

# ROYAL Baking Powder

The strongest, purest, most efficient and wholesome of leavening agents. Not lowest in price, yet the most economical; indispensable to all who appreciate the best and most healthful food.

Our country is enjoying prosperity almost unsurpassed in its history.

For every one there is money enough to buy that to eat which is pure, sound, good, wholesome.

Why should we use cheap, impure, unhealthful articles of food? There is no economy in them; they endanger the health, they may cost life. There are reported almost daily cases of sickness caused by eating cake, puddings or biscuit made with the cheap, alum baking powders.

In all articles for food buy and use only the best. The good health of the family is of first consideration.

Alum is used in many baking powders because it makes them cheap. It costs less than two cents a pound. Alum is a corrosive poison. Think of feeding it to children! Yet the manufacturers of well-known alum powders are actually denying that their goods contain it.

ROYAL BAKING POWDER CO., 100 WILLIAM ST., NEW YORK.

### The Mule-Footed Hog.

Mexico has quite a curious animal in the form of a mule-footed hog. This single-hoofed animal is called Chingakoto by the Indians, meaning pig-mule. He is regarded as far superior to the razor-back and not at all like him. "The mule-footed hog's home is in the mountains. He is a very small-legged, blocky little fellow; black or black and white, nearly as woolly as a sheep, small boned with a small head and a short snout, grazing well and fattening on a very little allowance of maize. Two or three ears of corn given three times a day make the usual fattening ration and he fattens quickly on that allowance. He is, with the guano—a cross between a ram and a sow—the kind of pig preferred for the production of lard. As for the hoof itself, it is made of one solid piece with a smooth surface, rather long and narrow, the end cut squarely by wear." This is a domesticated animal—"there are no wild pigs in the country."—Butchers and Packers Gazette.

### An Armour Story.

Mr. Armour used to be at his desk in his Chicago office every morning at 7 o'clock, an hour earlier than some of his clerks arrived, says the Chicago Inter-Ocean. He had his breakfast before 6, and his customary retiring hour was 9 in the evening. In those early times a comical thing once happened. One morning he discovered a clerk in the office ahead of him.

"Good morning," said Mr. Armour; "rather early for you isn't it?" "It is," said the clerk with a flush of embarrassment. "I'm down a little early this morning, but you see I'm a little behind with my ledgers and I want to catch up."

"Nothing pleases me more than to see a young man faithful and ambitious; one that isn't afraid of working a minute over hours. You may go and order a new suit of clothes, and tell your tailor to send the bill to me."

The clerk almost fell off his stool with astonishment. The truth was that he had spent the night painting the town, and with consciousness of guilt was quaking in fear of discharge. He ordered a \$50 suit, and when the bill came in was lectured for his extravagance. Mr. Armour pointed out in a fatherly way the danger of living beyond one's means.

### Books With New Faces.

Misquotations of book titles by the public library reader is a perennial source of amusement to the bookman. Following are some of the latest calls for

books at a western library: "Account of Monte Cristo," "Across the Continent by Boles," "Count of Corpus Christi," "Dan's Infernal Comedy," "Darin's Descent on Man," "Feminine Cooper's Works," "Less Miserable," "Some of MacBeth's Writings," "Something in the way of friction," "Squal to a book."—Oregonian.

### Montana Appetites.

"One of the queerest things I have ever struck was up in Montana," said a dining car conductor of the Burlington this morning. "I used to run out of Chicago and have had runs in other parts of the country. We always figured ahead in making orders for supplies certain proportions of stakes, chops, vegetables, fruit and pastries. On the Billings line we found that all proportions had to be revised, and that we had to order twice as many steaks, and chops, less vegetables and fruits, and scarcely any pastries or desserts at all. Those Montana people are the greatest meat eaters I ever saw. They give meat orders almost exclusively, with but very little vegetables or fruit, and do not care for pie or cake. Out of Chicago we could figure on selling about four \$1.50 porterhouse steaks. In Montana it is eight. I do not know what makes it unless the Montana people live more in the open air, work harder, and get up more wholesome appetites than the people out of Chicago, who prefer pies, puddings and cakes."—Omaha World-Herald.

### Tammany Budget.

Matt Dowd and Hal Fabrique left Monday for Weippe on a visit.

Nelson Bros. returned to their mine on Captain John creek after a few days' rest at home.

Tom McGrane will feed eighty head of cavalry horses in Tammany, beginning this week.

Considerable complaint has been made about some of the bridges in lower Tammany. Unless the bridges are repaired soon we are liable to have to chronicle some serious mishaps.

### ESTRAY NOTICE.

Notice is hereby given that I have taken up the following described animals:

One black mare about 15 years old, with white hind feet and star in forehead.

One black horse, no brand visible, right hind leg swollen.

The above animals are at my ranch about 3 1/2 miles east of Uniontown, Wash., on the state line.

C. BURGER.

Dated Feb. 9, 1901.

Geo. Bremer is in the city from Buffalo Hump.

## LEWISTON TELLER AND THE OREGON JOURNAL FARMER

Western Edition American Agriculturist. By special arrangement with the publishers, we are enabled to offer THE OREGON JOURNAL FARMER, the leading agricultural weekly of the Western and Mississippi Valley States, club with this paper, at an exceedingly low figure. THE OREGON JOURNAL FARMER is remarkable for the variety and interest of its contents, and is undoubtedly the best and most practical paper of its kind.

**ITS FARM FEATURES**, such as Live Stock, Horticulture, Poultry, Market Gardening, and other topics, written by practical and successful farmers, supplemented with illustrations by able artists, combine to make it invaluable to those who "farm it for a living." The latest Markets and Commercial Agriculture are features in which the O. J. FARMER is unexcelled.

**THE FAMILY FEATURES**, Short Stories, Fiction, Poetry, The Good Cook, Puzzle Columns, Library Corner, and Young Folks Page combine to make this Department of as much value and interest as most of the Special Family Papers.

**A Cyclopaedia of Progress and Events** All sending their subscriptions under our clubbing office are presented, postpaid, with the AMERICAN AGRICULTURIST Year Book and Almanac for 1901. This great book is a Cyclopaedia of Progress and Events of the World, a Guide to Markets, Marketing, and Prices.

## FREE YEAR BOOK AND ALMANAC

It is a treasury of Statistics, revised to date, for Farm or Home, and Office or Factory. A Reference Work on every Subject Pertaining to Agriculture, Industry, Commerce, and Markets; Public Affairs, Economics, and Politics; Household Education, Religion, and Society. It is also an Almanac of Calendars, the Weather, Astronomical Data, Hints for Each Month, Dates, etc.

**A SAMPLE COPY** of The Oregon Journal Farmer, Judd Farmer, and Almanac will be mailed to you by addressing THE OREGON JOURNAL FARMER, Marquette Building, Chicago, Ill.

### Our SPECIAL Offer:

The Weekly Teller, \$1.50  
Orange Judd Farmer, wk, \$1.50  
Year Book and Almanac, .50

OUR PRICE FOR ALL \$1.85

## BUREP'S SEED-FREE

W. ATLEE BUREP & CO., PHILADELPHIA

This Seed Grade that grows an honestly described in this brief description of purity, is the only one that is guaranteed to be free from all weeds and other objectionable matter. It is the only one that is guaranteed to be free from all weeds and other objectionable matter. It is the only one that is guaranteed to be free from all weeds and other objectionable matter.

### CONTEST NOTICE.

Department of the Interior, Land Office at Lewiston, Idaho, Dec. 26, 1900.

A sufficient contest affidavit having been filed in this office by Robert M. Atkinson, contestant, against John S. Neuber, entry No. 3949, made Nov. 25, 1900, for lots 19 and 22, township 22 north, range 4 w, B. M., by John S. Neuber, contestant, in which it is alleged that said John S. Neuber has wholly abandoned said tract for a period to exceed six months, and that he has failed to cultivate said land as is by law required. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m., on February 10, 1901 before the Register and Receiver at the United States Land Office in Lewiston, Idaho.

The said contestant having, in a proper affidavit, filed Jan. 25, 1901, set forth facts which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication.

CHARLES H. GARBAY, Receiver.

### CONTEST NOTICE.

Department of the Interior, United States Land Office, Lewiston, Idaho, Nov. 19, 1900.

A sufficient contest affidavit having been filed in this office by Robert M. Atkinson, contestant, against John S. Neuber, entry No. 3949, made Nov. 25, 1900, for lots 19 and 22, township 22 north, range 4 w, B. M., by John S. Neuber, contestant, in which it is alleged that said John S. Neuber has wholly abandoned said tract for a period to exceed six months, and that he has failed to cultivate said land as is by law required. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m., on February 10, 1901 before the Register and Receiver at the United States Land Office in Lewiston, Idaho.

The said contestant having, in a proper affidavit, filed Dec. 17, 1900, set forth facts which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication.

CHARLES H. GARBAY, Receiver.

### CONTEST NOTICE.

Department of the Interior, Land Office at Lewiston, Idaho, Dec. 26, 1900.

A sufficient contest affidavit having been filed in this office by Robert M. Atkinson, contestant, against John S. Neuber, entry No. 3949, made Nov. 25, 1900, for lots 19 and 22, township 22 north, range 4 w, B. M., by John S. Neuber, contestant, in which it is alleged that said John S. Neuber has wholly abandoned said tract for a period to exceed six months, and that he has failed to cultivate said land as is by law required. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m., on February 10, 1901 before the Register and Receiver at the United States Land Office in Lewiston, Idaho.

The said contestant having, in a proper affidavit, filed Jan. 25, 1901, set forth facts which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication.

CHARLES H. GARBAY, Receiver.

### NOTICE OF ATTACHMENT.

In the District Court of the Second Judicial District of the State of Idaho, in and for the County of Nez Perce.

C. C. Bunnell, plaintiff, vs. W. M. Rice and J. B. Rice, defendants.

Notice is hereby given that an attachment has been issued against the property of the above named defendants.

Attest my hand and the seal of said court hereto at this 7th day of February, 1901.

P. E. STOOKEY, Clerk of the District Court of the Second Judicial District of the State of Idaho, in and for Nez Perce county.

### NOTICE FOR PUBLICATION.

Timber Land Act June 3, 1878. Department of the Interior, United States Land Office, Lewiston Idaho, Jan. 30, 1901.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, Charles H. Little of Forest, county of Nez Perce, State of Idaho, has this day filed in this office his sworn statement No. — for the purchase of the lots 11, 12 and 13 of Sec. 30, in T. P. No. 33 n. r. No. 2 w. and will offer proof to show that the land sought is more valuable for agriculture than for agricultural purposes, and to establish his claim to said land before the Register and Receiver of this office at Lewiston, Idaho, on Monday, the 15th day of April 1901.

He names as witnesses: George B. Frazier, Charles Mote, Charles E. Martin, Frederick Augustine, all of Forest, Idaho.

Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 15th day of April, 1901.

J. B. WEST, Register.

### IN BANKRUPTCY.

In the District Court of the United States for the Northern District of Idaho. In the matter of Charles P. Platt, bankrupt.

To the Honorable James H. Beatty, Judge of the district of the United States for the Northern Division, District of Idaho. Charles P. Platt, of the town of Nezperce in the county of Nez Perce and state of Idaho, in said district, respectfully represents that on the 2nd day of December, 1900, he was duly adjudged bankrupt under the act of Congress relating to bankruptcy, that he has duly surrendered all of his property and rights of property, and has fully complied with the requirements of said act and of the orders of the court touching his bankruptcy.

Wherefore he prays that he may be decreed by the court to have a full discharge from all debts provable against his estate under said bankruptcy act except such debts as are accepted by law from such discharge.

Dated this 24th day of Jan., 1901.

CHARLES P. PLATT, bankrupt, by HARVEY & WELTY, His Attorneys.

### ORDER OF NOTICE ON BANKRUPTCY'S PETITION FOR DISCHARGE.

Northern Division.

On this fourth day of February, 1901, on reading the foregoing petition it is ordered by Van W. Hasbrouck, Esq., referee in bankruptcy in said district, that a hearing be had upon the same on the 10th day of February, 1901, before said referee at the office in the city of Lewiston, Idaho, in said district at the hour of 10 o'clock in the forenoon, and that notice thereof be published in the LEWISTON TELLER, a newspaper printed in said district, and that all known creditors and other persons interested may appear at the said time and place and show cause, if they have any, why the prayer of the said petitioner should not be granted.

And it is further ordered by said referee that there shall be sent by mail to all known creditors copies of said petition and this order addressed to them at their places of residence stated.

And it is further ordered that you have under my hand this 4th day of February, 1901.

VAN W. HASBROUCK, Referee in Bankruptcy.

### CONTEST NOTICE.

Department of the Interior, United States Land Office, Lewiston, Idaho, Jan. 21, 1901.

A sufficient contest affidavit having been filed in this office by John C. Kincaid, contestant, against John S. Neuber, entry No. 3949, made Nov. 25, 1900, for lots 19 and 22, township 22 north, range 4 w, B. M., by John S. Neuber, contestant, in which it is alleged that said John S. Neuber has wholly abandoned said tract for a period to exceed six months, and that he has failed to cultivate said land as is by law required. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m., on February 10, 1901 before the Register and Receiver at the United States Land Office in Lewiston, Idaho.

The said contestant having, in a proper affidavit, filed Jan. 25, 1901, set forth facts which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication.

CHARLES H. GARBAY, Receiver.

### CONTEST NOTICE.

Department of the Interior, United States Land Office, Lewiston, Idaho, Nov. 19, 1900.

A sufficient contest affidavit having been filed in this office by Robert M. Atkinson, contestant, against John S. Neuber, entry No. 3949, made Nov. 25, 1900, for lots 19 and 22, township 22 north, range 4 w, B. M., by John S. Neuber, contestant, in which it is alleged that said John S. Neuber has wholly abandoned said tract for a period to exceed six months, and that he has failed to cultivate said land as is by law required. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m., on February 10, 1901 before the Register and Receiver at the United States Land Office in Lewiston, Idaho.

The said contestant having, in a proper affidavit, filed Dec. 17, 1900, set forth facts which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication.

CHARLES H. GARBAY, Receiver.

### NOTICE OF SALE OF REAL ESTATE AT PUBLIC AUCTION.

In the matter of the estate of Henry James deceased, notice is hereby given that in pursuance to an order of sale made and entered by the probate court of the county of Nez Perce, State of Idaho, on the 27th day of December A. D. 1900, in the matter of the estate of Henry James, deceased, the undersigned administrator of the said estate of Henry James, deceased will sell at public auction subject to confirmation by said court the following described real property: The south half (S 1/2) of the northeast quarter (N 1/4) of section 16, township 22 north, range 4 w, B. M., containing 80 acres more or less, according to the government survey thereof; together with all and singular the improvements, fixtures and appurtenances thereto belonging or in anywise pertaining thereto. Said sale will be made on the 2nd day of February A. D. 1901, the same being Saturday, at the hour of two o'clock p. m. thereof, in front of the court house door [the front door thereof] in Lewiston, Nez Perce county, State of Idaho, and that the terms of such sale are cash, in lawful money of the United States of America, payable 10 per cent of bid amount of sale and the balance upon confirmation thereof.

Dated this, the 9th day of January A. D. 1901.

JULIUS E. HOPPEY, Administrator of the estate of Henry James, deceased.

### NOTICE TO CREDITORS.

In the District Court of the United States for the Northern Division, District of Idaho, in the matter of Redman, a voluntary bankrupt. In bankruptcy No. —.

The first meeting of creditors of said bankrupt was held on the 27th day of January, 1901, at my office in Lewiston, county of Nez Perce, State of Idaho. Such meeting will be held for the allowance of claims, appointment of trustees and the examination of the bankrupt.

Dated at Lewiston, Idaho, January 26, 1901.

VAN W. HASBROUCK, Referee in Bankruptcy.

### NOTICE FOR PUBLICATION.

Department of the Interior, Land Office at Lewiston, Idaho, Feb. 11, 1901.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Register and Receiver at Lewiston, Idaho, on Feb. 23, 1901, viz: Robert K. Kissick, of Lewiston, Idaho, for the lots 5, 6, and 7, Sec. 32, T. 35 n. r. 4 w. B. M.

He names the following witnesses to prove his claim: Horace W. Nelson, Harold L. Lee, Patrick Madigan, Edward A. Leachman, all of Lewiston, Idaho.

J. B. WEST, Register.

### ALIAS SUMMONS.

In the District Court of the Second Judicial District of the State of Idaho, in and for the County of Nez Perce.

Theophilus E. Leach, Plaintiff vs. Dora Leach, Defendant. To Dora Leach, the State of Idaho sends greeting.

You are hereby notified, required and commanded to be and appear in the above entitled court in the above entitled cause and to answer the complaint of the plaintiff filed hereto against you within ten (10) days after the service of this summons upon you— if served within this county and state—but within twenty (20) days after the service of this summons upon you if served within the above Judicial District but outside of Nez Perce county, otherwise within forty (40) days in either case exclusive of the day of service, or judgment will be taken against you in accordance with the prayer of the complaint of the plaintiff herein.

This is an action brought to dissolve the bonds of matrimony existing between you and plaintiff, and to award him a divorce from you, on the grounds of desertion, existing more than one year last past prior to the filing of this complaint. The complaint of the plaintiff in this cause, copy of which is attached to the copy of summons served on you, and made a part of the same, referred to and incorporated therein. Plaintiff alleges the intermarriage of plaintiff and defendant at Walla Walla, Washington, on August 30, 1897, and that he has been a resident of the State of Idaho for the three years last past and a resident of Nez Perce County, Idaho, for more than one year last past. That defendant without cause and against his consent and without his knowledge deserted him at Nez Perce County, Idaho, and that such desertion has continued for more than one year prior to the commencement of this action. That there are no children of the said marriage, and no community acquired during the existence of the marital community. In support of these allegations reference is made to the complaint, copy of which is served herewith.

And you are further notified that if you fail to appear and answer to the said complaint, the plaintiff will apply to the court for the relief demanded in his complaint.

In witness whereof I have hereto set my hand and affixed my seal and the seal of the above entitled court, this 14th day of January, 1901.

P. E. STOOKEY, Clerk of the above entitled Court, Second Judicial District of the State of Idaho, Nez Perce County, Idaho.

I. N. Smith, Lewiston, Idaho, Attorney for Plaintiff.

### ALIAS SUMMONS.

In the District Court of the Second Judicial District of the State of Idaho, in and for the County of Nez Perce.

Theophilus E. Leach, Plaintiff vs. Dora Leach, Defendant. To Dora Leach, the State of Idaho sends greeting.

You are hereby notified, required and commanded to be and appear in the above entitled court in the above entitled cause and to answer the complaint of the plaintiff filed hereto against you within ten (10) days after the service of this summons upon you— if served within this county and state—but within twenty (20) days after the service of this summons upon you if served within the above Judicial District but outside of Nez Perce county, otherwise within forty (40) days in either case exclusive of the day of service, or judgment will be taken against you in accordance with the prayer of the complaint of the plaintiff herein.

This is an action brought to dissolve the bonds of matrimony existing between you and plaintiff, and to award him a divorce from you, on the grounds of desertion, existing more than one year last past prior to the filing of this complaint. The complaint of the plaintiff in this cause, copy of which is attached to the copy of summons served on you, and made a part of the same, referred to and incorporated therein. Plaintiff alleges the intermarriage of plaintiff and defendant at Walla Walla, Washington, on August 30, 1897, and that he has been a resident of the State of Idaho for the three years last past and a resident of Nez Perce County, Idaho, for more than one year last past. That defendant without cause and against his consent and without his knowledge deserted him at Nez Perce County, Idaho, and that such desertion has continued for more than one year prior to the commencement of this action. That there are no children of the said marriage, and no community acquired during the existence of the marital community. In support of these allegations reference is made to the complaint, copy of which is served herewith.

And you are further notified that if you fail to appear and answer to the said complaint, the plaintiff will apply to the court for the relief demanded in his complaint.

In witness whereof I have hereto set my hand and affixed my seal and the seal of the above entitled court, this 14th day of January, 1901.

P. E. STOOKEY, Clerk of the above entitled Court, Second Judicial District of the State of Idaho, Nez Perce County, Idaho.

I. N. Smith, Lewiston, Idaho, Attorney for Plaintiff.

### ALIAS SUMMONS.

In the District Court of the Second Judicial District of the State of Idaho, in and for the County of Nez Perce.

Theophilus E. Leach, Plaintiff vs. Dora Leach, Defendant. To Dora Leach, the State of Idaho sends greeting.

You are hereby notified, required and commanded to be and appear in the above entitled court in the above entitled cause and to answer the complaint of the plaintiff filed hereto against you within ten (10) days after the service of this summons upon you— if served within this county and state—but within twenty (20) days after the service of this summons upon you if served within the above Judicial District but outside of Nez Perce county, otherwise within forty (40) days in either case exclusive of the day of service, or judgment will be taken against you in accordance with the prayer of the complaint of the plaintiff herein.

This is an action brought to dissolve the bonds of matrimony existing between you and plaintiff, and to award him a divorce from you, on the grounds of desertion, existing more than one year last past prior to the filing of this complaint. The complaint of the plaintiff in this cause, copy of which is attached to the copy of summons served on you, and made a part of the same, referred to and incorporated therein. Plaintiff alleges the intermarriage of plaintiff and defendant at Walla Walla, Washington, on August 30, 1897, and that he has been a resident of the State of Idaho for the three years last past and a resident of Nez Perce County, Idaho, for more than one year last past. That defendant without cause and against his consent and without his knowledge deserted him at Nez Perce County, Idaho, and that such desertion has continued for more than one year prior to the commencement of this action. That there are no children of the said marriage, and no community acquired during the existence of the marital community. In support of these allegations reference is made to the complaint, copy of which is served herewith.

And you are further notified that if you fail to appear and answer to the said complaint, the plaintiff will apply to the court for the relief demanded in his complaint.

In witness whereof I have hereto set my hand and affixed my seal and the seal of the above entitled court, this 14th day of January, 1901.

P. E. STOOKEY, Clerk of the above entitled Court, Second Judicial District of the State of Idaho, Nez Perce County, Idaho.

I. N. Smith, Lewiston, Idaho, Attorney for Plaintiff.

### ALIAS SUMMONS.

In the District Court of the Second Judicial District of the State of Idaho, in and for the County of Nez Perce.

Theophilus E. Leach, Plaintiff vs. Dora Leach, Defendant. To Dora Leach, the State of Idaho sends greeting.

You are hereby notified, required and commanded to be and appear in the above entitled court in the above entitled cause and to answer the complaint of the plaintiff filed hereto against you within ten (10) days after the service of this summons upon you— if served within this county and state—but within twenty (20) days after the service of this summons upon you if served within the above Judicial District but outside of Nez Perce county, otherwise within forty (40) days in either case exclusive of the day of service, or judgment will be taken against you in accordance with the prayer of the complaint of the plaintiff herein.

This is an action brought to dissolve the bonds of matrimony existing between you and plaintiff, and to award him a divorce from you, on the grounds of desertion, existing more than one year last past prior to the filing of this complaint. The complaint of the plaintiff in this cause, copy of which is attached to the copy of summons served on you, and made a part of the same, referred to and incorporated therein. Plaintiff alleges the intermarriage of plaintiff and defendant at Walla Walla, Washington, on August 30, 1897, and that he has been a resident of the State of Idaho for the three years last past and a resident of Nez Perce County, Idaho, for more than one year last past. That defendant without cause and against his consent and without his knowledge deserted him at Nez Perce County, Idaho, and that such desertion has continued for more than one year prior to the commencement of this action. That there are no children of the said marriage, and no community acquired during the existence of the marital community. In support of these allegations reference is made to the complaint, copy of which is served herewith.

And you are further notified that if you fail to appear and answer to the said complaint, the plaintiff will apply to the court for the relief demanded in his complaint.

In witness whereof I have hereto set my hand and affixed my seal and the seal of the above entitled court, this 14th day of January, 1901.

P. E. STOOKEY, Clerk of the above entitled Court, Second Judicial District of the State of Idaho, Nez Perce County, Idaho.

I. N. Smith, Lewiston, Idaho, Attorney for Plaintiff.

### ALIAS SUMMONS.

In the District Court of the Second Judicial District of the State of Idaho, in and for the County of Nez Perce.

Theophilus E. Leach, Plaintiff vs. Dora Leach, Defendant. To Dora Leach, the State of Idaho sends greeting.

You are hereby notified, required and commanded to be and appear in the above entitled court in the above entitled cause and to answer the complaint of the plaintiff filed hereto against you within ten (10) days after the service of this summons upon you— if served within this county and state—but within twenty (20) days after the service of this summons upon you if served within the above Judicial District but outside of Nez Perce county, otherwise within forty (40) days in either case exclusive of the day of service, or judgment will be taken against you in accordance with the prayer of the complaint of the plaintiff herein.

This is an action brought to dissolve the bonds of matrimony existing between you and plaintiff, and to award him a divorce from you, on the grounds of desertion, existing more than one year last past prior to the filing of this complaint. The complaint of the plaintiff in this cause, copy of which is attached to the copy of summons served on you, and made a part of the same, referred to and incorporated therein. Plaintiff alleges the intermarriage of plaintiff and defendant at Walla Walla, Washington, on August 30, 1897, and that he has been a resident of the State of Idaho for the three years last past and a resident of Nez Perce County, Idaho, for more than one year last past. That defendant without cause and against his consent and without his knowledge deserted him at Nez Perce County, Idaho, and that such desertion has continued for more than one year prior to the commencement of this action. That there are no children of the said marriage, and no community acquired during the existence of the marital community. In support of these allegations reference is made to the complaint, copy of which is served herewith.

And you are further notified that if you fail to appear and answer to the said complaint, the plaintiff will apply to the court for the relief demanded in his complaint.

In witness whereof I have hereto set my hand and affixed my seal and the seal of the above entitled court, this 14th day of January, 1901.

P. E. STOOKEY, Clerk of the above entitled Court, Second Judicial District of the State of Idaho, Nez Perce County, Idaho.

I. N. Smith, Lewiston, Idaho, Attorney for Plaintiff.

### ALIAS SUMMONS.

In the District Court of the Second Judicial District of the State of Idaho, in and for the County of Nez Perce.

Theophilus E. Leach, Plaintiff vs. Dora Leach, Defendant. To Dora Leach, the State of Idaho sends greeting.

You are hereby notified, required and commanded to be and appear in the above entitled court in the above entitled cause and to answer the complaint of the plaintiff filed hereto against you within ten (10) days after the service of this summons upon you— if served within this county and state—but within twenty (20) days after the service of this summons upon you if served within the above Judicial District but outside of Nez Perce county, otherwise within forty (40) days in either case exclusive of the day of service, or judgment will be taken against you in accordance with the prayer of the complaint of the plaintiff herein.

This is an action brought to dissolve the bonds of matrimony existing between you and plaintiff, and to award him a divorce from you, on the grounds of desertion, existing more than one year last past prior to the filing of this complaint. The complaint of the plaintiff in this cause, copy of which is attached to the copy of summons served on you, and made a part of the same, referred to and incorporated therein. Plaintiff alleges the intermarriage of plaintiff and defendant at Walla Walla, Washington, on August 30, 1897, and that he has been a resident of the State of Idaho for the three years last past and a resident of Nez Perce County, Idaho, for more than one year last past. That defendant without cause and against his consent and without his knowledge deserted him at Nez Perce County, Idaho, and that such desertion has continued for more than one year prior to the commencement of this action. That there are no children of the said marriage, and no community acquired during the existence of the marital community. In support of these allegations reference is made to the complaint, copy of which is served herewith.

And you are further notified that if you fail to appear and answer to the said complaint, the plaintiff will apply to the court for the relief demanded in his complaint.

In witness whereof I have hereto set my hand and affixed my seal and the seal of the above entitled court, this 14th day of January, 1901.

P. E. STOOKEY, Clerk of the above entitled Court, Second Judicial District of the State of Idaho, Nez Perce County, Idaho.

I. N. Smith, Lewiston, Idaho, Attorney for Plaintiff.

### ALIAS SUMMONS.

In the District Court of the Second Judicial District of the State of Idaho, in and for the County of Nez Perce.

Theophilus E. Leach, Plaintiff vs. Dora Leach, Defendant. To Dora Leach, the State of Idaho sends greeting.

You are hereby notified, required and commanded to be and appear in the above entitled court in the above entitled cause and to answer the complaint of the plaintiff filed hereto against you within ten (10) days after the service of this summons upon you— if served within this county and state—but within twenty (20) days after the service of this summons upon you if served within the above Judicial District but outside of Nez Perce county, otherwise within forty (40) days in either case exclusive of the day of service, or judgment will be taken against you in accordance with the prayer of the complaint of the plaintiff herein.

This is an action brought to dissolve the bonds of matrimony existing between you and plaintiff, and to award him a divorce from you, on the grounds of desertion, existing more than one year last past prior to the filing of this complaint. The complaint of the plaintiff in this cause, copy of which is attached to the copy of summons served on you, and made a part of the same, referred to and incorporated therein. Plaintiff alleges the intermarriage of plaintiff and defendant at Walla Walla, Washington, on August 30, 1897, and that he has been a resident of the State of Idaho for the three years last past and a resident of Nez Perce County, Idaho, for more than one year last past. That defendant without cause and against his consent and without his knowledge deserted him at Nez Perce County, Idaho, and that such desertion has continued for more than one year prior to the commencement of this action. That there are no children of the said marriage, and no community acquired during the existence of the marital community. In support of these allegations reference is made to the complaint, copy of which is served herewith.

And you are further notified that if you fail to appear and answer to the said complaint, the plaintiff will apply to the court for the relief demanded in his complaint.

In witness whereof I have hereto set my hand and affixed my seal and the seal of the above entitled court, this 14th day of January, 1901.

P. E. STOOKEY, Clerk of the above entitled Court, Second Judicial District of the State of Idaho, Nez Perce County, Idaho.

I. N. Smith, Lewiston, Idaho, Attorney for Plaintiff.

### ALIAS SUMMONS.

In the District Court of the Second Judicial District of the State of Idaho, in and for the County of Nez Perce.

Theophilus E. Leach, Plaintiff vs. Dora Leach, Defendant. To Dora Leach, the State of Idaho sends greeting.

You are hereby notified, required and commanded to be and appear in the above entitled court in the above entitled cause and to answer the complaint of the plaintiff filed hereto against you within ten (10) days after the service of this summons upon you— if served within this county and state—but within twenty (20) days after the service of this summons upon you if served within the above Judicial District but outside of Nez Perce county, otherwise within forty (40) days in either case exclusive of the day of service, or judgment will be taken against you in accordance with the prayer of the complaint of the plaintiff herein.

This is an action brought to dissolve the bonds of matrimony existing between you and plaintiff, and to award him a divorce from you, on the grounds of desertion, existing more than one year last past prior to the filing of this complaint. The complaint of the plaintiff in this cause, copy of which is attached to the copy of summons served on you, and made