a copy be posted at the front door of the court house of this court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Friday, September 26, 1913. Present, Hon. Louis C. Barley, Judge.

Harry Davis, Complainant. Vs. Lia Davis, Defendant. In Chancery. An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that she cannot be found within the jurisdiction of this State, and the Sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of desertion and abandonment for more than three years, without legal cause or excuse, and an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within 15 days after due publication hereof, to answer the suit of the complainant against the defendant for an absolute divorce on the grounds of desertion and abandonment for more than three years without legal cause or excuse, and do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week, for four weeks in the Alexandria Gazette, a newspaper published in Alexandria, Virginia, and that a copy be sent by registered mail by the clerk of this court, to the last known place of address, residence and abode of defendant, to-wit: 1409 H St., N. E., Washington, D. C., as stated in the application for this order of publication which shall be certified by the Clerk to this court, and that a copy be posted at the front door of the court house of this court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Charles E. Corgan, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Tuesday, September 23rd, 1913. Present, Hon. Louis C. Barley, Judge.

Clara J. Beckert, Complainant. Vs. Ferdinand C. Beckert, Defendant. In Chancery. An affidavit having been duly made as required by law, that the defendant is a non-resident of the State of Virginia, and that he cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of adultery, an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within fifteen days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of adultery, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Virginia, and that a copy thereof be sent by registered mail by the clerk of this court to the last known place of address, residence and abode of defendant, to-wit: No. 405 8th St., S. E., Washington, D. C., as stated in the application for this order of publication, which shall be certified by the Clerk of this Court, and that a copy be posted at the front door of the Court House of this Court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Monday, October 13th, 1913. Present, Hon. Louis C. Barley, Judge.

George L. Clark by E. N. Clark, his next friend, Complainant. Vs. Gertrude M. Williams Clark, Defendant. In Chancery. An affidavit having been duly made as required by law, that the defendant is a non-resident of the State of Virginia, and that she cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of adultery, an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within fifteen days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of adultery, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Virginia, and that a copy thereof be sent by registered mail by the clerk of this court to the last known place of address, residence and abode of defendant, to-wit: 1409 H St., N. E., Washington, D. C., as stated in the application for this order of publication which shall be certified by the Clerk to this court, and that a copy be posted at the front door of the court house of this court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Tuesday, September 23rd, 1913. Present, Hon. Louis C. Barley, Judge.

Clara J. Beckert, Complainant. Vs. Ferdinand C. Beckert, Defendant. In Chancery. An affidavit having been duly made as required by law, that the defendant is a non-resident of the State of Virginia, and that he cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of adultery, an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within fifteen days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of adultery, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Virginia, and that a copy thereof be sent by registered mail by the clerk of this court to the last known place of address, residence and abode of defendant, to-wit: No. 405 8th St., S. E., Washington, D. C., as stated in the application for this order of publication, which shall be certified by the Clerk of this Court, and that a copy be posted at the front door of the Court House of this Court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Monday, October 13th, 1913. Present, Hon. Louis C. Barley, Judge.

Elwin Willis Davis, Complainant. Vs. Beulah M. Davis, Defendant. In Chancery. An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that she cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within 15 days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Virginia, and that a copy thereof be sent by registered mail by the clerk of this court to the last known place of address, residence and abode of defendant, to-wit: No. 405 8th St., S. E., Washington, D. C., as stated in the application for this order of publication, which shall be certified by the Clerk of this Court, and that a copy be posted at the front door of the Court House of this Court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Friday, September 26, 1913. Present, Hon. Louis C. Barley, Judge.

Elwin Willis Davis, Complainant. Vs. Beulah M. Davis, Defendant. In Chancery. An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that she cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within 15 days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Virginia, and that a copy thereof be sent by registered mail by the clerk of this court to the last known place of address, residence and abode of defendant, to-wit: No. 405 8th St., S. E., Washington, D. C., as stated in the application for this order of publication, which shall be certified by the Clerk of this Court, and that a copy be posted at the front door of the Court House of this Court on or before the next rule day of this court.

A Copy: Teste: NEVELL S. GREENAWAY, Clerk. Robinson Moncure, p. q.

At a Corporation Court of the City of Alexandria, continued and held at the Court House of said city on Friday, September 26, 1913. Present, Hon. Louis C. Barley, Judge.

Elwin Willis Davis, Complainant. Vs. Beulah M. Davis, Defendant. In Chancery. An affidavit having been duly made, as required by law, that the defendant is a non-resident of the State of Virginia, and that she cannot be found within the jurisdiction of this State, and the sergeant having made a return upon the original process or summons issued herein that the defendant is a non-resident of his bailiwick, and application having been made in open court for an order of publication against said defendant to appear and answer a bill in chancery filed by the complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and an order of publication having been duly granted in open court, it is, therefore, ordered that said defendant do appear here within 15 days after due publication hereof to answer the suit of complainant against the defendant for an absolute divorce on the grounds of willful desertion and abandonment for more than three years prior to the institution of this suit, and to do what may be necessary to protect her interest in this suit. And it is further ordered that a copy of this order be published once a week for four successive weeks in the Alexandria Gazette, a newspaper published in Alexandria, Virginia, and that a copy thereof be sent by registered mail by the