

Constipation
Is to be dreaded. It leads to serious ailments, Fever, Indigestion, Piles, Black Headache, Fatigued System, a score of other troubles follow. Don't let Constipation last. Keep your Kidneys, Liver and Bowels healthy and active. Rid your system of fermented, gassy foods. Nothing better than

Dr. King's New Life Pills
All Druggists 25 cents SATISFACTION OR MONEY BACK

60 YEARS' EXPERIENCE

PATENTS
TRADE MARKS DESIGNS COPYRIGHTS Etc.
Anyone sending a sketch and description may quickly ascertain our opinion from whether an invention is new. We issue full communications absolutely confidential. HANDBOOK on Patents sent free. Write for copy of our complete special notice, without charge, in the Scientific American.

A handsomely illustrated weekly. Largest circulation of any scientific journal. Terms, \$3 a year in advance. Single copies, 10 cents.

MUNN & CO. 361 Broadway, New York
Branch Office, 635 F St., Washington, D. C.

Scientific American
A handsomely illustrated weekly. Largest circulation of any scientific journal. Terms, \$3 a year in advance. Single copies, 10 cents.

MUNN & CO. 361 Broadway, New York
Branch Office, 635 F St., Washington, D. C.

CHICHESTER PILLS
DIAMOND BRAND
Beware of Counterfeits. Refuse all Substitutes.

LADIES! Get your benefit from CHICHESTER'S DIAMOND BRAND PILLS in RED and BLUE. TAKE THE CHICHESTER'S DIAMOND BRAND PILLS, for twenty-five years renowned as the best. Always reliable. SOLD BY ALL DRUGGISTS TIME TRIED EVERYWHERE TESTED

PATENTS
Trade marks and copy rights obtained or not secured. Send sketches, photos and description for FREE SEARCH and report on patentability. Bank references. PATENTS AND OPPORTUNITIES for you. Our free booklets tell how, what to invent and save your money. Write today.

D. SWIFT & CO.
PATENT LAWYERS,
303 Seventh St., Washington, D. C.

REBUILT TYPEWRITERS.
"All Makes."
Fully Guaranteed.

Model 4, automatic ribbon reverse, \$32.50
Model 5, automatic ribbon reverse, 37.50
Model 4, 2-color, back spacer, Elite 42.50
Model 5, 2-color, back spacer, Elite 45.00
Model 5, 2-color, back spacer, Pica 47.50
Model 3, 14-inch carriage, auto ribbon reverse, 35.00
Model 3, 14-inch carriage, back spacer, 2-color, 50.00

REMINISCENTS.
Model 10, Elite type, 32.50
Model 10, Pica type, 35.00
Model 11, decimal tabulator, 40.00
Model 11, decimal tabulator, Wash, adding and subtracting device, 100.00
Models and OTHER MAKES.
Model 2, Oliver, 20.00
Model 2, L. C. Smith, 27.50
Model 2, L. C. Smith, pivot bearing, 25.00
Model 2, L. C. Smith, ball bearing, 32.50
Model 5, L. C. Smith, 45.00
Model 2, Monarch, 30.00
Model 4, E. Remington, 40.00
Model 1 and 2, Royal, 27.50
Model 5, Royal, 40.00
Machines of all makes with wide carriages. All thoroughly rebuilt and fully guaranteed for one year; terms, \$5 cash and 45 per cent. C. O. D.

Machines sent for three days' examination to any point on Pacific coast. Initial payment applied if purchased. Retail Department.

Wholesale Typewriter Co., Inc.
Main Office 530 Market St. San Francisco, and in all coast cities.

RAILWAY TIME TABLE

Leaves Spokane NORTHBOUND Arrives Colville
7:30 a. m. ... 12:30 p. m.
8:55 p. m. ... 7:35 p. m.

Leaves Colville SOUTHBOUND Arrives Spokane
7:45 a. m. ... 11:30 a. m.
1:45 p. m. ... 5:30 p. m.

Leaves Spokane SUNDAY Arrives Colville
8:45 a. m. ... 12:30 p. m.

Leaves Colville SOUTHBOUND Arrives Spokane
8:45 a. m. ... 12:30 p. m.

See the Examiner for job printing.

A General Directory

COLVILLE
Mayor, W. L. Sax.
Councilmen first ward, E. C. Conner, W. G. Hartwell.
Councilmen second ward, L. J. Artman, W. Gammage.
Councilmen third ward, J. H. Craft, Jas. J. English.
Councilman at large, Dan Droz.
Treasurer, I. J. Lasswell.
Clerk, J. C. Hard.
Health officer, Dr. L. B. Harvey.
Attorney, F. Y. Wilson.
Water commissioner, C. O. Smith.
Night marshal, Mike Wannenwetch.
Justice of the peace, A. L. Knapp, G. W. Kildow.
Police magistrate, Mrs. G. B. Ide.
Council meets first and third Tuesday nights of each month at city hall.

CHURCHES

Congregational—H. H. Ferris, pastor; Sunday school 10 a. m.; morning service 11 a. m.; evening service 8 p. m.; Christian Endeavor Society 7:15; Ladies' Aid Society every Wednesday afternoon at 2 o'clock; prayer meeting Wednesday evenings at 7:30; choir practice Thursday evenings at 8 and 10 a. m. and 7:30 p. m. Every Monday at 7 a. m.

Baptist Church—L. W. Ross, pastor. Bible school 10 a. m.; B. Y. P. U. 7:30; morning preaching at 11 a. m.; Christian Church—G. E. Counts, pastor. Bible school every Lord's day at 10 a. m.; Dan Droz, superintendent. Preaching and communion at 11 a. m.; Christian Endeavor at 6:30 p. m. Evangelistic service, preaching and special music 7:30 p. m.

First Methodist Episcopal Church—Corner of Fourth and North Elm streets; E. C. Corn, pastor. Pastors residence, 358 North Elm st.; phone 715. Hours of service: Sunday school at 10:00, preaching at 11:00 a. m. and 7:30 p. m., Epworth League 6:30, prayer meeting on Wednesday evening at 7:30. Choir practice on Thursday evening. From April 15 to Sept 15, evening services 30 minutes later.

Free Methodist—Geo. E. Kline, pastor; Sunday school 10 a. m.; preaching 11 a. m.; preaching at 8 p. m.; prayer meeting Thursday at 7:30 p. m.

Seventh Day Adventists—Meet every Sabbath at 11:00 a. m.; 1st and 3rd Sabbath Young People's meeting; 2nd, missionary reading; 4th, evangelistic service.

St. John's Episcopal—Rev. Henry Purdie, Spokane, archdeacon; services fourth Sunday evening in each month.

Christian Science—Services 11 a. m., Sundays. Sunday school at 10 a. m.; Wednesday evening meeting 8:00.

LODGES AND CLUBS

Colville Lodge No. 50, F. & A. M.—J. G. Harrigan, W. M.; L. E. Joseph, secretary. Meet 1st and 3rd Thursdays, Masonic temple.

Colville Chapter No. 20, Royal Arch Masons—W. A. Acorn, high priest; B. G. Rich, Sec. Meet 2nd Monday, Masonic temple.

Colville Chapter No. 57, Order of Eastern Star—Miss Mollie Graham, W. M.; Dr. O. F. Vinson, secretary. Meet 2nd and 4th Thursdays, Masonic temple.

Colville Lodge No. 109, I. O. O. F.—Earle T. Gates, N. G.; D. M. Hart, secretary. Meet every Wednesday, I. O. O. F. hall.

Faithful Rebekah Lodge No. 90—Miss Bertha Gates, N. G.; Mrs. Clara Shaver, secretary. 1st and 3rd Mondays, I. O. O. F. hall.

Isaac I. Stevens Lodge No. 143, Knights of Pythias—J. C. Harrigan, C. C.; L. C. Richardson, K. of R. and S. Meet 2nd and 4th Monday, I. O. O. F. hall.

Tamarack Camp No. 921, Modern Woodmen of America—L. S. Thurber, W. C.; A. L. Knapp, clerk. Meet 2nd and 4th Fridays.

Adah Camp No. 4684, Royal Neighbors of America—Mrs. Elizabeth McKay, orator; Mrs. Martha Wannenwetch, recorder. Meet 1st and 3rd Saturdays, I. O. O. F. hall.

Colville Camp No. 277, Woodmen of the World—F. L. Stonehouse, consul commander; W. Gammage, clerk. Meet 1st and 3rd Tuesdays, Masonic Temple.

Tamarack Circle No. 221, Women of Woodcraft—Mrs. Joe Dupuis, guardian neighbor; Mrs. Nellie Seal, clerk. Meet 2nd and 4th Tuesdays, Masonic Temple.

Brotherhood of American Yeomen—R. S. Wilshire, forman; Barney Smith, correspondent. Meet second and fourth Thursdays, I. O. O. F. hall.

General John M. Corse Post No. 98, G. A. R.—C. W. Campbell, commander; P. I. Pond, adjutant. Meet 4th of every month, 11 a. m.

Woman's Relief Corps—Mrs. Nellie E. Wilshire, president; Mrs. Minnie L. Kimple, secretary. Meet 4th of each month, 2 p. m.

Colville Valley Grange No. 249—G. W. Lockie, master; F. A. McCallin, secretary. Meet 1st and 3rd Saturdays, 8 p. m. at Grange hall.

Stevens County Livestock Association—A. Morrison, chairman; C. M. Baker, Colville, R. F. D. 2, treasurer; E. T. Gates, Colville, R. F. D. 2, sec. The object and purpose of this Association is to promote the interests of the livestock industry in Stevens County.

Colville Chamber of Commerce—Governor Board, Quinn W. McCord, president; G. W. Peddy-cord, vice president; C. M. Durland, S. H. Barnes, Grover Graham, W. W. Campbell, secretary; Grover Graham, treasurer.

Colville Rod and Gun Club—Louis G. Keller, president; Al Miller, secretary.

Stevens County Motor Club—Dr. L. B. Harvey, president; R. A. Thayer, secretary.

Colville Improvement Club—Mrs. R. E. Lee, president; Mrs. C. H. Carroll, secretary.

White Lake Grange—Geo. H. Knapp, master; M. F. Belknap, sec. Meet 4th and 6th Thursdays.

Stevens County Pomona Grange—W. H. Anderson, Rice, master; Mrs. Caroline Page, Rice, secretary; meets quarterly.

CITY OF COLVILLE.

Commercial center of the Colville valley, county seat of Stevens county. Population 2500. Altitude 1635. Average yearly temperature 45.5. Average yearly precipitation, 17 inches. No extremes in temperature or rainfall. School registration 560. High school registration 140. Three school buildings, total value \$75,000.

Paved business streets, cement sidewalks and crosswalks, 140 pound pressure water system, \$22,000 sewer system, electric light system, \$22,000 opera house, \$16,000 flouring mill, fording cash market for all grains in the county, \$9,000 postoffice building, free postal delivery.

The city of Colville is growing. Its Chamber of Commerce is an active body of business men who welcome all who wish to make a home in a growing business center.

Those who desire a suburban or country home, with the advantage of good schools, have a varied choice of employment—fruit growing, dairying, poultry raising, truck farming, diversified farming, or lumbering.

Dairying experts claim the Colville valley is the most ideal place in the northwest for profitable dairying.

Professional Column

DR. L. B. HARVEY
Physician and Surgeon
Lane Bldg. Phone 435

I. S. Clark J. W. Henderson
CLARK & HENDERSON
Physicians and Surgeons Dorman-Lynch Bldg.

DR. R. S. WELLS
Physician and Surgeon Banks of Colville Bldg.
Office Phone 1275, Residence 1273

W. F. DIFFENBACHER
Dentist
Only the Best Quality of Work

DR. O. F. VINSON
Dentist Postoffice Bldg.

DR. JNO. J. INGLE JR.
Dentist
Lane Bldg. Phone 795

CAMILLA BENSON
Druggess Physician
Rooms 1-2 Dorman-Lynch Block

L. C. JESSEPH
Lawyer
First National Bank Building

F. LEO GRINSTEAD
Lawyer
Bank of Colville Bldg.

CAREY & JOHNSON
LAWYERS
3-4-5 Rickey Building

J. A. ROCHFORD F. Y. Wilson
ROCHFORD & WILSON
Lawyers
Offices Opposite Courthouse

JOHN B. SLATER
ATTORNEY AT LAW
COLVILLE

STULL, WENTZ & BAILEY
LAWYERS
BANK OF COLVILLE BLDG.

OSSEE W. NOBLE
Lawyer
Lane Bldg. Colville
(Also office at Kettle Falls)

L. B. DONLEY
ATTORNEY AT LAW
First National Bank Bldg. Phone 1155

THOMAS ASPEND
Shaving Without Pain or Whiskers
Refunded, Baths

Stevens County Abstract Co.
Henry R. Spedden, Mgr.
Abstracts of title to Stevens county lands and mines
Colville, Wash.
Phone 518

HARRY C. CRANKE
Auctioneer—Farm sales and livestock a specialty. My best recommendation is my constant success. Will go any place in the United States. Rates reasonable. Offices 2500 Boone ave., Spokane, or leave word at Colville Examiner.

STEVENS COUNTY
Senator, C. R. McMillan, Dem.
Representatives, J. F. Jarvis, Dem., and John Olson, Rep., both of Valley.
Judge, W. H. Jackson.
Auditor, A. B. Sansburn, Dem
Treasurer, Irving D. Sill, Rep.
Clerk, L. C. Richardson, Dem.
Sheriff, William Miller, Rep.
Assessor, A. E. Dodson, Dem.
Attorney, H. W. Stull, Rep.
Supt. Schools, Elizabeth Stannard, Rep.
Surveyor, R. B. Thomas, Dem.
Health Officer, Dr. L. B. Harvey
County game Warden, C. J. Rhode, Colville.

Game commissioners, A. F. Strobe (chairman), Chewelah; D. J. Burk, Colville; O. W. Noble, Kettle Falls.
Commissioners, P. H. Graham, Colville, M. C. Stolp, Chewelah, Dems.; Henry Hughes, Rice, Rep.
Meet first Monday of month.

POSTOFFICE TIME CARD.
C. M. Durland, postmaster.
Mails leave Colville for Spokane, 8:30 a. m. daily. Return mail arrives at 11:45 a. m. daily. Mail for Threeforks and Aladdin leaves at 4 p. m. Tuesdays, Thursdays and Saturdays. Arrives at 12:30 p. m. Mondays, Wednesdays and Fridays.
Mails for Park Rapids leave at 1 p. m. Tuesdays, Thursdays and Saturdays. Arrives 10:30 a. m. same days.
Mails for Kildow arrive at 7:30 a. m. daily, arrives 1 p. m.
City carriers leave at 8 p. m. (returning at 10:55 a. m.) every day.
Mails for Kildow, 4:40. Third trip business district leave 4:45 return 5:15 p. m. Carrier No. 1, R. L. Bradbury, Carrier No. 2, E. W. Fordham, Substitute W. W. Fordham.
Rural route No. 1 leaves at 8 a. m. returning at 10:30 a. m. Gilbert, carrier, G. W. Kildow, substitute.
Rural route No. 2 leaves at 7:30 a. m. returning at 10:30 a. m. Gilbert, carrier, G. W. Kildow, substitute.
Postal savings bank open daily from 8 a. m. to 6 p. m.
Lobby open all night.

SUMMONS BY PUBLICATION.
In the superior court of the state of Washington, in and for the county of Stevens.
Oates, defendant.
The state of Washington to the said William Oates, defendant:
You are hereby summoned to appear within sixty days after the date of the first publication of this summons to wit, within sixty days after the 20th day of May 1916, and defend the above entitled action in the above entitled complaint of the plaintiff, and serve a copy of your answer upon the undersigned attorney to wit, within the necessary time as herein stated; and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint herein which has been filed with the clerk of said court.
The object and purpose of this action is to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and to obtain a decree of divorce from said defendant because and for the reason that on or about the 13th day of July, 1913, the said defendant deserted and abandoned plaintiff, and has failed during the time since said abandonment to live with plaintiff, and has at all said times refused to contribute to the care, maintenance and support of the two minor children of said marriage; and to secure to said plaintiff the care, custody and tuition of the said two minor children; and