

MAIL ORDERS CAREFULLY FILLED

New Idea Magazines August Number 5c

Roberts Bros.
THIRD AND MORRISON

SAMPLES MAILED ON REQUEST

New Idea Patterns All Styles All Sizes 10c

Wonderful Embroidery Values

You should avail yourself of this wonderful Embroidery Sale. Here you have choice of hundreds and hundreds of yards of Embroideries, Flouncings, Edgings, Insertion, etc. Shown in a large variety of this season's most popular new patterns. It is time for us to readjust our stock, and real worth and former selling prices have been lost sight of in making these wonderful reductions. See to it that you profit by these offerings

15c to 20c Embroideries 8 1/2 Yd 35c to 50c Embroideries 17c Yd
75c to \$1.25 " 33c Yd All \$1.50 Embroideries 43c Yard
ALL \$2.00 EMBROIDERIES
Priced for this sale at 65c a Yd

Shirtwaist Fronts
75c to \$1.25 Values 59c

About 500 new Shirtwaist Fronts, made of fine lawn or nainsook, with six rows of the new panel embroidery or insertion, finished with clusters of tucks between each row. A very dainty waist can be made from this material without any trouble. Regular 75c to \$1.25 values. Priced for this sale at

59 cents

Plain Taffeta Ribbons
40c to 50c Values 25c

Now this is the time to buy Ribbons. Prices all in your favor. Over 10,000 yds. in this lot—6-inch Plain Taffeta Ribbons in all colors, 6-inch Satin Messaline in all colors, 5 1/2-inch Moire Taffeta Ribbons in all colors—all bright, fresh ribbons that are fully worth from 40c to 50c a yard. Priced for this sale at

25 cents

Summons.
In the Circuit Court of the State of Oregon, for the County of Clackamas,
Peter Ridings, Plaintiff,
vs.
John B. Crabb, James Crabb, Joseph Crabb, Jackson W. Clehouse, Margaret E. Clehouse, Philo S. Prentice, Louisa Prentice, Peggy Crabb, and all other heirs of Joseph Crabb, deceased, and of Peggy Crabb, deceased, known and unknown,
To each and every of the above-named 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 September 1st, 1909; and if you fail to answer, for want thereof, the plaintiff will apply to the Court for the relief demanded in the Complaint, to-wit: To quiet plaintiff's title in and to the following described Twenty-five (25); the Northwest quarter (NW1-4) of the South-west quarter (SW1-4) of section twenty-five (25); Lot two (2) of Section Twenty-six (26); the North-east quarter (NE1-4) of the South-east quarter (SE1-4) of Section Twenty-six (26); East half (E1/2) of South-west quarter (SW1-4) of North-east quarter (NE1-4) of Section Twenty-six (26); East half of Northwest quarter (NW1-4) of South-east quarter (SE1-4) of Section Twenty-six (26); all in Township 5 South, Range 1 East of the Willamette Meridian in the County of Clackamas and State of Oregon, containing one hundred eighty-eight and 72/100 acres.
This summons is published by order of the Hon. J. A. Eakin, Judge of said court, made and dated June 28th, 1909, and the date of the first publication hereof is July 2nd, 1909.
C. D. & D. G. LATOURETTE,
Attorneys for Plaintiff.

County of Clackamas and State of Oregon, on the 8th day of July, 1909, in which order it is ordered that this summons be published once a week for six consecutive weeks in the Oregon City Courier, a weekly newspaper published at Oregon City, Clackamas County, Oregon. The date of the first publication of this summons is the 10th day of July, 1909, and the last publication is the 27th day of August, 1909.
GORDON E. HAYES,
Attorney for Plaintiff.

Executrix' Notice.
Notice is hereby given to all parties concerned that the undersigned has been duly appointed by the County Court of Clackamas County, State of Oregon, the executrix of the estate of Jacob A. Jones, deceased, and that she has duly qualified as such executrix, and that all persons having claims against the said estate must present them within six months from the date of this notice to the said executrix at the law office of C. D. and D. C. Latourette, in Oregon City, Oregon.
Dated June 30th, 1909.
HENRIETTA JONES,
Executrix.

Final Notice.
Notice is hereby given that the undersigned has filed his final report as administrator with the will annexed of the estate of William Reid, deceased, with the County Court of Clackamas County, Oregon, and that said Court has set Monday, the 6th day of September, 1909, at the hour of 10 o'clock A. M. of said day as the time for hearing objections to said report, if any there be, at which time all persons interested are hereby notified to be present before said Court.
Dated this 23rd day of July, 1909.
GEORGE D. REID,
Administrator with the Will annexed of the estate of William Reid, deceased.

Summons.
In the Circuit Court of the State of Oregon for the County of Clackamas,
J. B. Dimick, Plaintiff,
vs.
Alice M. Paddock, W. O. Paddock, her husband, and H. P. Brighthead Defendants.
To Alice M. Paddock and W. O. Paddock, her husband:
In the name of the State of Oregon, you and each of you are hereby required to appear and answer plaintiff's complaint filed against you and each of you in the above entitled court and cause on or before August 13th, A. D. 1909, which date will be six weeks after the first publication of this summons, and if you or either of you fail to so appear and answer said complaint, the plaintiff will apply to the Court for the relief prayed for in said complaint, to-wit: For a judgment against Alice M. Paddock, and W. O. Paddock for the sum of \$400.00, with interest thereon from May 18th, A. D. 1908, on at the rate of six per cent per annum until paid, and duly recorded on the Mortgage records of Clackamas County, Oregon, in Book 55, page 110 thereof, and for the sale by the sheriff of Clackamas County, Oregon, according to law, the premises described in said mortgage, to-wit:
Situate in Clackamas County, Oregon, Beginning at the North Easterly corner of a tract of land deeded to William and Mary J. Hickenbotham by deed recorded in Book 54, page 235, Deed Records of Clackamas County, Oregon, which beginning point is also the North Westerly corner of the Hickenbotham tract of land described in Book 36, Page 355, Deed Records of said County, and is in the center of the County road; thence South Easterly at right angles to the line of said road along the line dividing said Hickenbotham and Hickenbotham tracts eighty (80) rods; thence at right angles to said division line South Westerly ten (10) rods; thence North Westerly and parallel with said division line of the course first mentioned herein eighty (80) rods to the center line of said County road; thence North Easterly along the center of said road ten (10) rods to the place of beginning, containing five (5) acres of land, more or less, being a part of the D. L. C. & S. W. M. being the identical tract purchased December 23rd, 1903, from Mary J. Hickenbotham, and for such other and further relief as to the Court may seem equitable.
This summons is published by order of Hon. J. A. Eakin, Judge of the above entitled Court, made and entered the 29th day of June, A. D. 1909. The first publication being on the 23rd day of July, 1909, and the last publication thereof on the 13th day of August, 1909.
DIMICK & DIMICK,
Attorneys for Plaintiff.

Executrix' Notice.
Notice is hereby given that the undersigned has been duly appointed as the executor of the will of Florence Lamour, deceased, and that all persons having claims against said estate must present them to me at the law office of C. D. & D. C. Latourette, Oregon City, Oregon, within six months from the date of this notice.
Dated July 30, 1909.
JAMES L. LAMOUR,
Executor.

Notice of Final Settlement.
Notice is hereby given that the undersigned has filed his final report in the matter of the estate of Mary E. Quinn, deceased, with the clerk of the County Court of Clackamas County, State of Oregon, and the said Court has fixed Monday, the 30th day of August, 1909, at 9 o'clock A. M. as the time for hearing and settlement thereof.
Dated this 23rd day of July, 1909.
C. D. LATOURETTE,
Administrator of said Estate.

Final Notice.
Notice is hereby given that the undersigned administrator of the estate of Bary Casaday, deceased, has filed his final report as administrator of said estate and that the Judge of said Court has set Monday, the 6th day of September, 1909, at the hour of 10 o'clock A. M. of said day as the time for hearing of said report and objections thereto, if any there be, at which time all persons interested are hereby notified to be present before said Court.
Dated this 6th day of August, 1909.
L. O. BAKER,
Administrator of the estate of Mary Casaday, deceased.

CROP ESTIMATES.
Any estimates of what crops will turn out to be when very much in advance of maturity can be no more than approximately reliable. Meteorological conditions are not the same one year after another. In the early part but favorable subsequent weather produces great changes for the better, and again from unfavorable changes crops may fall below early estimates. The crop reports of the Agricultural Department are nevertheless of immense value as a basis on which general results can be calculated with considerable certainty.
The department has established a system of gaining information so far as facts from month to month are concerned that can be relied on as being accurate. The acreage put to crops is painstakingly investigated and reported, and the same through observations are made of the conditions of crops from month to month by men who are competent and trustworthy judges. Reports from agents and correspondents in every state, and generally in all the counties, from men connected with agricultural colleges, schools and societies are got and carefully tabulated at the department before promulgation. The department has also volunteer reporters. Those who supply information are men not moved by other considerations than to aid in supplying correct and useful information to the public.
Formerly there was less care in concealing what the monthly reports would contain, but now under a most rigid system they are so guarded that a leak can hardly be possible. The promulgation is made through the Associated Press to all the world on the same day, so that no class can derive advantages from being possessed of advanced knowledge. The reports of the department became so reliable and important that speculators in the grain exchanges adopted every means of obtaining knowledge of what the reports would contain before they were made public. In some cases wrong was done by such speculators to other operators in the grain pits, and to farmers and consumers.
The theory of the department is that to force prices high or low in the market serves no good end. On the contrary, wrong is done alike in producers and consumers, for the prices of commodities should be governed by the law of supply and demand. As it is the aim of the department to give information regarding the supply it places all on an equal footing in judging its adequacy for meeting the demand. With these facts before the country business will be steadier and more uniform. Forced prices through speculative tricks serve no good end and expect to put money into the pockets of those who adopt schemes to defraud the public.

Summary of Pollination.
It was due to early writers, such as Spengel, Knight, and Darwin, that light was thrown upon pollination problems. This served as a stimulus for horticulturists to investigate these problems.
The unsatisfactory method of emasculating the blossom has been one of the principal reasons why pollination experiments have not been conducted on a larger scale. A system of emasculation is outlined in this bulletin which greatly facilitates matters, showing for greater rapidity in making the operation and insures against mutilation of the blossom and malformation of the fruit.
The small camel's hair brush is a practical and efficient way of applying the pollen to the stigma of the pistil. Considerable controversy has arisen as to the time of making the application. We have obtained very satisfactory results by applying the pollen at the time of emasculation.
The question of collecting an adequate supply of pollen for pollination purposes is a serious one. A solution to this problem is found by resorting to the forcing house. Here pollen can be ripened quite rapidly. Out of 87 varieties of apples worked with, 59 varieties were found to be self-sterile; 15 varieties self-fertile; and 13 varieties partially self-fertile. Many varieties of apples naturally tend to be self-sterile, when limited to their own pollen.
Results indicate that cross-pollination is the rule, and self-pollination the exception.
A knowledge of the mutual affinities between the different varieties must be gained.
Some pollenizers for the Spitzenburg have been ascertained. Sixteen varieties of apples were found to cross successfully with this variety. A few such as the Yellow Newton, Orley, Arkansas Black, Jonathan, Baldwin and Red Cheek Pippin (Monmouth Pippin) are very promising.
In some instances the immediate effects of pollen on the color of the fruit were perceptible.
With an increase in the weight of the crossed apple, there was a proportional increase in the weight of the seeds.
The action of foreign pollen on the Yellow Newton, self-fertile variety, was very pronounced.
Many of the self-fertile varieties of apples, when self-pollinated, were found to be seedless or devoid of plump seeds.
An improvement in the size of the self-fertile varieties can be made by crossing.
Out of 18 varieties that we have found to cross with the Yellow Newton, a few, such as the Spitzenburg, Jonathan and Grimes Golden, has given excellent results.

The pollen-producing powers of 87 varieties of apples are given.
Some pollenizers for 20 different varieties of apples have been determined.
Wind is a poor agent in transferring pollen from tree to tree. Bees and insects appear to be the principal pollen distributors.
The floral envelope serves to attract the attention of the bees. They will, however, to a certain degree, visit blossoms in which the floral envelope has been removed.
The blooming period is given of 95 varieties of apples, 31 varieties of pears, and 17 varieties of cherries. A classification into early and late bloomers is made showing what varieties will blossom together for cross-pollination.
Climatic condition influence, to a certain degree, the relative blooming periods of the different kinds of fruits.
In frosty localities varieties can be selected with reference to their time of blooming, thus partially eliminating the difficulty of a failure of fruit.
We found that pollen was capable of maintaining its viability for three weeks, provided it was not allowed to ferment.
The length of time different of all kinds of fruits remain in blossom at this station are as follows: Apples 13 days, pears 14 days and cherries 10 days.

To Feed Young Chickens.
The feed of young chickens must differ with different localities and conditions, but at all times too much hard, dry food should be avoided. The length of time they are to be kept in the brooder also varies with the climatic conditions and the attention given them by the keeper. The proper adjustment of the "brooder" will often overcome the tendency of crowding. There is no one breed of chickens that will suit all purposes. You will have to be guided by the special line of poultry produce you desire to specialize in and your own preferences.

SIGNALS OF DISTRESS.
Oregon City People Should Know How to Read and Heed Them.
Sick kidneys give many signals of distress.
The secretions are dark, contain a sediment.
Passages are frequent, scanty, painful.
Backache is constant day and night. Headaches and dizzy spells are frequent.
The weakened kidneys need quick help.
Don't delay! Use a special kidney remedy.
Doan's Kidney Pills cure sick kidneys, backache and urinary disorders.
Mrs. A. Canavan, 330 Lincoln St., Portland, Oregon, says: "In 1903 I used Doan's Kidney Pills with such beneficial results that I gave them my hearty endorsement. I still think highly of them and advise their use whenever I have an opportunity. For two or three years kidney complaint had clung to me, making my back so lame that I was unable to attend to my household duties. Dizzy spells were frequent and I was also annoyed by headache. The use of some remedies and more than one preparation, guaranteed to be a sure cure for such troubles, failed to give me relief. Finally I learned of Doan's Kidney Pills and procured a box. I used them according to directions and they gave me more relief than all the other remedies I had taken combined."
Plenty more proof like this from Oregon City people. Call at Muntley Bros' drug store and ask what their customers report.
For sale by all dealers. Price 50 cents. Foster-Milburn Co., Buffalo, New York, Sole Agents for the United States.
Remember the name—Doan's—and take no other.

Give Lands to States.
Washington, Aug. 2.—To turn over to the various states in which they are situated the unappropriated public lands not included in national parks, Indian or military reservations for the construction and maintenance of water works, reservoirs, etc., for irrigation, mining, manufacturing and the generation of power is provided in a bill introduced by Representative Smith of California.

Salesman Bilks Farmers.
Colfax, Wash., Aug. 3.—W. O. Erbs, a traveling salesman for a Hartline, Wash., piano house, has been bound over to the superior court, charged with having defrauded several Whitman county farmers on piano deals. The farmers signed what they thought were contracts to store and help sell the pianos, but the contracts proved to be notes for about \$400 each.
Deschutes Fight May Cost Lives.
The Dalles, Or., Aug. 2.—It is currently reported here that a force of "gun men" is being rounded up by the Harriman forces and will be rushed into the Deschutes Canyon. One gang, it is said, will come from Portland. Presumably these men will be used as deputy sheriffs to enforce the court orders secured by the Harriman people.
Paderevski Honored in Paris.
Paris, Aug. 2.—The government is to decorate Paderevski, the pianist, with the Legion of Honor. Following the precedent in the case of Rubenstein, he will be named an officer without first being made a chevalier of the order.

THE FIRST NATIONAL BANK
of OREGON CITY, OREGON
(Successor to Commercial Bank)
Transact a General Banking Business. Open from 9 a. m. to 3 p. m.
D. C. LATOURETTE, President F. J. MEYER, Cashier

1909 AUGUST 1909
SUN. MON. TUE. WED. THU. FRI. SAT.
1 2 3 4 5 6 7
8 9 10 11 12 13 14
15 16 17 18 19 20 21
22 23 24 25 26 27 28
29 30 31

CASTORIA

The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of *Chas. H. Fletcher* and has been made under his personal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations and "Just-as-good" are but Experiments that trifle with and endanger the health of Infants and Children—Experience against Experiment.

What is CASTORIA

Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrups. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulency. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

GENUINE CASTORIA ALWAYS
Bears the Signature of *Chas. H. Fletcher*
The Kind You Have Always Bought
In Use For Over 30 Years.
THE CENTAUR COMPANY, 37 MURRAY STREET, NEW YORK CITY.

Small Farms Wanted

Home-seekers request EASTHAM, SMITH & CO. to look them up homes.

Three customers have asked us to look them up small farms of 5 to 40 acres. They must be well improved and conveniently located. If you have such a farm to sell please call on us.

Eastham Smith & Co.
OVER BANK OF OREGON CITY

Phone: Farmers 47 R. F. D. No. 3, OREGON CITY, ORE.

LONE OAK FARM

Producer and dealer in all kinds of First-Class Farm Products and Fir Wood.
F. M. BLUHM, Manager

Hay, Straw, Wheat, Oats, Potatoes, Etc., Always on Hand First-Class Butter and Eggs a Specialty. All Orders Promptly Filled.

SUMMER RATES EAST
During the Season 1909
via the
Southern Pacific Co.
from
Oregon City

To OMAHA and Return - - \$60.50
To KANSAS CITY and Return \$60.50
To ST. LOUIS and Return - - \$68.00
To CHICAGO and Return - - \$73.00

and to other principal cities in the East, Middle West and South. Correspondingly low fares.

On Sale June 2, 3; July 2, 3; August 11, 12
To DENVER and Return - - \$55.50
On Sale May 17, July 1, August 11

Going transit limit 10 days from date of sale, final return limit October 31st.

These tickets present some very attractive features in the way of stopover privileges, and choice of routes; thereby enabling passengers to make side trips to many interesting points enroute. Routing on the return trip through California may be had at a slight advance over the rates quoted.

Full particulars, sleeping car reservations and tickets will be furnished by any Southern Pacific local agent, or
WM. McMURRAY, GENERAL PASSENGER AGENT, PORTLAND, ORE.

John W. Thomas
DENTIST
Molalia, Mondays

Keeley ALCOHOL
Opium—Tobacco
Habit—Fruitfully Cured
Only authorized Keeley Institute in Oregon, 215 E. 11th St., Portland, Oregon, 215 E. 11th St.

Notice of Final Settlement.
Notice is hereby given that the undersigned as administratrix of the estate of Robert Shepherd, deceased, has filed her final account as such administratrix with the County Court of Clackamas County, Oregon, and the Court has set Monday, the 23d day of August, 1909, at the hour of 10 o'clock A. M. at the court room of said Court, as the time and place for hearing of objections to said final account and the settlement of said estate.
All persons having objections to said final account or to the settlement of said estate are required to present the same on or before said date above mentioned.
Dated July 15th, 1909.
CORA SHEPHERD SPRAGUE,
Administratrix of the estate of Robert Shepherd, deceased.
GORDON E. HAYES, Attorney for Estate.

Summons.
In the Circuit Court of the State of Oregon for Clackamas County.
Frank H. Cox, Plaintiff,
vs.
Emily Cox, Defendant.
To Emily Cox, 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 cause on or before the 27th day of August, 1909, and if you fail to appear and answer for want thereof the plaintiff will apply to the Court for the relief prayed for in his said complaint, to-wit:
For a decree of the Court dissolving the bonds of matrimony now existing between plaintiff and defendant.
This summons is published by order of the Honorable J. E. Campbell, Judge of the Circuit Court of the

Summons.
In the Circuit Court of the State of Oregon for the County of Clackamas,
Pearl Starr, Plaintiff,
vs.
Joseph F. Starr, Defendant.
To Joseph F. Starr, 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 court and cause on or before the expiration of six weeks from and after the date of the first publication of this summons to-wit: on or before the 2nd of September, 1909, and if you fail to so answer, the plaintiff for want thereof will apply to the Court for the relief prayed for in her complaint on file herein, to-wit: that the bonds of matrimony now existing between plaintiff and defendant be dissolved upon the ground of cruel and inhuman treatment of the plaintiff by defendant, and of the practice of personal indignities toward her, rendering her life burdensome, and for such other and further relief in the premises as to the Court may seem equitable and just.
This summons is published by order of the Honorable Grant B. Dimick, Judge of the County Court for the County of Clackamas, Oregon, in the absence from Clackamas County of the Circuit Judge, and said order was made and dated the 20th day of July, 1909, and the date of the first publication of this summons is the 23rd day of July, 1909, and the date of the last publication of said summons is September 3rd, 1909.
JOS. H. PAGE,
Attorney for plaintiff.

Summons.
In the Circuit Court of the State of Oregon for the County of Clackamas,
Frank H. Cox, Plaintiff,
vs.
Emily Cox, Defendant.
To Emily Cox, 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 cause on or before the 27th day of August, 1909, and if you fail to appear and answer for want thereof the plaintiff will apply to the Court for the relief prayed for in his said complaint, to-wit:
For a decree of the Court dissolving the bonds of matrimony now existing between plaintiff and defendant.
This summons is published by order of the Honorable J. E. Campbell, Judge of the Circuit Court of the

Summons.
In the Circuit Court of the State of Oregon for the County of Clackamas,
J. B. Dimick, Plaintiff,
vs.
Alice M. Paddock, W. O. Paddock, her husband, and H. P. Brighthead Defendants.
To Alice M. Paddock and W. O. Paddock, her husband:
In the name of the State of Oregon, you and each of you are hereby required to appear and answer plaintiff's complaint filed against you and each of you in the above entitled court and cause on or before August 13th, A. D. 1909, which date will be six weeks after the first publication of this summons, and if you or either of you fail to so appear and answer said complaint, the plaintiff will apply to the Court for the relief prayed for in said complaint, to-wit: For a judgment against Alice M. Paddock, and W. O. Paddock for the sum of \$400.00, with interest thereon from May 18th, A. D. 1908, on at the rate of six per cent per annum until paid, and duly recorded on the Mortgage records of Clackamas County, Oregon, in Book 55, page 110 thereof, and for the sale by the sheriff of Clackamas County, Oregon, according to law, the premises described in said mortgage, to-wit:
Situate in Clackamas County, Oregon, Beginning at the North Easterly corner of a tract of land deeded to William and Mary J. Hickenbotham by deed recorded in Book 54, page 235, Deed Records of Clackamas County, Oregon, which beginning point is also the North Westerly corner of the Hickenbotham tract of land described in Book 36, Page 355, Deed Records of said County, and is in the center of the County road; thence South Easterly at right angles to the line of said road along the line dividing said Hickenbotham and Hickenbotham tracts eighty (80) rods; thence at right angles to said division line South Westerly ten (10) rods; thence North Westerly and parallel with said division line of the course first mentioned herein eighty (80) rods to the center line of said County road; thence North Easterly along the center of said road ten (10) rods to the place of beginning, containing five (5) acres of land, more or less, being a part of the D. L. C. & S. W. M. being the identical tract purchased December 23rd, 1903, from Mary J. Hickenbotham, and for such other and further relief as to the Court may seem equitable.
This summons is published by order of Hon. J. A. Eakin, Judge of the above entitled Court, made and entered the 29th day of June, A. D. 1909. The first publication being on the 23rd day of July, 1909, and the last publication thereof on the 13th day of August, 1909.
DIMICK & DIMICK,
Attorneys for Plaintiff.

Summons.
In the Circuit Court of the State of Oregon for the County of Clackamas,
J. B. Dimick, Plaintiff,
vs.
Alice M. Paddock, W. O. Paddock, her husband, and H. P. Brighthead Defendants.
To Alice M. Paddock and W. O. Paddock, her husband:
In the name of the State of Oregon, you and each of you are hereby required to appear and answer plaintiff's complaint filed against you and each of you in the above entitled court and cause on or before August 13th, A. D. 1909, which date will be six weeks after the first publication of this summons, and if you or either of you fail to so appear and answer said complaint, the plaintiff will apply to the Court for the relief prayed for in said complaint, to-wit: For a judgment against Alice M. Paddock, and W. O. Paddock for the sum of \$400.00, with interest thereon from May 18th, A. D. 1908, on at the rate of six per cent per annum until paid, and duly recorded on the Mortgage records of Clackamas County, Oregon, in Book 55, page 110 thereof, and for the sale by the sheriff of Clackamas County, Oregon, according to law, the premises described in said mortgage, to-wit:
Situate in Clackamas County, Oregon, Beginning at the North Easterly corner of a tract of land deeded to William and Mary J. Hickenbotham by deed recorded in Book 54, page 235, Deed Records of Clackamas County, Oregon, which beginning point is also the North Westerly corner of the Hickenbotham tract of land described in Book 36, Page 355, Deed Records of said County, and is in the center of the County road; thence South Easterly at right angles to the line of said road along the line dividing said Hickenbotham and Hickenbotham tracts eighty (80) rods; thence at right angles to said division line South Westerly ten (10) rods; thence North Westerly and parallel with said division line of the course first mentioned herein eighty (80) rods to the center line of said County road; thence North Easterly along the center of said road ten (10) rods to the place of beginning, containing five (5) acres of land, more or less, being a part of the D. L. C. & S. W. M. being the identical tract purchased December 23rd, 1903, from Mary J. Hickenbotham, and for such other and further relief as to the Court may seem equitable.
This summons is published by order of Hon. J. A. Eakin, Judge of the above entitled Court, made and entered the 29th day of June, A. D. 1909. The first publication being on the 23rd day of July, 1909, and the last publication thereof on the 13th day of August, 1909.
DIMICK & DIMICK,
Attorneys for Plaintiff.