

WOMEN

WIFE'S DUTIES IN HOME-MAKING

VIRTUES, like roses, have thorns that protrude and promote discomfort, piercing when and where you are unprepared. The virtue of home-making may be sadly marred in various ways, says the New York Ledger. Every woman knows in her inner consciousness to just what extent her home is a burden. If she carried it on her shoulders, as Atlas did the world, she is then battling with one of the opposing forces which fate stations at every corner, ostensibly to thwart her designs. Home should be a haven of rest, a resort to which we may all repair to escape the conflict and strife of the outside world. It should be a place where everything is free and every one in it should be individualized, and the motto should be, "Unity in diversity."

The woman who works about in the peck measure of home all day, seeking only the diversion which one duty affords as a foil to another duty can furnish, is on the wrong track. She is growing a thorn on the roseate virtue of home devotion that will one day turn of itself and prick her own fingers, and more than likely pierce her tender heart. She will feel a pang when her children tell her she is behind the times, for in the minds of the progressive young iconoclasts of the family she has perhaps forgotten to graft the quality of unselfishness. It won't do for the mother to be a monopolist in this matter of unselfishness.

It is a demonstrable fact that the woman who is thoroughly absorbed in her home, living for a domestic system, chasing up specks of dust, plodding along like a plow horse in a groove, is not the woman who instills into her children the greatest love of home. Self-sacrifice as a maternal monopoly is a very thrifty thorn on the virtue of home-making. The mental, moral, physical and financial slavery of mothers to children is another thorn. There is a distinction to be made between devotion and slavery.

The mother, of all persons, has the least right to become self-centered. Concentration of thought and energy is to a certain degree necessary to the success of the home, but that the mind of the mother be in a receptive state to other conditions and events is equally essential. The home must reach out and allow its sympathies to expand, for the world needs it. The dream-embodied love which does not penetrate beyond the four walls of home is a negative force which militates against the scheme of home-making.—Boston Herald.

Woman Sculptor.

Miss Theodora Cowan is the daughter of an old resident of Sydney, and the first woman sculptor that Australia has produced. Miss Cowan studied in Florence at the studio of the late Elfram Powers, whose statue of "The Greek Slave" is known throughout all lands.



MISS THEODORA COWAN.

At a recent exhibition of Australian art at the Grafton Gallery, London, Miss Cowan exhibited two busts, one of her late father, the other, a speaking likeness, beautifully and sympathetically modeled, of the late Sir Henry Parkes, the premier of New South Wales.

For Plain Women.

A woman who probably speaks from experience gives this advice to her sisters who lack brilliance or beauty: "As the chief complaint of the plain woman is her lack of admirers, I suggest an unerring remedy. Treat men with indifference—not the obnoxious kind which makes you appear disagreeable, but the easy manner, which says very plainly that while you treat a man politely and entertainingly, you will treat his successor equally well. Not being used to such treatment, it piques him, and immediately he tries to interest you. And from that moment he is lost if you are one of the clever women I meet every day."

Our Friendships.

"I see a woman has been saying that as she grows older she becomes more and more exclusively in the matter of her friends," said the man. "I don't know how it is with women, but I think it is always the case with men. When a man gets to be, say, 30, he looks at every man he meets with some suspicion, and he has to know him a long time and very well before he will call him a friend."

The Girls Men Admire.

They admire the girl who is her mother's right hand in household matters, and who is not above taking an interest in the most trivial matters in connection with house duties. They admire the girl who is a bright, entertaining companion, and who has ever a kind word and pleasant smile for all with whom she comes in contact. They admire the girl who is always neatly gowned, no matter if in inexpensive

materials, and who never dresses loudly or in questionable taste. They admire the girl who can adapt herself to any society, who never puts on affected airs, and who would scorn to do a mean action. They admire the girl who in an emergency can turn her hand to anything, from cooking the family dinner to retrimming an old hat. They admire the girl who is unselfish enough to give up some pleasure of her own to benefit another, and does not consider herself aggrieved at having to do so. They admire the girl who can talk of more important things than dress or the latest new opera, and who can listen intelligently when deeper subjects are introduced.

Rights of a Married Woman.

A decision of the Supreme Court of Indiana in the case of William E. Heald against the Niagara Oil Company establishes the precedent that a married woman can lease her land for the purpose of prospecting for oil so as to give the lessee the exclusive right to drill wells for the purpose without her husband joining in the lease.

The court says that a lease of this character, as far as it conveys such a right for a short time, grants only a temporary use of the land, but intimates that the oil company's right to hold the land for the purpose of taking oil out of the wells it might drill would be doubtful.



Evening dresses are not cut quite so low on the shoulder as before, and the sleeves are either very small or very long and transparent, fitting the arm like a glove and falling over the hand.

White lawn, very sheer and fine, is much used for blouse waists made with a yoke of alternate rows of lace and embroidered insertion. They are pretty to wear hot days with linen or pique skirts.

Skirts are finished in various ways at the bottom; many cling to the long-used velvet binding, because of its durability, and use it on all sorts of gowns, though for finer gowns good dressmakers use a wide braid of silk or worsted. Bindings with a cord finish are much used, and if the quality is good they wear well.

Cotton gowns of all sorts are prettier than ever this season. Gingham and chambray are trimmed with ruffles of white braid and wide collars made of alternate stripes of white batiste or swiss muslin and insertion edged with lace; organdies have innumerable tucks, tiny ruffles and frillings of satin ribbon. They say the fall gowns are to be trimmed with fringe, but except a very narrow variety it has not appeared as yet.

The Business Woman.

The business woman has come to the front to such an extent that she is a topic of discussion quite frequently, says a writer in the Philadelphia North American. I am constantly impressed with the comparative amenability to discipline of men as compared with women. A woman who takes a business position is usually, I think, anxious to perform her duties to the very best of her ability, and she is interested and enthusiastic, and will work hard to do as well as she can not only in her own way, but in the way her employer wishes it done, but she has to be let gently. My expression, "amenability to discipline," may not be a good one. Perhaps I should say that a man will take with meekness a sharp and, perhaps, uncalculated rebuke, which a woman would resent in an instant and give up her position rather than endure. Talk about women being hard on their own sex—first listen to what one man can say to another over whom he has a little authority for a time. He may be altogether the inferior of the two, but whatever the superior in position has to say to the other receives with calmness, not to say meekness, and goes ahead and does exactly as he is told. Would a woman do that? No.

Love and Devotion.

It is such a happy thing to be assured of love and devotion. The half of us go through life believing that those who care for us can guess just how deep is our appreciativeness of them without our putting into so many words just what we think and feel. I believe that we miss much that is heart-cheering just because of this. "If I had only known," is the burden of more than one regretful refrain. However much or severe our philosophy, none of us are indifferent to what is thought of us.

Female Criminals.

Of the 7,530 convicts now in the prisons of Massachusetts, 1,007 are women. During the year just ended there was an increase of 68 in the number of women and a decrease of 155 men.

Don't put any man on a pedestal. Sooner or later he will fall down and the crash will scare you almost to death.

COLOR PHOTOGRAPHY.

A Chicago Claim that the Discovery Has Been Made.

The announcement comes from Chicago that James W. McDonough has discovered the art of color photography. Similar announcements have been made with more or less regularity for a good many years, but none of the methods heretofore discovered seemed to be of any value. About a decade ago a handsome photograph in colors was shown, the picture of a brilliant-hued Japanese vase then in the possession of a famous New York collector, but whether it was really a color photograph or merely a colored photograph



JAMES W. McDONOUGH.

nothing more was ever heard of the particular method by which it was claimed this picture was made.

The story that comes from Chicago appears to have a good deal more than the usual foundation in fact, and according to many and severe tests and has proven a success in every instance.

It is to be hoped that the problem, which has for more than a quarter of a century been attacked from all sides by chemists and photographers, has at last been solved. The art of color photography, if it can be perfected and made practicable, in addition to its value in portraiture, will revolutionize the work of book and magazine illustration. The lithographer's stone will be superseded, and pictures true to life in color as well as line will be within the reach of every one.

WORLD'S SHORTEST STREET.

The Length of This Imposing Thoroughfare Is Twenty-six Yards. London is an amazing jumble of long streets, short streets, broad streets and narrow streets, but the shortest, if not the narrowest, is John street, south-



WORLD'S SHORTEST STREET.

west. The length of that imposing thoroughfare is twenty-six yards. The directory of John street begins at No. 1—and ends there. The house is occupied by the architect to the Duke of Norfolk, and it is seldom that his letters miscarry, as the postman would have some difficulty in leaving them at the wrong number. The whole of the other side of the thoroughfare is occupied by Ye Olde Bell Hotel. It is said to be 400 years old. The house fronts Pall Mall and is included in the numbering of that home of fashionable clubs. Close to the St. James' square end of "the shortest street in the world" stands the home of the Duke of Norfolk.

CALIFORNIA MINERS' MONEY.

Kind of Coin They Used Before San Francisco Mint Was Established. This is a "Big River bit." In the days before the mint was established in San Francisco it was a current coin



"BIG RIVER BIT."

among the miners. It represents \$50. It is an eighth of an inch thick, octagonal in form, its largest diameter being one and five-eighths inches.

All Aged Persons.

In Americus city and township, Kansas, there are living 28 persons whose age exceeds 75 years. Of this number 10 are men and 12 are women. There are 57 persons who have reached the three score and ten mark, of whom 32 are men and 25 are women. Twenty-three persons aged 70 years or over live within the limits of the city.

What proportion of men are honest? If we knew how many lost pocket books were returned, we could tell.

SUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas.

Daniel Grim, plaintiff, vs. Mary R. Grim, defendant. To Mary R. Grim, said defendant. In the name of the state of Oregon: You are hereby required to appear in the above-entitled court on the first day of a term of said court to be begun and held next after the expiration of six weeks from the date of the publication of this summons, and you will take notice that if you fail to appear and answer the complaint filed against you in the above-entitled suit on or before the first day of the said term of said court, then the plaintiff herein will apply to the court for the relief demanded in the complaint herein, which is for the dissolution of the marriage contract existing between you and this plaintiff.

This summons is published in pursuance of an order of court made by M. C. George, judge of the circuit court of the state of Oregon for Multnomah county, dated September 21, 1898, T. A. McBride, judge of the above-entitled court being absent from Clackamas county.

C. D. & D. C. LATOURETTE, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas.

Ann E. Black, plaintiff, vs. David A. Black, defendant. To David A. Black, defendant. In the name of the state of Oregon: You are hereby required to appear and answer the complaint filed against you herein on or before the seventh day of November, 1898, that being the first day of the next term of said court following the expiration of the time prescribed for the publication of this summons, and if you fail to so appear and answer said complaint, plaintiff will apply to the court for the relief prayed for, to-wit: A decree of this court dissolving the bonds of matrimony heretofore existing between plaintiff and defendant, and plaintiff's custody of minor child, and for such other relief as to the court may seem just and equitable.

This summons is served upon you by publication by virtue of an order of the Hon. Arthur L. Frazer, judge of the circuit court of the state of Oregon for Multnomah county, in the absence of Hon. T. A. McBride from said Clackamas county, which order was duly made on the 22d day of September, 1898.

BELL & GILLESPIE, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas.

John Duffy, plaintiff, vs. James Shaw, Betty Shaw, Charles Stratton and R. C. Craven, assignee of James Shaw, an insolvent debtor; Henry Gans, L. E. Shultz, Sidney Smyth and T. R. Randall, defendants. To James Shaw, one of said defendants. In the name of the state of Oregon: You are hereby required to appear in the above-entitled court on the first day of the term of said court to be begun and held next after the expiration of six weeks from the date of the publication of this summons, and you will take notice that if you fail to appear and answer the complaint filed against you in the above-entitled suit on or before the first day of said term of said court, then the plaintiff herein will apply to the court for the relief demanded in the complaint in this suit, which is for the reforming of a deed made by you to this plaintiff on the 19th day of March, 1895, so as to make the description therein read: The south 1-3 of the east 1/2, or husband's half, etc., as described therein instead of the south 1-3 of the east 1/2 of the husband's half, etc., as described therein. This summons is published by order of M. C. George, judge of the circuit court of Multnomah county, Oregon, made September 21, 1898, T. A. McBride, judge of the above-entitled court, being absent from Clackamas county.

C. D. & D. C. LATOURETTE, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas.

George R. Dedman and Clara S. Dedman, his wife, Emil C. Johnson and ... Johnson, his wife, and Angeline Berry, Defendants. To Emil C. Johnson and ... Johnson, Defendants. In the name of the state of Oregon: You are hereby required to appear and answer the complaint filed against you in the above-entitled suit on or before the first day of the next term of said court following the expiration of six weeks from the date of the publication of this summons, to-wit, by Monday, November 7th, 1898; and if you fail to so answer for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit, for judgment against George R. Dedman and Clara S. Dedman for \$1250.00, with interest from December 27th, 1895, at the rate of 10 per cent per annum; and \$40.00, with interest from May 14th, 1897, at 10 per cent per annum; and \$175.00 attorneys' fees; all in United States gold coin together with the costs and disbursements of this case; and for a decree foreclosing plaintiff's mortgage upon the following described property in Clackamas County, State of Oregon, to-wit: All of tract ... Clackamas County, according to the recorded map and plat thereof on file or record in the office of the Recorder of Conveyances of Clackamas County, State of Oregon, and for the sale of said property to satisfy said judgment and barring and foreclosing you, and each of you, of all right, claim or equity of redemption in said premises and every part thereof and such other and further relief as to the court may seem meet and equitable.

This publication is made by order of Hon. John B. McBrine, judge of the circuit court of the state of Oregon, for the County of Multnomah, acting in the absence from Clackamas County of Hon. Thos. A. McBride, judge of the Circuit Court of the State of Oregon, for said County of Clackamas, which order was duly made September 19th, 1898.

FENTON, BRONAUUGH & MUTR, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas.

Emma Caroline Opyzke, Plaintiff, vs. Henry Eugene Opyzke, Defendant. To Henry Eugene Opyzke, Defendant. In the name of the state of Oregon: You are hereby required to appear and answer the complaint filed against you in the above-entitled suit on or before the first day of the next regular term of said court, to-wit, the 7th day of November, 1898; and if you fail to so answer the plaintiff will take a decree against you for the relief prayed for in said complaint, to-wit, to dissolve the bonds of matrimony now existing between you and the plaintiff, and for such further and other relief as to this honorable court may seem just and equitable.

This summons is published in pursuance of an order made in the above-entitled suit for the service of the same by publication by Hon. Thomas A. McBride, judge of the above-entitled court, on the 21st day of September, 1898.

WM. REID, Attorney for Plaintiff.

SUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas.

Elizabeth A. Brown, plaintiff, vs. Homer C. Brown, defendant. To Homer C. Brown, the above-named defendant. In the name of the state of Oregon: You are hereby required to appear and answer the complaint filed against you in the above-entitled suit, on or before the first day of the next regular term of the above-entitled court, to-wit, the 7th day of November, 1898; and if you fail to so answer the plaintiff will take a decree against you for the relief prayed for in said complaint, to-wit, to dissolve the bonds of matrimony now existing between you and the plaintiff, and for such further and other relief as to this honorable court may seem just and equitable.

This summons is published in pursuance of an order made in the above-entitled suit for the service of the same by publication by Hon. Thomas A. McBride, judge of the above-entitled court, on the 21st day of September, 1898.

WM. REID, Attorney for Plaintiff.

SUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas.

Charles M. West, Plaintiff, vs. Annie West, Defendant. To Annie West, the above-named defendant. In the name of the state of Oregon: You are hereby required to appear and answer the complaint filed against you in the above-entitled suit, on or before the first day of the next regular term of the above-entitled court, to-wit, the 7th day of November, 1898; and if you fail to so answer for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit: For a decree dissolving the bonds of matrimony existing between you and the plaintiff, and for the costs and disbursements of this suit and for such other and further relief as to the court may seem just and equitable.

Published pursuant to an order signed by the Hon. John B. McBrine, judge of the circuit court for the County of Multnomah, State of Oregon, in the absence of the Hon. T. A. McBride, judge of the above-entitled court, from said Clackamas county, said order being dated the 21st day of September, 1898.

B. F. A. G. W. SWOPE, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court for the State of Oregon for the County of Clackamas.

The Alliance Trust Company, Plaintiff, vs. J. A. Chase, Annie A. Chase, his wife, Williamette Land Company, a corporation, Charles A. Chase, said wife, Helen E. Yates, Sophronia V. Lewelling, The Security Savings & Trust Company, a corporation, J. A. Cox, Charlotte A. Rockwell, Lewis Rogers, Lucy Rogers, Clara B. Honey, George H. Harding, N. O. Walden, H. B. Johnson, George S. Batty, James Hodges, Mary McGrath, J. Mathews, W. W. Irwin, A. Wright, W. H. Mandeville, V. O. Harding, Annie B. McGlynn, Eastman, McGlynn, Eastman, El. Lewelling, John Y. Both, Roth, Frank A. Bleight, William L. Lachman, Rockwell, Amanda M. Newell, Rockwell, Newell, Defendants.

To J. A. Chase, Annie A. Chase, Helen E. Yates, Charlotte A. Rockwell, James Hodges, V. O. Harding, Annie B. McGlynn, Eastman, McGlynn, Myra F. Eastman, Eastman, Lachman, Rockwell, Walden, Johnson, Batty, Hodges, McGrath, Mathews, Irwin, Wright, Mandeville, V. O. Harding, Annie B. McGlynn, Eastman, McGlynn, Eastman, El. Lewelling, John Y. Both, Roth, Frank A. Bleight, William L. Lachman, Rockwell, Amanda M. Newell, Defendants.

In the name of the state of Oregon: You are hereby required to appear and answer the complaint filed against you in the above-entitled case by the first day of the next regular term of court after the expiration of the publication of this summons, to-wit, by Monday, November 7th, 1898, and if you fail to so appear and answer for want thereof, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: That plaintiff have and recover of and from the defendants, J. A. Chase, Annie A. Chase, George S. Batty, George A. Harding, N. O. Walden and Williamette Land Company the sum of \$4,900 with interest thereon from August 1, 1895, at 8 per cent per annum, and the further sum of \$165.00, with interest on \$165.00 from August 1, 1895, at 10 per cent per annum, and interest on \$165.00 from August 1, 1895, at 10 per cent per annum, and interest on \$165.00 from August 1, 1895, at 10 per cent per annum, together with the costs and disbursements of this suit and a decree foreclosing plaintiff's mortgage upon certain parcel of real property situated in the county of Clackamas, State of Oregon, described as follows, to-wit:

IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above-entitled case by the first day of the next regular term of court after the expiration of the publication of this summons, to-wit, by Monday, November 7th, 1898, and if you fail to so appear and answer for want thereof, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: That plaintiff have and recover of and from the defendants, J. A. Chase, Annie A. Chase, George S. Batty, George A. Harding, N. O. Walden and Williamette Land Company the sum of \$4,900 with interest thereon from August 1, 1895, at 8 per cent per annum, and the further sum of \$165.00, with interest on \$165.00 from August 1, 1895, at 10 per cent per annum, and interest on \$165.00 from August 1, 1895, at 10 per cent per annum, together with the costs and disbursements of this suit and a decree foreclosing plaintiff's mortgage upon certain parcel of real property situated in the county of Clackamas, State of Oregon, described as follows, to-wit:

IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above-entitled case by the first day of the next regular term of court after the expiration of the publication of this summons, to-wit, by Monday, November 7th, 1898, and if you fail to so appear and answer for want thereof, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: That plaintiff have and recover of and from the defendants, J. A. Chase, Annie A. Chase, George S. Batty, George A. Harding, N. O. Walden and Williamette Land Company the sum of \$4,900 with interest thereon from August 1, 1895, at 8 per cent per annum, and the further sum of \$165.00, with interest on \$165.00 from August 1, 1895, at 10 per cent per annum, and interest on \$165.00 from August 1, 1895, at 10 per cent per annum, together with the costs and disbursements of this suit and a decree foreclosing plaintiff's mortgage upon certain parcel of real property situated in the county of Clackamas, State of Oregon, described as follows, to-wit:

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IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above-entitled case by the first day of the next regular term of court after the expiration of the publication of this summons, to-wit, by Monday, November 7th, 1898, and if you fail to so answer for want thereof, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: That plaintiff have and recover of and from the defendants, J. A. Chase, Annie A. Chase, George S. Batty, George A. Harding, N. O. Walden and Williamette Land Company the sum of \$4,900 with interest thereon from August 1, 1895, at 8 per cent per annum, and the further sum of \$165.00, with interest on \$165.00 from August 1, 1895, at 10 per cent per annum, and interest on \$165.00 from August 1, 1895, at 10 per cent per annum, together with the costs and disbursements of this suit and a decree foreclosing plaintiff's mortgage upon certain parcel of real property situated in the county of Clackamas, State of Oregon, described as follows, to-wit:

IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above-entitled case by the first day of the next regular term of court after the expiration of the publication of this summons, to-wit, by Monday, November 7th, 1898, and if you fail to so answer for want thereof, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: That plaintiff have and recover of and from the defendants, J. A. Chase, Annie A. Chase, George S. Batty, George A. Harding, N. O. Walden and Williamette Land Company the sum of \$4,900 with interest thereon from August 1, 1895, at 8 per cent per annum, and the further sum of \$165.00, with interest on \$165.00 from August 1, 1895, at 10 per cent per annum, and interest on \$165.00 from August 1, 1895, at 10 per cent per annum, together with the costs and disbursements of this suit and a decree foreclosing plaintiff's mortgage upon certain parcel of real property situated in the county of Clackamas, State of Oregon, described as follows, to-wit:

IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above-entitled case by the first day of the next regular term of court after the expiration of the publication of this summons, to-wit, by Monday, November 7th, 1898, and if you fail to so answer for want thereof, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: That plaintiff have and recover of and from the defendants, J. A. Chase, Annie A. Chase, George S. Batty, George A. Harding, N. O. Walden and Williamette Land Company the sum of \$4,900 with interest thereon from August 1, 1895, at 8 per cent per annum, and the further sum of \$165.00, with interest on \$165.00 from August 1, 1895, at 10 per cent per annum, and interest on \$165.00 from August 1, 1895, at 10 per cent per annum, together with the costs and disbursements of this suit and a decree foreclosing plaintiff's mortgage upon certain parcel of real property situated in the county of Clackamas, State of Oregon, described as follows, to-wit: