

TAKING DAMPNESS OUT OF THE LAWS

Provisions for Licensing Saloons Will Be Repeated This Session.

CHARLESTON, W. Va., Jan. 31.—Despite the fact that West Virginia has been a dry state since July 1, 1914, bills are just now being considered in the legislature with the purpose of repealing the old license chapter of the code of the dead verbiage relating to the licensing of saloons. The same bill has been introduced in each house and besides cutting out the dead language of the old law, purposes the licensing of a number of other enterprises.

Section one and two of the old law are combined and the license tax is made to apply to bill board advertisers, operators of cane racks, doll baby makers, knife racks, striking machines and similar devices. All provisions relating to the sale of liquor by drug stores and all relating to the licensing of automobiles are stricken from section four, the latter being provided for in the state road commission act.

Amendment is made to section 10, to authorize the issuance of any license under this chapter by the clerk of the county court without an order entered by the court. Provision is made for the assignment of a license without the consent of the county court, the assignment to be attested by the person authorized to issue the license.

The most of tax on hotels is fixed in section 64, at fifty cents a room for each room used by the public for all hotels of less than twenty rooms, and upon all hotels of more than twenty rooms the tax is one dollar per room annually. On restaurants and eating houses the license tax, as proposed is based on gross receipts, instead of on annual rental values.

PRODUCER GAS

(Continued from page one.)

The manufacture of clay parts would have been no longer possible.

Some few months ago the Willett's company were much concerned over the gas shortage. At present they are thoroughly satisfied with the outcome of the matter and are very proud of their new producer. The building which composes the producer is in two parts, made of red brick and is situated about 150 feet from the six kilns which bake the clay parts. An underground tunnel carrying the gas to the kilns helped materially in bringing the cost of setting up this producer to between \$15,000 and \$20,000. The plan of the producer is much the same as all producers. Coal to about 14 tons a day is being used in the Underwood and it only requires the services of two men, one for day and one for night, neither working full time, to keep the producer well cooled. There is no automatic stoking. Through small holes for the purpose, the various small furnaces of the producer are hand stoked when needed. So plentifully is gas being produced that it is an easy matter to light the gas from the stoking holes, though this is not the proper place for lighting. With a flare and a rush it blazes instantly up with great force.

There has been no trouble so far with this producer as to the forcing of gas to the kilns. The proper amount of air is mixed with the gas directly as it enters the kilns. There are 29 burners connecting with the kilns, some of the kilns having more than others. One kiln has five, another three, according to the size of the kiln. It is claimed that heat up to 3,000 degrees can be obtained in 48 hours and that if desired a fire can be kept in the producer indefinitely without it going out, merely by closing the producer so that it is air tight.

The Underwood Producer is water sealed underneath each producer furnace. The Underwood Producer has been running satisfactorily for three weeks. At first just three kilns were fired but today a fourth one is in the process of heating and will be ready for clay parts in four days, the required length of time to bring to high temperature. It requires four days after the parts are placed inside before they can be taken out in a finished in the kilns newly heated with producer gas have turned out in excellent condition—as perfect as any ever baked by natural gas. "The

beauty of it is," said the superintendent of the Willett's Company this morning, "this new gas costs but one half what natural gas did."

About 50 men are being employed in the Willett's factory at present. One of the many interesting points in connection with the Underwood Producer lies in the fact that a soot door has been built which when opened once a week, lights automatically by spontaneous combustion. The gas passages to the kilns are in this manner burnt out, ridding the tunnel of all soot and tar which has accumulated during the week. The inclined platform running from the top of the producer to the ground is not finished yet. When done, coal can more easily be hauled to the top.

At the Owens Plant.

The Morgan Producer at the Owens Bottle Machine Company factory is running like clock-work, but the Cuban Producer at the same factory is still causing trouble. A new fan arrived a few days ago which had been placed in the passage way which conveys gas to furnace number 6, in the hope that the gas can be forced faster into this furnace. The producer is making plenty of gas but the gas won't enter the glass furnace in sufficiently large quantities to keep it going without the additional use of Philadelphia Company gas. There is very little natural gas at the factory. It is the intention of Michael Owens to experiment with the Cuban producer until spring when the question of whether it will be torn down or not will be determined. Another and larger fan will be sent to replace this small one, if it does not do the work. The fan now in operation has ten blades and has increased the gas pressure but not enough as yet to form an idea of what it will do. The fan was made at the Kent Owens Machine Company factory in Toledo.

SPECIAL NOTICES

ORDER OF PUBLICATION.

STATE OF WEST VIRGINIA.

At the January, 1919, Rules, held in the Clerk's office of the Circuit Court, in and for the county of Marion, and state aforesaid, January 8, 1919, the following order was entered: Beulah Perine, Plaintiff, vs. Glenn Arlie Perine, Defendant.—Chancery.

Summons.

THE STATE OF WEST VIRGINIA, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Glenn Arlie Perine to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's office of said court on the first Monday in January, 1919, to answer a bill in chancery exhibited against him in said court by Beulah Perine.

And have then there this writ.

Witness, Clarence Currey, Clerk of said court, at court house in said county, the 31 day of January, 1919, and 56th year of the state.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:

The within named Glenn Arlie Perine is not found in my bailwick 31 Jan. 1919.

A. M. GLOVER, Sheriff of Marion County West Virginia.

Object of Suit.

The object of the above styled chancery cause is that the said Beulah Perine, the plaintiff, do obtain a divorce from the bonds of matrimony from Glenn Arlie Perine, the defendant, and that the said Beulah Perine be decreed a divorce from Glenn Arlie Perine, the defendant, from the bonds of matrimony.

An affidavit having been made and filed that the said Glenn Arlie Perine, the defendant named in the above styled cause, is a non-resident of the state of West Virginia, it is ordered that the said Glenn Arlie Perine do appear within one month from the first publication of this order, in the Clerk's office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect her interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 8th day of January, 1919.

CLARENCE CURREY, Clerk.

E. R. BELL, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

THE STATE OF WEST VIRGINIA, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Glenn Arlie Perine to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's office of said court on the first Monday in January, 1919, to answer a bill in chancery exhibited against him in said court by Beulah Perine.

And have then there this writ.

Witness, Clarence Currey, Clerk of said court, at court house in said county, the 31 day of January, 1919, and 56th year of the state.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:

The within named Glenn Arlie Perine is not found in my bailwick 31 Jan. 1919.

A. M. GLOVER, Sheriff of Marion County West Virginia.

Object of Suit.

The object of the above styled chancery cause is that the said Beulah Perine, the plaintiff, do obtain a divorce from the bonds of matrimony from Glenn Arlie Perine, the defendant, and that the said Beulah Perine be decreed a divorce from Glenn Arlie Perine, the defendant, from the bonds of matrimony.

An affidavit having been made and filed that the said Glenn Arlie Perine, the defendant named in the above styled cause, is a non-resident of the state of West Virginia, it is ordered that the said Glenn Arlie Perine do appear within one month from the first publication of this order, in the Clerk's office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect his interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 8th day of January, 1919.

CLARENCE CURREY, Clerk.

E. R. BELL, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

THE STATE OF WEST VIRGINIA, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Glenn Arlie Perine to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's office of said court on the first Monday in January, 1919, to answer a bill in chancery exhibited against him in said court by Beulah Perine.

And have then there this writ.

Witness, Clarence Currey, Clerk of said court, at court house in said county, the 31 day of January, 1919, and 56th year of the state.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:

The within named Glenn Arlie Perine is not found in my bailwick 31 Jan. 1919.

A. M. GLOVER, Sheriff of Marion County West Virginia.

Object of Suit.

The object of the above styled chancery cause is that the said Beulah Perine, the plaintiff, do obtain a divorce from the bonds of matrimony from Glenn Arlie Perine, the defendant, and that the said Beulah Perine be decreed a divorce from Glenn Arlie Perine, the defendant, from the bonds of matrimony.

An affidavit having been made and filed that the said Glenn Arlie Perine, the defendant named in the above styled cause, is a non-resident of the state of West Virginia, it is ordered that the said Glenn Arlie Perine do appear within one month from the first publication of this order, in the Clerk's office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect his interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 8th day of January, 1919.

CLARENCE CURREY, Clerk.

E. R. BELL, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

THE STATE OF WEST VIRGINIA, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Glenn Arlie Perine to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's office of said court on the first Monday in January, 1919, to answer a bill in chancery exhibited against him in said court by Beulah Perine.

And have then there this writ.

Witness, Clarence Currey, Clerk of said court, at court house in said county, the 31 day of January, 1919, and 56th year of the state.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:

The within named Glenn Arlie Perine is not found in my bailwick 31 Jan. 1919.

A. M. GLOVER, Sheriff of Marion County West Virginia.

Object of Suit.

The object of the above styled chancery cause is that the said Beulah Perine, the plaintiff, do obtain a divorce from the bonds of matrimony from Glenn Arlie Perine, the defendant, and that the said Beulah Perine be decreed a divorce from Glenn Arlie Perine, the defendant, from the bonds of matrimony.

An affidavit having been made and filed that the said Glenn Arlie Perine, the defendant named in the above styled cause, is a non-resident of the state of West Virginia, it is ordered that the said Glenn Arlie Perine do appear within one month from the first publication of this order, in the Clerk's office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect his interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 8th day of January, 1919.

CLARENCE CURREY, Clerk.

E. R. BELL, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

THE STATE OF WEST VIRGINIA, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Glenn Arlie Perine to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's office of said court on the first Monday in January, 1919, to answer a bill in chancery exhibited against him in said court by Beulah Perine.

And have then there this writ.

Witness, Clarence Currey, Clerk of said court, at court house in said county, the 31 day of January, 1919, and 56th year of the state.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:

The within named Glenn Arlie Perine is not found in my bailwick 31 Jan. 1919.

A. M. GLOVER, Sheriff of Marion County West Virginia.

Object of Suit.

The object of the above styled chancery cause is that the said Beulah Perine, the plaintiff, do obtain a divorce from the bonds of matrimony from Glenn Arlie Perine, the defendant, and that the said Beulah Perine be decreed a divorce from Glenn Arlie Perine, the defendant, from the bonds of matrimony.

An affidavit having been made and filed that the said Glenn Arlie Perine, the defendant named in the above styled cause, is a non-resident of the state of West Virginia, it is ordered that the said Glenn Arlie Perine do appear within one month from the first publication of this order, in the Clerk's office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect his interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 8th day of January, 1919.

CLARENCE CURREY, Clerk.

E. R. BELL, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

THE STATE OF WEST VIRGINIA, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Glenn Arlie Perine to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's office of said court on the first Monday in January, 1919, to answer a bill in chancery exhibited against him in said court by Beulah Perine.

And have then there this writ.

Witness, Clarence Currey, Clerk of said court, at court house in said county, the 31 day of January, 1919, and 56th year of the state.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:

The within named Glenn Arlie Perine is not found in my bailwick 31 Jan. 1919.

A. M. GLOVER, Sheriff of Marion County West Virginia.

Object of Suit.

The object of the above styled chancery cause is that the said Beulah Perine, the plaintiff, do obtain a divorce from the bonds of matrimony from Glenn Arlie Perine, the defendant, and that the said Beulah Perine be decreed a divorce from Glenn Arlie Perine, the defendant, from the bonds of matrimony.

An affidavit having been made and filed that the said Glenn Arlie Perine, the defendant named in the above styled cause, is a non-resident of the state of West Virginia, it is ordered that the said Glenn Arlie Perine do appear within one month from the first publication of this order, in the Clerk's office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect his interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 8th day of January, 1919.

CLARENCE CURREY, Clerk.

E. R. BELL, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

THE STATE OF WEST VIRGINIA, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Glenn Arlie Perine to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's office of said court on the first Monday in January, 1919, to answer a bill in chancery exhibited against him in said court by Beulah Perine.

And have then there this writ.

Witness, Clarence Currey, Clerk of said court, at court house in said county, the 31 day of January, 1919, and 56th year of the state.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:

The within named Glenn Arlie Perine is not found in my bailwick 31 Jan. 1919.

A. M. GLOVER, Sheriff of Marion County West Virginia.

Object of Suit.

The object of the above styled chancery cause is that the said Beulah Perine, the plaintiff, do obtain a divorce from the bonds of matrimony from Glenn Arlie Perine, the defendant, and that the said Beulah Perine be decreed a divorce from Glenn Arlie Perine, the defendant, from the bonds of matrimony.

An affidavit having been made and filed that the said Glenn Arlie Perine, the defendant named in the above styled cause, is a non-resident of the state of West Virginia, it is ordered that the said Glenn Arlie Perine do appear within one month from the first publication of this order, in the Clerk's office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect his interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 8th day of January, 1919.

CLARENCE CURREY, Clerk.

E. R. BELL, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

Dr. E. W. Howard

Has moved his offices from the Skinner Building to the Professional building of Cleveland Avenue, Rooms 305-8 3rd Floor.

Suggestions to Women

"Just Ready to Drop"

When you are "just ready to drop," when you feel so weak that you can hardly drag yourself about—and because you have not slept well, you get up as tired out next morning as when you went to bed, you need help. Vinol will help you just as it did these two women. Why not try it?

HERE IS PROOF

Pittsburgh, Pa. "I keep house for my husband and myself and I got into a weak, run-down, nervous condition, and no appetite. I heard how Vinol helped others and tried it and it built me up so I am strong, have a good appetite, and feel better in every way."—Mrs. James Crozier.

For all nervous, nervous conditions, weak women, overworked men, feeble old people and delicate children, there is no remedy like Vinol.

Holmdel, N.J. "I live on a farm and am a hard working woman and for weak, run-down, overworked conditions have found nothing that will create an appetite, build me up and make me strong equal to Vinol. It helped several others in our neighborhood, too."—Mrs. Thomas Ellis.

Vinol Creates Strength

Crane's Drug Store, Mountain City Drug Co., Hall Drug Store. Vinol is sold in Mannington by the Prescription Pharmacy, and druggists everywhere.

The fan is run by electric power so that unless necessary, no larger fan will be used, because of the additional cost of providing electricity. About two thirds of the gas used on furnace number 6, is a Cuban Producer gas—the rest is Philadelphia Company gas. Where at the start it requires but four men to operate the Cuban Producer, now it is requiring six men and others besides who work on both producers hauling coal and ashes. These men are making 50 cents an hour. Since the hoppers were moved to the center of the furnace in the producer, less stoking has been required and an even fire-bed has been maintained. But even at that more men have been found necessary than was first thought.

Furnace number 5, is being remodelled for producer gas.

The oil system at this factory is ready for use when emergency arises.

WILL VOTE ON SCHOOL BONDS.

MARTINSBURG, W. Va., Jan. 31.—The Martinsburg board of education has instructed its attorney to prepare the necessary legal papers for a special election, to decide a proposal to issue \$75,000 in bonds, for the erection of a new school building to take the place of the old Mason school. The proposed building will accommodate 650 pupils.

ONE-FIFTH TO ONE-HALF OF REGULAR PRICES AT SHURTLEFF & WELTON'S VICTORY SHOE SALE.

RARE TEAM WROK IN BEHALF OF AILING FOLKS

Being Done Daily By Nerv-Worth and Nerv-Worth Laxative Tablets.

These two pull together with happy results for those whose nervous system is mixed up with constipation and liver troubles. Nerv-Worth, the liquid, generally masters derangements of the liver and bowels, but in some cases these are too deep-rooted to surrender quickly, and then the tablets, taken in conjunction with the liquid, do wonderful work. They are especially valuable in cleansing the bowels for those whose habits of constipation do not readily yield to the laxative properties of Nerv-Worth, the liquid. A box of Nerv-Worth and a 25-cent tin of the tablets form a combination without equal in overcoming ills of the nerves, stomach, bowels and liver. Crane's drug store sells Nerv-Worth and Nerv-Worth Laxative Tablets in Fairmont.

Your dollar back at Crane's Drug Store, Fairmont, if Nerv-Worth does not help you.

Neighboring agents: B. J. Mathews & Co., Mannington; W. P. Moran, Farmington; F. J. Yost, Fairview; Windsor Drug Co., and the Honaker Pharmacy, Monongah; Johnson's Pharmacy, Shinnston; Grant Graham, Belington; W. O. Davis, Philippi.—Adv.

TRY MAGNESIA FOR STOMACH TROUBLE

It Neutralizes Stomach Acidity, Prevents Food Fermentation, Sour, Gassy Stomach and Acid Indigestion.

Doubtless if you are a sufferer from indigestion, you have already tried pepsin, bismuth, soda, charcoal, drugs and various digestive acids and you know these things will not cure your trouble—in some cases of not even give relief.

But before giving up hope and deciding you are a chronic dyspeptic try the effect of a little bisulphated magnesia—not the ordinary commercial carbonate, citrate, oxide or milk, but the pure bisulphated magnesia which you can obtain from practically any drugist in either powdered or tablet form.

Take a teaspoonful of the powder or two compressed tablets with a little water after your next meal, and see what a difference this makes. It will instantly neutralize the dangerous, harmful acid in the stomach which now causes your food to ferment and sour, making gas, wind flatulence, heartburn and the bloated or heavy, lumpy feeling that seems to follow most everything you eat.

You will find that provided you take a little bisulphated magnesia immediately after a meal, you can eat almost anything and enjoy it without any danger of pain or discomfort to follow and moreover, the continued use of the bisulphated magnesia cannot injure the stomach in any way so long as there are any symptoms of acid indigestion.

Bumstead's Worm Syrup

"To children an antidote of mercy." Where worms are present and distress follows NEVER FAILS. One bottle destroyed 12 worms. Good. Do not test for sixty days. Held everywhere. See mail. In a bottle. Ext. C. V. Voorhes, M.D., Philadelphia.

Dr. E. W. Howard

Has moved his offices from the Skinner Building to the Professional building of Cleveland Avenue, Rooms 305-8 3rd Floor.

Robinson Ice Cream Co.

5th St. and Virginia Ave.

Phone: Office 618, Plant 895

SPECIAL NOTICES

OFFICE OF THE CONSOLIDATION COAL COMPANY.

BALTIMORE, MD.

January 14th, 1919.

The Board of Directors has declared a quarterly dividend of One and a Half Dollars (\$1.50) per share on its capital stock, payable January 31st, 1919, to the stockholders of record at the close of business January 24th, 1919. The transfer books will remain open. Dividend checks will be mailed.

T. K. STUART, Assistant Treasurer.

ORDER OF PUBLICATION.

State of West Virginia:

At the January, 1919, Rules, held in the Clerk's Office of the Circuit Court, in and for the County of Marion, and State aforesaid, January 8, 1919, the following order was entered:—James H. Walker, Plaintiff, vs. Victoria Walker, Defendant.—Chancery.

Summons.

State of West Virginia, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Victoria Walker to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's Office of said Court, on the first Monday in January, 1919, to answer a bill in chancery exhibited against her in said County by James H. Walker.

And have then there this writ.

Witness, Clarence Currey, Clerk of said Court, at Court House in said county, the 31 day of January, 1919, and 56th year of the State.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:—

The within named Victoria Walker is not found in my bailwick Jan. 7, 1919.

A. M. GLOVER, Sheriff of Marion County, West Virginia.

Object of Suit.

The object of the above-styled chancery cause is that the said James H. Walker, the plaintiff, do obtain a divorce from the bonds of matrimony from Victoria Walker, the defendant, and that the said James H. Walker be decreed a divorce from Victoria Walker, the defendant from the bonds of matrimony.

An affidavit having been made and filed that the said Victoria Walker, the defendant named in the above styled cause, is a non-resident of the State of West Virginia, it is ordered that the said Victoria Walker do appear within one month from the first publication of this order, in the Clerk's Office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect her interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 9th day of January, 1919.

CLARENCE CURREY, Clerk.

FRENCH MCCRAY, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

SPECIAL NOTICES

ORDER OF PUBLICATION.

STATE OF WEST VIRGINIA:

At the January, 1919, Rules, held in the Clerk's office of the Circuit Court, in and for the county of Marion, and state aforesaid, January 8, 1919, the following order was entered: Wilson A. Harris, Plaintiff, vs. Eva Marie Harris, Defendant.—Chancery.

Summons.

STATE OF WEST VIRGINIA, To the Sheriff of Marion county, Greeting:

You are hereby commanded to summon Eva Marie Harris to appear before the Circuit Court of Marion county, at rules to be held in the Clerk's office of said court on the first Monday in January, 1919, to answer a bill in chancery exhibited against her in said court by Wilson A. Harris.

And have then there this writ.

Witness, Clarence Currey, Clerk of said court, at court house in said county, the 31 day of December, 1918, and 56th year of the state.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:

The within named Eva Marie Harris is not found in my bailwick, Jan. 4, 1919.

EDWARD SLACK, Deputy for A. M. Glover, Sheriff of Marion County, West Virginia.

Object of Suit.

The object of the above entitled suit is to obtain for said plaintiff an absolute divorce and custody of their only child.

An affidavit having been made and filed that the said Eva Marie Harris, the defendant named in the above styled cause, is a non-resident of the state of West Virginia, it is ordered that the said Eva Marie Harris do appear within one month from the first publication of this order, in the Clerk's office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect her interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 9th day of January, 1919.

CLARENCE CURREY, Clerk.

FRENCH MCCRAY, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

ORDER OF PUBLICATION.

State of West Virginia:

At the January, 1919, Rules, held in the Clerk's Office of the Circuit Court, in and for the County of Marion, and State aforesaid, January 8, 1919, the following order was entered:—James H. Walker, Plaintiff, vs. Victoria Walker, Defendant.—Chancery.

Summons.

State of West Virginia, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Victoria Walker to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's Office of said Court, on the first Monday in January, 1919, to answer a bill in chancery exhibited against her in said County by James H. Walker.

And have then there this writ.

Witness, Clarence Currey, Clerk of said Court, at Court House in said county, the 31 day of January, 1919, and 56th year of the State.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:—

The within named Victoria Walker is not found in my bailwick Jan. 7, 1919.

A. M. GLOVER, Sheriff of Marion County, West Virginia.

Object of Suit.

The object of the above-styled chancery cause is that the said James H. Walker, the plaintiff, do obtain a divorce from the bonds of matrimony from Victoria Walker, the defendant, and that the said James H. Walker be decreed a divorce from Victoria Walker, the defendant from the bonds of matrimony.

An affidavit having been made and filed that the said Victoria Walker, the defendant named in the above styled cause, is a non-resident of the State of West Virginia, it is ordered that the said Victoria Walker do appear within one month from the first publication of this order, in the Clerk's Office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect her interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 9th day of January, 1919.

CLARENCE CURREY, Clerk.

FRENCH MCCRAY, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

ORDER OF PUBLICATION.

State of West Virginia:

At the January, 1919, Rules, held in the Clerk's Office of the Circuit Court, in and for the County of Marion, and State aforesaid, January 8, 1919, the following order was entered:—James H. Walker, Plaintiff, vs. Victoria Walker, Defendant.—Chancery.

Summons.

State of West Virginia, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Victoria Walker to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's Office of said Court, on the first Monday in January, 1919, to answer a bill in chancery exhibited against her in said County by James H. Walker.

And have then there this writ.

Witness, Clarence Currey, Clerk of said Court, at Court House in said county, the 31 day of January, 1919, and 56th year of the State.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:—

The within named Victoria Walker is not found in my bailwick Jan. 7, 1919.

A. M. GLOVER, Sheriff of Marion County, West Virginia.

Object of Suit.

The object of the above-styled chancery cause is that the said James H. Walker, the plaintiff, do obtain a divorce from the bonds of matrimony from Victoria Walker, the defendant, and that the said James H. Walker be decreed a divorce from Victoria Walker, the defendant from the bonds of matrimony.

An affidavit having been made and filed that the said Victoria Walker, the defendant named in the above styled cause, is a non-resident of the State of West Virginia, it is ordered that the said Victoria Walker do appear within one month from the first publication of this order, in the Clerk's Office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect her interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 9th day of January, 1919.

CLARENCE CURREY, Clerk.

FRENCH MCCRAY, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

ORDER OF PUBLICATION.

State of West Virginia:

At the January, 1919, Rules, held in the Clerk's Office of the Circuit Court, in and for the County of Marion, and State aforesaid, January 8, 1919, the following order was entered:—James H. Walker, Plaintiff, vs. Victoria Walker, Defendant.—Chancery.

Summons.

State of West Virginia, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Victoria Walker to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's Office of said Court, on the first Monday in January, 1919, to answer a bill in chancery exhibited against her in said County by James H. Walker.

And have then there this writ.

Witness, Clarence Currey, Clerk of said Court, at Court House in said county, the 31 day of January, 1919, and 56th year of the State.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:—

The within named Victoria Walker is not found in my bailwick Jan. 7, 1919.

A. M. GLOVER, Sheriff of Marion County, West Virginia.

Object of Suit.

The object of the above-styled chancery cause is that the said James H. Walker, the plaintiff, do obtain a divorce from the bonds of matrimony from Victoria Walker, the defendant, and that the said James H. Walker be decreed a divorce from Victoria Walker, the defendant from the bonds of matrimony.

An affidavit having been made and filed that the said Victoria Walker, the defendant named in the above styled cause, is a non-resident of the State of West Virginia, it is ordered that the said Victoria Walker do appear within one month from the first publication of this order, in the Clerk's Office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect her interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 9th day of January, 1919.

CLARENCE CURREY, Clerk.

FRENCH MCCRAY, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

ORDER OF PUBLICATION.

State of West Virginia:

At the January, 1919, Rules, held in the Clerk's Office of the Circuit Court, in and for the County of Marion, and State aforesaid, January 8, 1919, the following order was entered:—James H. Walker, Plaintiff, vs. Victoria Walker, Defendant.—Chancery.

Summons.

State of West Virginia, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon Victoria Walker to appear before the Circuit Court of Marion County, at rules to be held in the Clerk's Office of said Court, on the first Monday in January, 1919, to answer a bill in chancery exhibited against her in said County by James H. Walker.

And have then there this writ.

Witness, Clarence Currey, Clerk of said Court, at Court House in said county, the 31 day of January, 1919, and 56th year of the State.

CLARENCE CURREY, Clerk.

The return endorsed by the Sheriff on the foregoing summons is in words and figures following:—

The within named Victoria Walker is not found in my bailwick Jan. 7, 1919.

A. M. GLOVER, Sheriff of Marion County, West Virginia.

Object of Suit.

The object of the above-styled chancery cause is that the said James H. Walker, the plaintiff, do obtain a divorce from the bonds of matrimony from Victoria Walker, the defendant, and that the said James H. Walker be decreed a divorce from Victoria Walker, the defendant from the bonds of matrimony.

An affidavit having been made and filed that the said Victoria Walker, the defendant named in the above styled cause, is a non-resident of the State of West Virginia, it is ordered that the said Victoria Walker do appear within one month from the first publication of this order, in the Clerk's Office of our said Circuit Court, at Rules to be held therefor, and do what is necessary to protect her interests.

It is ordered that a copy of this order be published and posted as required by law.

Given under my hand this 9th day of January, 1919.

CLARENCE CURREY, Clerk.

FRENCH MCCRAY, Counsel for Plaintiff.

This order is published for the first time January 10th, 1919, and to be published once each week for four successive weeks.

CLARENCE CURREY, Clerk. 1-10-17-24-31

ORDER OF PUBLICATION.

State of West Virginia:

At the January, 1919, Rules, held in the Clerk's Office of the Circuit Court, in and for the County of Marion, and State aforesaid, January 8, 1919, the following order was entered:—James H. Walker, Plaintiff, vs. Victoria Walker, Defendant.—Chancery.

Summons.

State of West Virginia, To the Sheriff of Marion County, Greeting:

You are hereby commanded to summon