

FARM and GARDEN

COOP THE MOTHER HEN

Loss of Chicks by Exposure Largely Prevented by Confining the Hen.

It is not good poultry management to allow the mother hen to range unrestricted with her chicks. With such freedom the hen frequently takes her brood through wet grass, and as a result some are chilled and die, especially the weaker ones, which are likely to be left behind. The loss of young chicks which follows such a practice is large and mainly preventable, especially in the United States department of agriculture say. Furthermore, the food which a brood allowed to range with the hen obtains poses very largely to keep up the heat of the body and the chicks do not make as good growth as they otherwise would.

Chick losses of this nature can be largely prevented by shutting the hen in a coop.

Any style of coop which is dry, ventilated, and can be closed at night to protect the brood against cats, rats, and other animals, and which, while confining the hen, will allow the chicks to pass in and out freely after they are a few days old, will be satisfactory. The hen should be confined until the chicks are weaned, though a small yard may be attached to the coop, if desired, to allow the hen to exercise. The fence can be raised from the ground far enough to allow the chicks to go in or out, but not high enough for the hen to escape. By using a coop the chicks can find shelter and warmth under the hen at any time, and the weaklings after a few days may develop into strong, healthy chicks.

Where chicks are raised with hens, they are likely to become infested with lice. If the lice get very numerous, they greatly retard the chicks, growth and may even cause their death. The hen should be powdered thoroughly with some rood insect powder before she is put in the coop with the chicks and at intervals of several days or a week thereafter. The baby chicks should be examined for lice, particularly on the head, under the wings, and about the vent. If any are found, a little grease, such as lard, should be rubbed on in those places. Apply grease moderately, as too much will injure the chicks. The chicks should be examined frequently and the treatment repeated if lice are found on them.

LATE CROPS FOR STOCK FEED

There are several crops which may be planted very late which will afford a lot of stock feed. In many parts of Oregon corn may be grown for the silo and it affords a large yield of valuable feed for cattle and sheep. Nearly all parts of Western Oregon will grow good silage corn and the same may be said of all but the highest altitudes of Eastern Oregon. Roughage in Eastern Oregon has been especially scarce the past winter and the indications are that it will be scarce again next winter. A silo full of corn in connection with hay is a wonderful help in wintering cattle or sheep. The Eastern Oregon Experiment station at Union has been getting extraordinarily good results with silage. Furthermore, silage will keep indefinitely and if not used this coming winter may be kept until needed. Cereals may also be sown for hay when it is too late to get a crop of grain. Bald barley makes very fine hay and oats and common barley are also good. In the drier, frostier districts rye is good.

There is a great deal of talk nowadays about the necessity of raising more live stock but live stock can not be grown without feed and there is no use in talking about more live stock until more feed is produced at prices cheap enough to justify its use for feeding purposes. The man who accumulates a lot of stock without knowing where he is to get feed for them is only courting disaster and, while his efforts might be inspired by the purest motives of patriotism, the result would be a detriment instead of a benefit to his country.

HOW TO ECONOMIZE IN THE USE OF FATS

High Prices Necessitate Substitution and Economy in All Possible Ways

Food fats for the daily diet have increased in price until the housewife is forced not only to economize but to study the question of substitution in the use of fats for frying and cooking. All drippings from roasting, frying of boiling meats, and every particle of fat trimmed from meat, together with all other forms of grease should be carefully saved and used.

FOOD SHORTAGE IS ACUTE

Oregon, with her enormous surplus crops of wheat, oats, barley and potatoes in 1916, is not in position to realize the seriousness of the food shortage but nevertheless the shortage of food for human beings and for livestock is acute and reports on the winter wheat crop of the United States for 1917 only serve to spur us on to greater production.

The time for seeding spring wheat, except in the higher altitudes is practically past. We still have opportunity for putting in a large number of acres of barley in sections where the seed is available. Every section of the state capable of producing early corn should grow that crop. Also, thousands of acres of summer fallow land in eastern and western Oregon can well be devoted to the culture of corn which will relieve the stock feed situation enormously and which will help materially in other lines. There are still two to three weeks in which corn of such early varieties as Minnesota No. 23, Oregon Dent, Gold Nugget, Hartman Yellow Dent, Walla Walla Dent and Minnesota No. 12 will mature satisfactorily. Hundreds of acres of western Oregon land which are now devoted to unproductive pasture might well be put into some crop such as corn.

Also, regardless of yield or price, there is every indication that we shall need, for food purposes, every bean that Oregon can produce and that there will be profit in their production. If you cannot secure Lady Washington, or Mexican tree beans or Red Mexicans, grow any other kind of bean that is known to mature successfully in your locality. The Agricultural college has a new bean bulletin which will give directions. Pound for pound, ton for ton, acre for acre, there is practically no crop that will render more assistance in winning the war than beans.

TEXTILE WORKERS GARDEN

How hundreds of people in the various textile mill towns of North and South Carolina are prepared "to do their bit" toward increasing the food supply by successful gardening is told by investigators of the department of agriculture, who have found that each of 548 families raised on an average \$30 worth of food in gardens containing only about .15 of an acre and with an average total cost of labor and fertilizer of \$3.54. Chickens, pigs and cows are often kept by the people to good advantage. In these textile mill towns, it is stated, small scale gardening has been encouraged for a number of years by the mill owners and has been found profitable by the mill workers. The plan has resulted in local retail prices for garden truck which are only one-third to one-fourth that of present prices in other places. As a consequence the amount of food raised on each garden is considerably in excess of what could be purchased elsewhere for \$30.

The mill companies, it is explained, furnish their employees with a house and plot of land at a very small rent. The people are helped to make themselves self-sustaining so far as possible. One company employs an expert to demonstrate the best methods for growing the products best adapted to the region.

Success in gardening, it was found, depended entirely upon the industry of the workers. Some families failed to give their gardens the proper amount of attention and raised crop correspondingly poor crops. Others who were more industrious, greatly exceeded the average amount of food produced.

Where chickens were kept they were found to yield an average net return of \$1.08 a fowl. Pigs also were profitable but were not so numerous. Many of the people have cows. One mill owner puts a purebred bull at the disposal of his employees who own cows, and is building up the grade of cattle in this way. Tracts of land for community pasturage are common.

butter contains salt and is one-eighth water. Strongly flavored fats from bacon, ham and sausage should be kept separate and use for only certain dishes. Chicken fat is an excellent substitute for butter. The pieces of fat should be put into a double boiler and tried out over hot water. This prevents the fat from becoming too hot and developing a strong flavor. The following table will assist the housekeeper who wishes to substitute a fat that is cheaper than butter for all, or part of butter in making cakes. Equivalents of one-half cup of butter:

- One-half cupful of chicken fat.
 - One-half cupful of lard less 1 tablespoonful.
 - One-half cupful of lard substitute less 1 1/2 tablespoonful.
 - One-fourth cupful of butter plus 3 tablespoonful of lard.
 - One-fourth cupful of butter plus 3 tablespoonful lard substitute.
 - One-half cupful of cottonseed oil less 1 tablespoonful.
- The reason a less amount of the softer fat than butter is needed is because they contain less moisture and therefore possess greater shortening power than butter and also because the softer fats are free from foreign substances such as curd, salt, and buttermilk.
- We must cultivate a taste for butter substitutes or pay high for the real article. Margarines are clean, whole-

some, and palatable. People of average incomes must learn new habits along the line of foods."

DANDELION RECIPES

Dandelion Soup
One cupful dandelion pulp, one table spoonful butter or bacon fat, one tablespoonful flour, salt and pepper, hard boiled egg.

Make a white sauce and add to it the dandelion pulp. Just before serving the soup add the egg which has been pressed through a ricer.

Egg and Dandelion Salad
Cut hard cooked eggs in halves lengthwise and remove the yolks. Mince the tender leaves of dandelion, add finely chopped onion and yolks of eggs. Mix the ingredients well with boiled dressing and fill the whites of the eggs with the mixture. Serve on crisp lettuce leaves with boiled dressing.

To Stop the Flow of Blood
Bind the cut with coltsfoot and brown sugar, pressed on like lint. Or if you cannot procure these, with the fine dust of tea. When the blood ceases to flow, apply laudanum.

Antidotes for Poison
For any poison swallow instantly a glass of cold water with a heaping teaspoonful of common salt and one of ground mustard stirred in. This is a speedy emetic. When it has acted, swallow the whites of two raw eggs. If corrosive sublimate has been taken take a half dozen raw eggs beside the emetic. If arsenic, first the emetic, then half a cup of sweet oil or melted lard.

To Remove Mildew
If anything will extract this, it is lemon juice mixed with an equal weight of salt, powdered starch, and soft soap. Rub on thickly and lay upon grass in the hot sun, renewing the application two or three times a day until the spot fades or comes out. Salt wet with tomato juice is also excellent for this, laying the article on the grass, and also chlorinated soda is used successfully for this.

In buying lemons, select those having a thin dry rind; they are cheaper and much juicier than the fresh, plump ones.

When making starch try mixing the starch with cold water and pouring this in to boiling water. Boil the usual time, and if used when warm will not need to be strained.

To Clean Knives
Clean with soft flannel and bath brick. If rusty, use wood ashes, rubbed on with a newly cut bit of Irish potato. This will remove spots when nothing else will. Keep your best wrapped in soft white paper; then in linen, in a drawer out of damp and dust.

FOR SALE—Horses, address W. F. Mundhenke, Clackamas, Ore. Phone 16421.

FOR SALE OR RENT—Vacant blacksmith shop. Good location. Apply J. C. Marquam or E. D. Larkins, Marquam, Oregon.

FOR SALE AT A BARGAIN—Three large, cheap work horses, also wagons, heavy and light, buggies and harness, plows, cultivators and barrows; also numerous other small tools. Walter's Stables, Oregon City.

—PHONES—
Office—Home, A-23 Pacific, 253 Residence—36711
DR. W. M. C. SCHULTZE
DR. F. P. SCHULTZE
Physicians and Surgeons
Rooms 217-218 Masonic Building
Oregon City Oregon
Worms Sap Your Child's Strength.

Money to Loan
PAUL C. FISCHER
Lawyer
Deutsch-sprecher Advokat
OREGON CITY OREGON

CITATION.

In the matter of the Estate of Eleanor Shoiniere, deceased.
To E. H. Shoiniere, Executor of the last will and testament of Eleanor Shoiniere, deceased:

WHEREAS, upon petition of O. D. Eby, an attorney of this court and one of the attorneys of record in the above entitled cause, an order was duly made and entered in the above entitled court and cause on May 23rd, 1917, that you appear on or before Monday, June 11th, 1917, at 10:00 o'clock A. M. and show cause why an order should not be made removing you as such executor and revoking your letters testamentary.

And, whereas, by order dated May 23rd, 1917, duly made and entered in this cause it was directed that citation issue by the clerk of this court to you the said E. H. Shoiniere as such executor, directing you to appear in this court on or before said date and show cause why said order should not be granted.

SUMMONS.
In the Circuit Court of the State of Oregon, for Clackamas County.
Ethel Dalley, plaintiff,
vs.
Roy Dalley, defendant.
To Roy Dalley, 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 named suit, on or before the 22nd day of June, 1917, said date being the expiration of six weeks from the first publication of this summons, and if you fail to appear or answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for in her complaint, to-wit:
For a decree dissolving the marriage contract now existing between plaintiff and defendant; for the care, custody and control of the minor children, Marcus Dalley, Florence Dalley and Gertrude Dalley. This summons is published by order of J. U. Campbell, Judge of the Circuit Court, which order was made and entered on the 19th day of May, 1917, and the time prescribed for publication thereof is six weeks, beginning with the issue dated, Friday, May 11, 1917, and continuing each week thereafter to and including the issue of Friday, June 22nd, 1917.

BROWNELL & SIEVERS,
Attorneys for Plaintiff.

SUMMONS.
In the Circuit Court of the State of Oregon, for Clackamas County.
M. L. Morris, plaintiff,
vs.
Ella P. Morris, defendant.
To Ella P. Morris, the above named defendant:
In the name of the State of Oregon you are hereby required to appear and answer the complaint of the plaintiff, filed against you in the above entitled suit, on or before six weeks from the 11th day of May, 1917; that being the date of the first publication of the summons herein, and if you so fail to appear and 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 and the marriage contract heretofore and now existing between plaintiff and defendant, in this cause, and for such other and further relief as the plaintiff may be entitled to in the premises.

The summons is served upon you by publication, pursuant to the order of the Hon. J. U. Campbell, Judge of the above entitled court, which order was made and entered on the 7th day of May, 1917, and which order directed that service of summons in this cause be made upon you by publication thereof, once a week for six consecutive weeks in the Oregon City Enterprise, a newspaper printed and published and of general circulation in Oregon City, Clackamas County, Oregon.

DIMICK & DIMICK and W. L. MULVEY,
Attorneys for Plaintiff,
Date of first publication May 11, 1917.

SHERIFF'S SALE.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Canby State Bank, a corporation, plaintiff,
vs.
Lucy M. Goshorn, as administratrix of the estate of Elmer E. Goshorn, deceased; Elmer Elsworth Goshorn, Jr., a single man; Elizabeth Hazel Hogan; and Walter T. Hogan her husband; Gilbert Stephen Goshorn and Marie Ethel Goshorn his wife; Lucy M. Goshorn, a widow; and Dorothea Kimber Goshorn a minor; and F. S. Sever, as guardian ad litem of Dorothea Kimber Goshorn, a minor, defendants.
State of Oregon, County of Clackamas.—ss.
By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 4th day of April, 1917, upon a judgment rendered and entered in said court on the 4th day of April, 1917, in favor of Canby State Bank, a corporation, plaintiff, and against Lucy M. Goshorn as administratrix of the estate of Elmer E. Goshorn, deceased, and Lucy M. Goshorn a widow, defendants, for the sum of \$1100.00, with interest thereon at the rate of six per cent per annum from the 1st day of March, 1915, and the further sum of \$75.00, as attorney's fee, and the further sum of \$53.70 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the County of Clackamas, State of Oregon, to-wit:

Beginning at the quarter section corner on the west line of section seven (7) in Township Four (4), South Range Two (2) East of the Willamette Meridian, and running thence East along the quarter section line, Fourteen and twelve one-hundredths (14.12) chains; thence South twenty-eight and seventy-two one-hundredths (28.72) chains to a stone; thence south 54 degrees 30 minutes, west three and one one-hundredths (3.10) chains; thence west five and sixteen one-hundredths (5.16) chains; thence north 64 degrees west six and eighty-one one-hundredths (6.81) chains to the west line of said section seven (7); thence north twenty-six and four one-hundredths (26.04) chains to the place of beginning containing forty (40) acres of land, more or less.

Also the following described tract of land, to-wit:
Beginning at a point which is 14.12 chains east and 28.72 chains south from the quarter section corner on the west line of section seven (7) in Township Four (4) South, Range Two (2) East of Willamette Meridian, run-

ning thence north 54 degrees 30 minutes East 129 feet; thence in a northerly direction 160 feet; thence in a northerly direction 117 feet to a point directly north of the place of beginning; thence South 215 feet to the place of beginning containing about one-half acre of land more or less, reserving from this conveyance a strip of land (thirty) feet in width along the easterly side of the last described tract of land for a private road.
Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 24 day of June, 1917; at the hour of 10 o'clock a. m., at the front door of the County Court House in the City of Oregon City, in said County and State, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin cash in hand, all the right, title and interest which the within named defendants or either of them, had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment, order, decree, interest, costs and all accruing costs.
Dated, Oregon City, Ore., May 4, 1917.
W. J. WILSON,
Sheriff of Clackamas County, Oregon.
By E. C. HACKETT, Deputy.
First publication May 4th, 1917.
Last publication June 1st, 1917.

SUMMONS.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Ollie Zoe Holton, Plaintiff,
vs.
Albert M. Holton, Defendant.
To Albert M. Holton, 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 suit on or before the 9th day of June, 1917, that being the day fixed by order of court for you to appear and answer, and more than six (6) weeks from the date of the first publication of this summons; and if you fail to so appear and answer, the plaintiff will apply to the Court for the relief demanded in her said complaint, to-wit: For a decree severing and dissolving the bonds of matrimony now existing between the plaintiff and you, and that she be granted an absolute divorce from you; that the plaintiff be awarded the permanent care and custody of her said child, Eva Holton; that the plaintiff be awarded the sum of \$50.00 a month alimony from you; that she be declared to be the owner of the household goods and furniture alleged in the complaint, and that you have no interest therein; that she recover her costs and disbursements of this suit, and that she be granted such other and further relief as to the Court may seem just and equitable.

SUMMONS.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Ollie Zoe Holton, Plaintiff,
vs.
Albert M. Holton, Defendant.
To Albert M. Holton, 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 suit on or before the 9th day of June, 1917, that being the day fixed by order of court for you to appear and answer, and more than six (6) weeks from the date of the first publication of this summons; and if you fail to so appear and answer, the plaintiff will apply to the Court for the relief demanded in her said complaint, to-wit: For a decree severing and dissolving the bonds of matrimony now existing between the plaintiff and you, and that she be granted an absolute divorce from you; that the plaintiff be awarded the permanent care and custody of her said child, Eva Holton; that the plaintiff be awarded the sum of \$50.00 a month alimony from you; that she be declared to be the owner of the household goods and furniture alleged in the complaint, and that you have no interest therein; that she recover her costs and disbursements of this suit, and that she be granted such other and further relief as to the Court may seem just and equitable.

This summons is published in the Oregon City Enterprise once each week for six (6) successive weeks, by order of the Hon. J. U. Campbell, Judge of the above entitled court, made on April 24, 1917.
First publication April 27, 1917.
Last publication June 8, 1917.
W. H. POWELL,
Attorney for Plaintiff.

SUMMONS.
In the County Court of the State of Oregon, for the County of Clackamas.
George Michael and Beatrice Michael, his wife, Joseph Michael, unmarried, Lena Darby and John W. Darby, her husband, Mary Gude and Clemens Gude, her husband, Caroline B. Knoblauch and Joseph B. Knoblauch her husband, Frank J. Meier and Roy E. Meier, his wife, Bertha Haverstick, and Chester S. Haverstick, her husband, Anton Rothweller, unmarried and Geo. A. Rothweller, unmarried, Rose R. Smith and Christian C. Smith, her husband, John Michael and Kate Michael, his wife, George Michael and Theresa Michael, his wife, Elizabeth Haines and John T. Haines, her husband, Plaintiffs,
vs.
Helen Michael Miller and Miller, her husband, Margaret McFadden and McFadden, her husband, Joseph Michael, Lizzie Michael and Mary Michael, children of Joseph Michael, and all unknown heirs of Katie Wines, deceased, Defendants, To Helen Michael Miller,
vs.
Miller, her husband, Margaret McFadden and McFadden, her husband, Joseph Michael, Tommy Michael, Lizzie Michael and Mary Michael, children of Joseph Michael, and all unknown heirs of Katie Wines, deceased.
IN THE NAME OF THE STATE OF OREGON YOU ARE HEREBY REQUIRED to appear and answer the complaint in the above entitled suit filed against you on or before six weeks after the first publication of this summons, to-wit: The 9th day of June 1917, and if you fail to so appear and answer, for want thereof, the plaintiffs will apply to this court for the relief demanded in said complaint as follows: For a decree for a partition of the following described real property situated in the County of Clackamas, State of Oregon, to-wit: Lot 17, Block 10 West Gladstone, Clackamas County, Oregon, according to the maps and plats on file in the office of the recorder of conveyances for said county and State.
This summons is published pursuant to an order made by the Honorable J. U. Campbell, Judge of the Circuit Court of the State of Oregon, for the County of Clackamas on the 21st day of April, 1917.
The date of the first publication of this summons being the 27th day of April, 1917, and the date of the last publication being the 8th day of June, 1917.
C. Schuebel,
Attorney for Plaintiff.

SUMMONS.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Ethel Vinton, Plaintiff,
vs.
W. T. Vinton, Defendant.
To W. T. Vinton, 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 twenty-fifth day of May, 1917, said date being the expiration of six weeks from the first publication of this summons and if you fail to appear or answer the plaintiff will apply to the court for the relief prayed for in her complaint, to-wit:
For a decree dissolving the marriage contract now existing between the Plaintiff and Defendant, be ever dissolved, and held for naught;
That Plaintiff be given the care, custody and control of the minor child of the parties of this suit;
For Ten Dollars (\$10.00) per month alimony for the care, custody and control of their child;
For the resuming of her name prior to said marriage, to-wit: Leslie E. Hammerley, and for such other and further relief as to the Court may seem meet and equitable, including her costs and disbursements herein.
This Summons is served upon you by publication thereof once a week for six (6) successive and consecutive weeks in the "Oregon City Enterprise", a newspaper of general circulation in Clackamas County, Oregon, and printed and published in Clackamas County, Oregon, pursuant to an order of the Hon. J. U. Campbell, Judge of the above entitled Court, made and entered herein on the 25th day of April, 1917.
FRED J. MEINDL,
Attorney for Plaintiff, 405-6 Railway Exchange Building, Portland, Oregon.
Date of first publication, April 27, 1917.
Date of last publication, May 8, 1917.

SUMMONS.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Ollie Zoe Holton, Plaintiff,
vs.
Albert M. Holton, Defendant.
To Albert M. Holton, 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 suit on or before the 9th day of June, 1917, that being the day fixed by order of court for you to appear and answer, and more than six (6) weeks from the date of the first publication of this summons; and if you fail to so appear and answer, the plaintiff will apply to the Court for the relief demanded in her said complaint, to-wit: For a decree severing and dissolving the bonds of matrimony now existing between the plaintiff and you, and that she be granted an absolute divorce from you; that the plaintiff be awarded the permanent care and custody of her said child, Eva Holton; that the plaintiff be awarded the sum of \$50.00 a month alimony from you; that she be declared to be the owner of the household goods and furniture alleged in the complaint, and that you have no interest therein; that she recover her costs and disbursements of this suit, and that she be granted such other and further relief as to the Court may seem just and equitable.

SUMMONS.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Ollie Zoe Holton, Plaintiff,
vs.
Albert M. Holton, Defendant.
To Albert M. Holton, 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 suit on or before the 9th day of June, 1917, that being the day fixed by order of court for you to appear and answer, and more than six (6) weeks from the date of the first publication of this summons; and if you fail to so appear and answer, the plaintiff will apply to the Court for the relief demanded in her said complaint, to-wit: For a decree severing and dissolving the bonds of matrimony now existing between the plaintiff and you, and that she be granted an absolute divorce from you; that the plaintiff be awarded the permanent care and custody of her said child, Eva Holton; that the plaintiff be awarded the sum of \$50.00 a month alimony from you; that she be declared to be the owner of the household goods and furniture alleged in the complaint, and that you have no interest therein; that she recover her costs and disbursements of this suit, and that she be granted such other and further relief as to the Court may seem just and equitable.

SUMMONS.
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Ollie Zoe Holton, Plaintiff,
vs.
Albert M. Holton, Defendant.
To Albert M. Holton, 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 suit on or before the 9th day of June, 1917, that being the day fixed by order of court for you to appear and answer, and more than six (6) weeks from the date of the first publication of this summons; and if you fail to so appear and answer, the plaintiff will apply to the Court for the relief demanded in her said complaint, to-wit: For a decree severing and dissolving the bonds of matrimony now existing between the plaintiff and you, and that she be granted an absolute divorce from you; that the plaintiff be awarded the permanent care and custody of her said child, Eva Holton; that the plaintiff be awarded the sum of \$50.00 a month alimony from you; that she be declared to be the owner of the household goods and furniture alleged in the complaint, and that you have no interest therein; that she recover her costs and disbursements of this suit, and that she be granted such other and further relief as to the Court may seem just and equitable.

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Ollie Zoe Holton, Plaintiff,
vs.
Albert M. Holton, Defendant.
To Albert M. Holton, 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 suit on or before the 9th day of June, 1917, that being the day fixed by order of court for you to appear and answer, and more than six (6) weeks from the date of the first publication of this summons; and if you fail to so appear and answer, the plaintiff will apply to the Court for the relief demanded in her said complaint, to-wit: For a decree severing and dissolving the bonds of matrimony now existing between the plaintiff and you, and that she be granted an absolute divorce from you; that the plaintiff be awarded the permanent care and custody of her said child, Eva Holton; that the plaintiff be awarded the sum of \$50.00 a month alimony from you; that she be declared to be the owner of the household goods and furniture alleged in the complaint, and that you have no interest therein; that she recover her costs and disbursements of this suit, and that she be granted such other and further relief as to the Court may seem just and equitable.

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vs.
Albert M. Holton, Defendant.
To Albert M. Holton, Defendant:
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W. H. POWELL,
Attorney for Plaintiff.

SUMMONS.
In the County Court of the State of Oregon, for the County of Clackamas.
George Michael and Beatrice Michael, his wife, Joseph Michael, unmarried, Lena Darby and John W. Darby, her husband, Mary Gude and Clemens Gude, her husband, Caroline B. Knoblauch and Joseph B. Knoblauch her husband, Frank J. Meier and Roy E. Meier, his wife, Bertha Haverstick, and Chester S. Haverstick, her husband, Anton Rothweller, unmarried and Geo. A. Rothweller, unmarried, Rose R. Smith and Christian C. Smith, her husband, John Michael and Kate Michael, his wife, George Michael and Theresa Michael, his wife, Elizabeth Haines and John T. Haines, her husband, Plaintiffs,
vs.
Helen Michael Miller and Miller, her husband, Margaret McFadden and McFadden, her husband, Joseph Michael, Lizzie Michael and Mary Michael, children of Joseph Michael, and all unknown heirs of Katie Wines, deceased, Defendants, To Helen Michael Miller,
vs.
Miller, her husband, Margaret McFadden and McFadden, her husband, Joseph Michael, Tommy Michael, Lizzie Michael and Mary Michael, children of Joseph Michael, and all unknown heirs of Katie Wines, deceased.
IN THE NAME OF THE STATE OF OREGON YOU ARE HEREBY REQUIRED to appear and answer the complaint in the above entitled suit filed against you on or before six weeks after the first publication of this summons, to-wit: The 9th day of June 1917, and if you fail to so appear and answer, for want thereof, the plaintiffs will apply to this court for the relief demanded in the complaint filed herein.

In said complaint plaintiff asks for a decree of this court absolutely barring and foreclosing all the right, title, claim and interest of the defendants E. D. Elliott and S. F. Sinclair, and each of them, and their heirs, legal representatives, successors and assigns, in or to Lot or Block Numbered One (1) of Glenmorrie, containing three and one quarter (3 1/4) acres more or less, according to the duty recorded plat thereof of record in the office of the Recorder of Conveyances for Clackamas County, Oregon, and every part thereof, unless the said defendants, or either of them, shall on or before a day certain to be fixed by this court, pay to the plaintiff in the lawful money of the United States, the following sums, to-wit: The sum of Three Thousand One Hundred Twenty-five and 10/100 (\$3125.61) dollars, with interest upon the sum of Sixteen Hundred Twenty-five and 10/100 (\$1625.81) dollars thereof, at the rate of six (6%) per cent per annum from the 19th day of October, 1913, and interest on Fifteen Hundred (\$1500.00) dollars thereof, at the rate of seven (7%) per cent per annum from the 19th day of October, 1913; and further for a decree of this Honorable Court that upon failure of the above named defendants, or either of them, to pay to the plaintiff the above named sums, within the time limited by this court, declaring the said defendants, E. D. Elliott and S. F. Sinclair, and each of them, and their heirs, legal representatives, successors and assigns, to be absolutely barred and foreclosed of all their right, title or interest in or to the above described property, and every part thereof; and further that the said defendants, and each of them be decreed to have forfeited to this plaintiff herein, all moneys heretofore paid to the said plaintiff upon said contract; and further for its costs and disbursements herein, and for such other and further relief as is just and equitable in the premises.

This summons is served upon you by publication thereof once each week for six consecutive weeks in the Oregon City Enterprise, by order of the above entitled court of date April 11, 1917.
Date of first publication April 13, 1917
Date of last publication May 25, 1917
GRIFFITH, LEISTER & ALLEN,
and BERT W. HENRY,
Attorneys for Plaintiff.

SUMMONS.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Ethel Vinton, Plaintiff,
vs.
W. T. Vinton, Defendant.
To W. T. Vinton, 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 twenty-fifth day of May, 1917, said date being the expiration of six weeks from the first publication of this summons and if you fail to appear or answer the plaintiff will apply to the court for the relief prayed for in her complaint, to-wit:
For a decree dissolving the marriage contract now existing between the Plaintiff and Defendant, be ever dissolved, and held for naught;
That Plaintiff be given the care, custody and control of the minor child of the parties of this suit;
For Ten Dollars (\$10.00) per month alimony for the care, custody and control of their child;
For the resuming of her name prior to said marriage, to-wit: Leslie E. Hammerley, and for such other and further relief as to the Court may seem meet and equitable, including her costs and disbursements herein.
This Summons is served upon you by publication thereof once a week for six (6) successive and consecutive weeks in the "Oregon City Enterprise", a newspaper of general circulation in Clackamas County, Oregon, and printed and published in Clackamas County, Oregon, pursuant to an order of the Hon. J. U. Campbell, Judge of the above entitled Court, made and entered herein on the 25th day of April, 1917.
FRED J. MEINDL,
Attorney for Plaintiff, 405-6 Railway Exchange Building, Portland, Oregon.
Date of first publication, April 27, 1917.
Date of last publication, May 8, 1917.

SUMMONS.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Ethel Vinton, Plaintiff,
vs.
W. T. Vinton, Defendant.
To W. T. Vinton, 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 twenty-fifth day of May, 1917, said date being the expiration of six weeks from the first publication of this summons and if you fail to appear or answer the plaintiff will apply to the court for the relief prayed for in her complaint, to-wit:
For a decree dissolving the marriage contract now existing between the Plaintiff and Defendant, be ever dissolved, and held for naught;
That Plaintiff be given the care, custody and control of the minor child of the parties of this suit;
For Ten Dollars (\$10.00) per month alimony for the care, custody and control of their child;
For the resuming of her name prior to said marriage, to-wit: Leslie E. Hammerley, and for such other and further relief as to the Court may seem meet and equitable, including her costs and disbursements herein.
This Summons is served upon you by publication thereof once a week for six (6) successive and consecutive weeks in the "Oregon City Enterprise", a newspaper of general circulation in Clackamas County, Oregon, and printed and published in Clackamas County, Oregon, pursuant to an order of the Hon. J. U. Campbell, Judge of the above entitled Court, made and entered herein on the 25th day of April, 1917.
FRED J. MEINDL,
Attorney for Plaintiff, 405-6 Railway Exchange Building, Portland, Oregon.
Date of first publication, April 27, 1917.
Date of last publication, May 8, 1917.

SUMMONS.