

Business Directory

PHYSICIANS

DRS. PRINZING & WEESE
 Catario, Oregon
 Office in New Wilson block.

OSTEOPATHIC PHYSICIANS
 Dr. Harriet Sears
 Dr. Pauline Sears
 Graduates American School of Osteopathy, Kirksville, Mo.
 Wilson Block. Telephone 154 Bk.

DENTISTS

DR. W. G. HOWE
 DENTIST
 Wilson Bldg. Phone: Office 117
 Res. 1172

DR. D. C. BRETT
 DENTIST
 Office 2nd door East of Ontario Pharmacy on Nevada Avenue, Near R. R. Depot.

UNDERTAKING

J. H. FARLEY—Funeral director and embalmer. Lady assistant. Phone 132-W. Ontario, Oregon.

ATTORNEYS.

W. H. Brooke, Attorney at Law.
 Wilson Bldg. Ontario Ore

C. McGONAGILL
 ATTORNEY AT LAW
 Will Practice in All Courts
 Notary Public. Office Over Postoffice

LESLIE J. AKER
 LAWYER
 Room 9, First National Bank Bldg.
 Ontario, Oregon.

McCULLOCH & WOOD
 LAWYERS
 Rooms 1-2-3 First Nat'l Bank Bldg.
 Ontario, Oregon.

R. W. Swagler Attorney at Law.
 Rooms 13-14-15 Wilson Bldg.
 Ontario Oregon

P. J. GALLAGHER
 LAWYER
 Rooms in Wilson Bldg.
 Ontario, Oregon.

TRANSFER

TRANSFER, BAGGAGE AND EXPRESS
 Meets all trains.
JOHN LANDINGHAM

PAID POLITICAL ANNOUNCEMENTS

FOR COUNTY ASSESSOR.

I hereby announce myself as a candidate for the nomination as county assessor subject to the votes of the democrats of the county.

R. M. CARLILE.

FOR COUNTY TREASURER.

I hereby announce myself as a candidate for the nomination for the office of Treasurer of Malheur County, subject to the will of the Democratic voters at the coming primaries.

ROSS A. SOWARD.

FOR ASSESSOR.

I hereby announce that I will be a candidate for Assessor of Malheur County, subject to the will of the democratic voters at the primary election. If nominated and elected I pledge my very best efforts towards securing an equitable assessment.

B. W. MULKEY.

FOR COUNTY ASSESSOR.

To the voters of Malheur, County, I wish to announce myself as a candidate for the nomination as assessor on the democratic ticket.

I have been a resident of the county over 30 years and thoroughly understand the duties of the position.

J. M. DUNCAN.

FOR COUNTY ASSESSOR.

To the voters of Malheur County I desire to announce my candidacy for the office of assessor, subject to the decision of the democratic electors at the coming primary.

If nominated and elected, I pledge economy in office and property earning power the base for finding values except as otherwise prescribed by law.

GUY JOHNSTON.

FOR COUNTY ASSESSOR.

To the voters of Malheur, County, I hereby announce myself a candidate for the office of county assessor, subject to the will of the republican voters of the county at the primary election.

F. B. ZUTZ.

FOR COUNTY TREASURER.

To the voters of Malheur County, I hereby announce myself as a candidate for the nomination of County Treasurer subject to the will of the Republican voters at the primary election.

H. H. WILLIAMS.

FOR REPRESENTATIVE.

I hereby announce that I will be a candidate for the office of joint representative for Malheur and Harney Counties, subject to the will of the republican electors at the coming primaries.

P. J. PHILLIPS.

FOR COUNTY TREASURER.

I hereby announce myself a candidate for the nomination for the office of County Treasurer of Malheur County, Oregon, subject to the will of the Republican electors at the coming primaries.

C. C. Mueller.

To the Citizens of Malheur county:
 I desire to announce that I will be a candidate for the Republican nomination for District Attorney at the coming primary election and solicit your support.
 This office spends thousands of dol-

FOR JOINT REPRESENTATIVE

Burns, Oregon, April 2, 1916.

I hereby announce myself as a candidate for the office of Joint Representative District comprising Harney and Malheur Counties, subject to the decision of the Republican voters at the primary election to be held May 19th, 1916.

Jas. J. Donegan.

FOR SHERIFF

I wish to announce myself as a candidate for the nomination as sheriff subject to the will of the republican voters of Malheur county.

Emory Cole,
 Brogan, Ore.

FOR SHERIFF

I hereby announce myself a candidate for the nomination for sheriff of Malheur County, subject to the will of the republican voters at the coming primaries.

J. S. WOODS.

FOR JOINT-SENATOR

We are authorized to announce that A. W. Gowan is a candidate for the office of joint-senator for the Twenty-second Senatorial District, comprising the counties of Grant, Harney and Malheur, subject to the decision of the republican voters at the primary election, May 19, 1916.

FOR COUNTY SURVEYOR

I wish to announce myself as a candidate for the democratic nomination for county surveyor at the coming primary election.

B. F. Farmer, present incumbent.

CIRCUIT JUDGE

I hereby announce my candidacy for the office of Circuit Judge subject to the action of the democratic voters at the primary election to be held May 19, 1916.

DALTON BIGGS.

For County Commissioner

I wish to announce that I will be a candidate for the nomination as County Commissioner, subject to the will of the republican voters.

John F. Weaver.

FOR DISTRICT ATTORNEY.

I hereby announce my candidacy for the Democratic nomination for the office of District Attorney of Malheur County.

R. W. SWAGLER.

FOR ASSESSOR

I wish to announce that I will be a candidate for the nomination of assessor on the republican ticket, subject to the will of the voters.

S. L. PAYNE.

FOR SHERIFF.

I hereby announce myself a candidate for the nomination for Sheriff of Malheur County, subject to the choice of the Democratic electors in the coming primary election.

If again nominated and elected I will continue, as heretofore, to enforce the laws to the best of my ability and give the tax payers a business administration of the affairs of the office.

BEN J. BROWN,
 (present incumbent for re-election)

First Steam Press.

On Nov. 29, 1814, a newspaper for the first time was printed by steam. Although the application of steam power to printing machinery had been successfully experimented with some years previously, the hostility of the working printers rendered it unadvisable for the masters to introduce such a startling innovation into their printing houses. Toward the end of 1814, however, the growing circulation of the Times made a change of some kind necessary, and in the face of fierce opposition the second John Walter set up a steam printing press. So on the morning of Nov. 29 the leading article of the Times announced to its readers that they held in their hands that day a copy of the first newspaper to be printed by steam.—London Answers.

Wood Engraving.

It is still a mystery whether wood engraving came to Europe from the east or was rediscovered by some European artificer. There is a like uncertainty regarding the precise date of the first European woodcut. It is only known that European wood engraving was going on as early as the first quarter of the fifteenth century. It has been proved that a woodcut in the Paris library was printed in 1496. The very earliest wood engraving consisted of outlines and white spaces with smaller black spaces, but shading is rare.

A Cinch.

Dubbins—Do you know where I can find a lot facing south? Stubbins—Why not try around the north pole? That's a very likely place.

While shame keeps its watch, virtue is not wholly extinguished in the heart.—Burke.

Formosa's Umbrella Snake.

Venomous snakes take the place of wild beasts in Formosa, and their attacks are formidable, says a Japanese traveler, who has just returned from a trip in the southern island. There is a venomous snake on that island by the name of amnagsababi, so called from its umbrella-like head. This snake is generally found in watery places, often in a ditch flowing out of a kitchen. A maid working in a kitchen is not infrequently startled at the ugly appearance of the snake. The animal makes a peculiar noise by the sibilant movement of its tongue. A slight touch of its fangs is fatal. A native of the island was bitten by the snake in the thumb. A doctor who treated the wound made a simple application. The man returned home, thinking the wound would soon be cured, but to his consternation his arm had swollen up. He soon lost sight and hearing. Next morning he was dead.—East and West News.

Animal and Plant Life in Brine.

Just west of Promontory Point station, Utah, is a pond cut off from the Great Salt Lake by the railroad embankment. At times of high water in the lake this reservoir fills by percolation through the embankment, but during the summer this water is concentrated to a brine by evaporation. The deep pink color of the brine is a phenomenon that appears in salt ponds generally when a certain concentration is reached. In the salt ponds of San Francisco bay this color is due to a certain bacillus which lives in saturated brines and also in the heaps of salt as it is piled for drainage and shipment. Prohibitive to life as such an environment might be considered, strong natural brines are, in fact, inhabited by a number of minute organisms, animals as well as plants. The pink color disappears in winter or when fresh water is introduced into the pond.—United States Geological Survey.

Human Sacrifices.

In battle the Aztecs strove to save life so that they could use their prisoners as human sacrifices to the gods. They had the art of ambush reduced to such a science that it was nothing unusual for them to bring home 25,000 prisoners after a campaign. Their battles were not fought for the sake of any principle, nor yet to gain territory. They fought in order to capture prisoners, and the hot headed young soldiers were given wooden swords, for fear they might in the heat of battle unwittingly slay a foe. A dead enemy was already dead, and hence of no value for sacrificial purposes. Were the Aztecs humans? Well, not so that you could notice. But their destruction of prisoners on the altars of their beautiful temples was done in the name of religion and hence not reprehensible.—St. Louis Globe-Democrat.

Test For a Field Glass.

Inquiry has it that the absolute and infallible test of a field glass by the purchaser is to see what size letters can be read across the street from the optician's shop.

It isn't. The real test is to climb up a long and bushy hill until the breath comes a hundred to the minute, then snatch for the glass, reposing in a shirt pocket, to see whether the buck is the one you want before you fire. If it won't go in your shirt pocket it is not the glass you want; others are made that will. If it shakes in your agitated hands it is not the glass you want. You cannot see enough more with a high power glass to pay for the times when it is unusable, because you cannot hold it steady.—Outing.

A Literary Coincidence.

"My father, W. Clark Russell," said Herbert Russell in telling of a literary coincidence, "had finished maturing the plot of his novel, 'The Death Ship,' which is a version of the legend of Vanderdecken. I was his amanuensis at the time. He said to me, 'Tomorrow we will begin the story.' On the following morning when I entered his study to take his dictation of the opening lines he showed me a letter he had just received. It was from W. S. Gilbert, the well known dramatist, asking him why he did not write a novel about the Flying Dutchman."

Eternal Lamps.

A common superstition that the ancients possessed the art of making lamps which would burn forever for a long time obtained, and it was claimed that one such lamp was discovered in the tomb of Hierocrius. Science, however, has long set this, together with other superstitions, forever at rest, since it has been demonstrated that fire will not burn in a chamber from which the air has been exhausted.

Clear Air.

The air is so clear at Arequipa, Peru, that from the observatory at that place, 8,000 feet above the sea, a black spot one inch in diameter placed on a white disk has been seen on Mount Chacabani, a distance of eleven miles, through a thirteen inch telescope.

Spain as a Republic.

Isabella II. when thirteen years old was declared of age by the cortes in 1846, and after a stormy reign of twenty-five years was deposed by a revolution which began in the feet on Sept. 18, 1868, and was joined by the garrison and city of Cadix and by nearly all of Spain during the month. A provisional government was established and Marshal Serrano was made regent. The cortes voted for a monarchy on May 21, 1869, and after several offers of the throne had been refused it was finally accepted by Amadeus, duke of Aosta, who was proclaimed king on Nov. 7, 1870.

After an uncomfortable reign he abdicated in 1873 and was succeeded by another republic, which lasted for two years, when Alfonso XII., son of Queen Isabella and father of the present king, was elevated to the throne.

Artificial Indigo.

Artificial indigo owes much of its commercial success to an accident. Although synthetic indigo was first produced in 1870, it did not become a serious rival to the natural article until a thermometer was accidentally broken and the contents of the bulb ran into the heated mixture of naphthalene that was all too slowly being converted into phthalic acid, the basis of artificial indigo. It was then observed that the conversion became much more rapid, and from that day the use of mercury has played a big part in making artificial indigo a commercial success. The accident occurred after years of patient research, and it is now the boast of chemists that they are able to produce on a commercial basis a compound "exactly the same" as natural indigo.—London Standard.

Frederick the Great's Joke.

Among the embellishments which Berlin owes to Frederick the Great the "new palace" is the most conspicuous. This magnificent building was erected, it is said, to show Frederick's enemies that his many wars had not exhausted his exchequer. And further to show his contempt for the countries which had sought to crush him at the top of the cupola he placed a group of three women dancing together, the figures representing Catherine the Great, Maria Theresa and Mme. de Pompadour. The wrath of the two empresses was unbounded at finding themselves depicted in such an attitude and such company, so Frederick was able to congratulate himself on a thoroughly successful joke.

Recognizing Book Lovers.

You may recognize the book lover as soon as you glance at his shelves, though they may be few. Some people, especially servants, if allowed to interfere, marshal books according to colors, as they would like to buy them by the yard. Not so the book lover (I mean the man who loves books for their contents). He is kind to his books and, knowing they have souls, wishes them to live happily together. He would not, to take an extreme case, sandwich "Bradshaw" between "Stones of Venice" and "Modern Painters."—London Globe.

Tunnels.

A New York newspaper remarks that "ferries come and ferries go, bridges rise and bridges fall, but tunnels last forever." There is a scientific truth in the observation. Of all works of man earthworks, plain earth mounds sodded over, are about the most enduring. A properly constructed tunnel is essentially a work in earth and so almost as permanent as the great globe itself.—Exchange.

Advice.

Married Man—Not married yet? Old Chum—No, I'm not. Married Man—Now, see here, old boy, times are changing mighty fast. You take my advice and marry before women get any more emancipated than they are already.—New York Weekly.

May It Last!

"Is their married life happy?" "Nothing else. She thinks he is the wisest person on earth and he thinks she is the most beautiful. Perfect, eh?"—Louisville Courier-Journal.

Difference of Attachment.

Romantic Ruth—Love wants all or nothing. Practical Pete—Then love's not like our sheriff, for he'll take anything he can get.—Baltimore American.

SUMMONS.

In the circuit court of the State of Oregon, in and for Malheur County.

Erkine Wood,
 Plaintiff,
 vs.
 J. O. Scritchfield, Minnie Scritchfield, his wife, A. G. Rogers, sometimes known as A. G. Rodgers, an unmarried man, C. H. Sargent, Clara E. Sargent, his wife, Mary E. Burnett, an unmarried woman, Sabina Hunter, an unmarried woman, Dorton D. Hunter, Ida Hunter, his wife, Olive P. Hunter, an unmarried woman, Alice S. Russell, Ray Russell, her husband, Henry R. Flack and Cornelia Flack, his wife, Payette National Bank of Payette, Idaho, a corporation and Clay M. Stearns, as administrator of the estate of E. E. Hunter, deceased.

Defendants.

To the defendants, J. O. Scritchfield, Minnie Scritchfield, A. G. Rogers, sometimes known as A. G. Rodgers, C. H. Sargent, Clara E. Sargent, Mary E. Burnett, Sabina Hunter, Dorton D. Hunter, Ida Hunter, his wife, Olive P. Hunter, an unmarried woman, Alice S. Russell, Ray Russell, her husband, Henry R. Flack and Cornelia Flack, his wife, Payette National Bank of Payette, Idaho, a corporation and Clay M. Stearns, as administrator of the estate of E. E. Hunter, deceased.

Attorneys for Plaintiff.

WOOD, MONTAGUE & HUNT and J. W. McCULLOCH.

NOTICE.

That there have and recover of and from the defendants, J. O. Scritchfield, A. G. Rogers, sometimes known as A. G. Rodgers, C. H. Sargent and Mary E. Burnett, on account of the first cause of suit set forth therein, the following sums, namely: \$4000.00, with interest at the rate of eight per cent per annum from May first, 1915; \$500.00, as attorney's fee; \$16.55, for 1914 taxes paid by plaintiff, with interest at the rate of eight per cent per annum from March 13, 1916, and his costs and disbursements herein; that his mortgage, dated April 26, 1912, recorded in Book "O", at pages 98 et seq., of the mortgage records of Malheur County, Oregon, be declared a valid, prior and subsisting lien for the sum or sums which may be found due plaintiff from said mortgagors herein upon that certain real property in Malheur County, Oregon, described as the south half of the southeast quarter of the northeast quarter of section nineteen, township eighteen south of range forty-seven east of the Willamette Meridian, and upon certificate No. 1614, for ten shares of the capital stock of the Owyhee Ditch Co.

That he have and recover of and from the defendants, J. O. Scritchfield, A. G. Rogers, C. H. Sargent and Mary E. Burnett, the following sums, namely: \$3500.00, with interest at the rate of eight per cent per annum from May first, 1915; \$300.00 attorney's fee; \$16.45 for 1914 taxes, paid by plaintiff, with interest at the rate of eight per cent per annum from March 13, 1916, and his costs and disbursements herein that plaintiff's mortgage recorded in Book "O" at pages 104 et seq., of the official mortgage records for Malheur County, Oregon, be declared a valid, prior and superior lien for the sums decreed due plaintiff from said mortgagors on account of the note and mortgage set forth in the second cause of suit upon that certain real property in Malheur County, Oregon, more fully described as the north half of southeast quarter of the northeast quarter of section nineteen, township eighteen south, range forty-seven east of the Willamette meridian, and upon Certificate No. 1613 for ten shares of the capital stock of the Owyhee Ditch Co.;

That said mortgages be foreclosed and the property covered thereby be sold by the sheriff of Malheur County, according to law and the practice of this court, and that plaintiff be permitted to purchase said property, or any part thereof, upon execution sale by said sheriff; that the proceeds of the sale of the property involved in the first cause of suit be applied, first, to the payment of the costs and expenses of suit and sale; secondly, to the payment of the amounts decreed due plaintiff from the defendants, or any of them under said cause of suit; and thirdly, that any balance be paid to the clerk of this court to be by him disbursed as by law provided;

That the defendants, and each and all of them, and all those claiming or to claim said property be barred and foreclosed of all right, title or interest in said property, or any part thereof, save and except the statutory right of redemption, and for such further relief as to the court may seem proper.

This summons is served upon you by publication thereof by order of the Hon. Dalton Biggs, a judge of the above entitled court, which order was made and entered herein on the 24th day of April, 1916. The date of first publication of this summons is May 4, 1916; the date of the last publication thereof is June 16, 1916.

WOOD, MONTAGUE & HUNT and J. W. McCULLOCH.
 Attorneys for Plaintiff.

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 June 16, 1916, said date being more than six weeks from the date of the first publication of this summons and being the time prescribed for such appearance by the order of publication entered herein; and, if you fail to so appear and answer for want thereof, plaintiff will apply to the court for the relief demanded in his complaint, namely, viz.

That he have and recover of and from the defendants, J. O. Scritchfield, A. G. Rogers, sometimes known as A. G. Rodgers, C. H. Sargent and Mary E. Burnett, on account of the first cause of suit set forth therein, the following sums, namely: \$4000.00, with interest at the rate of eight per cent per annum from May first, 1915; \$500.00, as attorney's fee; \$16.55, for 1914 taxes paid by plaintiff, with interest at the rate of eight per cent per annum from March 13, 1916, and his costs and disbursements herein; that his mortgage, dated April 26, 1912, recorded in Book "O", at pages 98 et seq., of the mortgage records of Malheur County, Oregon, be declared a valid, prior and subsisting lien for the sum or sums which may be found due plaintiff from said mortgagors herein upon that certain real property in Malheur County, Oregon, described as the south half of the southeast quarter of the northeast quarter of section nineteen, township eighteen south of range forty-seven east of the Willamette Meridian, and upon certificate No. 1614, for ten shares of the capital stock of the Owyhee Ditch Co.

That he have and recover of and from the defendants, J. O. Scritchfield, A. G. Rogers, C. H. Sargent and Mary E. Burnett, the following sums, namely: \$3500.00, with interest at the rate of eight per cent per annum from May first, 1915; \$300.00 attorney's fee; \$16.45 for 1914 taxes, paid by plaintiff, with interest at the rate of eight per cent per annum from March 13, 1916, and his costs and disbursements herein that plaintiff's mortgage recorded in Book "O" at pages 104 et seq., of the official mortgage records for Malheur County, Oregon, be declared a valid, prior and superior lien for the sums decreed due plaintiff from said mortgagors on account of the note and mortgage set forth in the second cause of suit upon that certain real property in Malheur County, Oregon, more fully described as the north half of southeast quarter of the northeast quarter of section nineteen, township eighteen south, range forty-seven east of the Willamette meridian, and upon Certificate No. 1613 for ten shares of the capital stock of the Owyhee Ditch Co.;

That said mortgages be foreclosed and the property covered thereby be sold by the sheriff of Malheur County, according to law and the practice of this court, and that plaintiff be permitted to purchase said property, or any part thereof, upon execution sale by said sheriff; that the proceeds of the sale of the property involved in the first cause of suit be applied, first, to the payment of the costs and expenses of suit and sale; secondly, to the payment of the amounts decreed due plaintiff from the defendants, or any of them under said cause of suit; and thirdly, that any balance be paid to the clerk of this court to be by him disbursed as by law provided;

That the defendants, and each and all of them, and all those claiming or to claim said property be barred and foreclosed of all right, title or interest in said property, or any part thereof, save and except the statutory right of redemption, and for such further relief as to the court may seem proper.

This summons is served upon you by publication thereof by order of the Hon. Dalton Biggs, a judge of the above entitled court, which order was made and entered herein on the 24th day of April, 1916. The date of first publication of this summons is May 4, 1916; the date of the last publication thereof is June 16, 1916.

WOOD, MONTAGUE & HUNT and J. W. McCULLOCH.
 Attorneys for Plaintiff.

NOTICE.

That there have and recover of and from the defendants, J. O. Scritchfield, A. G. Rogers, sometimes known as A. G. Rodgers, C. H. Sargent and Mary E. Burnett, on account of the first cause of suit set forth therein, the following sums, namely: \$4000.00, with interest at the rate of eight per cent per annum from May first, 1915; \$500.00, as attorney's fee; \$16.55, for 1914 taxes paid by plaintiff, with interest at the rate of eight per cent per annum from March 13, 1916, and his costs and disbursements herein; that his mortgage, dated April 26, 1912, recorded in Book "O", at pages 98 et seq., of the mortgage records of Malheur County, Oregon, be declared a valid, prior and subsisting lien for the sum or sums which may be found due plaintiff from said mortgagors herein upon that certain real property in Malheur County, Oregon, described as the south half of the southeast quarter of the northeast quarter of section nineteen, township eighteen south of range forty-seven east of the Willamette Meridian, and upon certificate No. 1614, for ten shares of the capital stock of the Owyhee Ditch Co.

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That said mortgages be foreclosed and the property covered thereby be sold by the sheriff of Malheur County, according to law and the practice of this court, and that plaintiff be permitted to purchase said property, or any part thereof, upon execution sale by said sheriff; that the proceeds of the sale of the property involved in the first cause of suit be applied, first, to the payment of the costs and expenses of suit and sale; secondly, to the payment of the amounts decreed due plaintiff from the defendants, or any of them under said cause of suit; and thirdly, that any balance be paid to the clerk of this court to be by him disbursed as by law provided;

That the defendants, and each and all of them, and all those claiming or to claim said property be barred and foreclosed of all right, title or interest in said property, or any part thereof, save and except the statutory right of redemption, and for such further relief as to the court may seem proper.

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 Attorneys for Plaintiff.

NOTICE.

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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 suit on or before June 16, 1916, said date being more than six weeks from the date of the first publication of this summons and being the time prescribed for such appearance by the order of publication entered herein; and, if you fail to so appear and answer for want thereof, plaintiff will apply to the court for the relief demanded in his complaint, namely, viz.

That there have and recover of and from the defendants, J. O. Scritchfield, A. G. Rogers, sometimes known as A. G. Rodgers, C. H. Sargent and Mary E. Burnett, on account of the first cause of suit set forth therein, the following sums, namely: \$4000.00, with interest at the rate of eight per cent per annum from May first, 1915; \$500.00, as attorney's fee; \$16.55, for 1914 taxes paid by plaintiff, with interest at the rate of eight per cent per annum from March 13, 1916, and his costs and disbursements herein; that his mortgage, dated April 26, 1912, recorded in Book "O", at pages 98 et seq., of the mortgage records of Malheur County, Oregon, be declared a valid, prior and subsisting lien for the sum or sums which may be found due plaintiff from said mortgagors herein upon that certain real property in Malheur County, Oregon, described as the south half of the southeast quarter of the northeast quarter of section nineteen, township eighteen south of range forty-seven east of the Willamette Meridian, and upon certificate No. 1614, for ten shares of the capital stock of the Owyhee Ditch Co.

That he have and recover of and from the defendants, J. O. Scritchfield, A. G. Rogers, C. H. Sargent and Mary E. Burnett, the following sums, namely: \$3500.00, with interest at the rate of eight per cent per annum from May first, 1915; \$300.00 attorney's fee; \$16.45 for 1914 taxes, paid by plaintiff, with interest at the rate of eight per cent per annum from March 13, 1916, and his costs and disbursements herein that plaintiff's mortgage recorded in Book "O" at pages 104 et seq., of the official mortgage records for Malheur County, Oregon, be declared a valid, prior and superior lien for the sums decreed due plaintiff from said mortgagors on account of the note and mortgage set forth in the second cause of suit upon that certain real property in Malheur County, Oregon, more fully described as the north half of southeast quarter of the northeast quarter of section nineteen, township eighteen south, range forty-seven east of the Willamette meridian, and upon Certificate No. 1613 for ten shares of the capital stock of the Owyhee Ditch Co.;

That said mortgages be foreclosed and the property covered thereby be sold by the sheriff of Malheur County, according to law and the practice of this court, and that plaintiff be permitted to purchase said property, or any part thereof, upon execution sale by said sheriff; that the proceeds of the sale of the property involved in the first cause of suit be applied, first, to the payment of the costs and expenses of suit and sale; secondly, to the payment of the amounts decreed due plaintiff from the defendants, or any of them under said cause of suit; and thirdly, that any balance be paid to the clerk of this court to be by him disbursed as by law provided;

That the defendants, and each and all of them, and all those claiming or to claim said property be barred and foreclosed of all right, title or interest in said property, or any part thereof, save and except the statutory right of redemption, and for such further relief as to the court may seem proper.

This summons is served upon you by publication thereof by order of the Hon. Dalton Biggs, a judge of the above entitled court, which order was made and entered herein on the 24th day of April, 1916. The date of first publication of this summons is May 4, 1916; the date of the last publication thereof is June 16, 1916.

WOOD, MONTAGUE & HUNT and J. W. McCULLOCH.
 Attorneys for Plaintiff.

NOTICE.

That there have and recover of and from the defendants, J. O. Scritchfield, A. G. Rogers, sometimes known as A. G. Rodgers, C. H. Sargent and Mary E. Burnett, on account of the first cause of suit set forth therein, the following sums, namely: \$4000.00, with interest at the rate of eight per cent per annum from May first, 1915; \$500.00, as attorney's fee; \$16.55, for 1914 taxes paid by plaintiff, with interest at the rate of eight per cent per annum from March 13, 1916, and his costs and disbursements herein; that his mortgage, dated April 26, 1912, recorded in Book "O", at pages 98 et seq., of the mortgage records of Malheur County, Oregon, be declared a valid, prior and subsisting lien for the sum or sums which may be found due plaintiff from said mortgagors herein upon that certain real property in Malheur County, Oregon, described as the south half of the southeast quarter of the northeast quarter of section nineteen, township eighteen south of range forty-seven east of the Willamette Meridian, and upon certificate No. 1614, for ten shares of the capital stock of the Owyhee Ditch Co.

That he have and recover of and from the defendants, J. O. Scritchfield, A. G. Rogers, C. H. Sargent and Mary E. Burnett, the following sums, namely: \$3500.00, with interest at the rate of eight per cent per annum from May first,