

OREGON CITY ENTERPRISE
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E. E. BRODIE, Editor and Publisher.

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SOILING CROPS PROFIT FOR PART OREGON

It pays to grow soiling crops in western Oregon where pasture land is limited, land high priced, labor cheap, and where silos are scarcely feasible, writes G. R. Hyslop, chief of the farm crops at O. A. C. experiment station, in a new college extension bulletin, "Green Feed or Soiling Crops for Western Oregon."

"Supplemented by pasture in the dry summer months and by silage in the wet and cold winter months, the soiling system has many advantages from the standpoint of crop management," says Professor Hyslop.

Some of the crops listed as profitable for feeding in a fresh state are vetch and rye, crimson clover, oats and vetch, red clover, corn, kale, alfalfa clover, peas and oats, turnips, buckwheat, mangels, rutabagas, carrots. Cultural and feeding directions are given for each of these, together with probable yield as indicated by college crops.

The information listed in the bulletin may be inferred from following as applied to the first of the soiling crops listed: Vetch and rye planted Aug. 20 to Sept. 10, fed April 15 to May 9—25 days—in 60 pound daily rations to one cow, total of 1500 pounds, with a yield of 10 tons per acre, and acreage of .975 needed for one cow.

The amount fed to one cow is said to be only a basis for calculations, as conditions would determine the exact amount for each. The yield is less produced on the college farm.

The bulletin will help a great deal in solving the green feed problem. Get it by writing to the college at Corvallis.

LIEUTENANT AND WIFE VISIT HERE

Lieutenant Ralph Floyd and wife have arrived in Oregon City, and are at the present time visiting at the residence of Mrs. Floyd's father, J. J. Fenton.

Lieutenant Floyd has received his honorable discharge from the United States army, having recently been stationed in the Philippine Islands. He entered the service at Independence during the world war, and was in the aviation service. He had many exciting experiences while in the service, one of which he will long remember when he was taken prisoner by the Germans and placed in prison. He made his escape, but was recaptured by the enemy, and carefully watched thereafter, as they feared his escape. He was released when the armistice was signed, another day that will go down in history with the young officer. He was in the service in France about a year when he was taken prisoner.

After visiting in Mount Pleasant, Lieutenant Floyd and wife will go to Vancouver, Wash., where they are to visit the former's parents, Mr. and Mrs. O. Floyd. They have not decided upon a location.

SIMPSON IS WINNER BY FIVE VOTES

In the recount of votes cast at West Linn for city councilman, which took place in the circuit court Friday afternoon, it was found that J. E. Simpson was elected by four more votes than was originally announced by the election judges.

The recount was ordered by the court after K. Koellmeier contested the election, when his opponent J. Simpson was announced elected by one vote. Koellmeier alleged in his complaint that votes cast in several precincts were counted wrong, and in precinct No. 1, Koellmeier accused L. L. Porter of fraud. In this precinct, the recount showed that Simpson gained two more votes than was first announced, and Koellmeier lost one vote. The net result gives Simpson four more votes than was first posted, thereby defeating Koellmeier by five votes for the office.

Krassig New Member 1921 City Council

In publishing the list of names of the 1921 Oregon City council, which meets tonight for the first time, we overlooked the name of Dr. Wm. Krassig as a member of the council, and who was elected at the last election from ward No. 3.

GRESHAM HAS BIG 1920 REAL ESTATE BOOM

Krider & Elkington sold in 1920 more than \$250,000 worth of small tracts and cottages in and around Gresham. The firm has a large number of inquiries in regard to berry land and expect to dispose of unimproved tracts during 1921. One of these tracts was sold recently to A. Burtz, who will put the entire 20 acres into close cultivation and build a comfortable and modern bungalow. It is situated a mile and a half east of Gresham and is near the canning factory.

Local People Invited to Washington, D. C.

Mr. and Mrs. D. W. Kelly, of Fern Ridge, near Gladstone, Clackamas county, have the honor of being among those to be invited to the wedding of Miss Marjorie Brown, niece of President Wilson, and Mr. Benjamin King, which took place at the home of Colonel Brown at 1112 I street, Washington, D. C., December 28.

Mr. Kelly and Mr. King were former schoolmates, and although Mr. King, who is financial representative of the G. Annsich Company, bankers of New York City, N. Y., and Mr. Kelly, train rules examiner of the Portland Railway, Light & Power Company, with headquarters in Portland, Oregon, the two young men have always been in close touch with each other, and have been "chums" since boyhood days.

Mr. Kelly says he well remembers when he was a lad of 16 years while working as a telegraph operator for a railroad at Weyerhaeuser, and would phone for "Bob" King to come down to keep him company when he was lonely at night and felt timid about remaining at his post of duty during the night. "Bob" always showed up, and from that time the boys were "pals." Many a time the boys would go on long hikes during their leisure hours and enjoy many an outing.

Mr. Kelly's wife, when a school teacher boarded with King's parents, Mr. and Mrs. M. J. King, and Mr. Kelly's mother, Mrs. David Kelly, is now a neighbor of the King family at Weyerhaeuser.

V. F. Kelly, employed by Roberts Brothers in Portland, and wife were also among the invited guests to the wedding in Washington.

Mr. and Mrs. Kelly have resided in Oregon for the past two years, one year of which has been spent in Clackamas county.

MANY DROWN WHEN VESSEL ISABEL SINKS

MADRID, Jan. 4.—Two hundred and fourteen persons lost their lives when the Spanish steamer Santa Isabel was wrecked near Villagarcia Saturday night, says a telegram received from the governor of Pontevedra.

Fifty-six persons were saved, but many of them were injured.

Captain Muniz Ricuedi, captain of the vessel, was severely hurt and it is not expected he will recover. Many bodies have been washed ashore and in several cases whole families were drowned.

LORD MAYOR CORK COMES TO AMERICA

NEWPORT NEWS, Va., Jan. 4.—Two men, who identified themselves as Peter J. MacSwiney, brother of the late lord mayor of Cork, and Daniel O'Callaghan, present lord mayor of Cork, arrived in Newport News tonight as stowaways on the American steamer West Cannon, from an Irish port.

Mac Swiney carried a passport issued by an American consul.

PAY VERY GOOD IN 9th FIELD BATTALION

A hurry call went out today to recruiting officers throughout the United States to rush all obtainable telegraphers, linemen, radio operators, telephone men, and switchboard experts to Camp Jackson, Columbia, S. C., headquarters of the Ninth Field Signal Battalion. This is the Signal Corps unit attached to the Fifth Division, which is being recruited to full strength upon telegraphic orders from Major General P. C. Harris, The Adjutant General of the Army.

In addition, as an inducement to get the needed men, a high school education, as well as technical training in radio, telegraphy, switchboard operation, line work, and storage battery maintenance is offered at the Fifth Division schools to others who wish to study these branches.

Only applicants who have completed grammar school can be enlisted for these Signal Corps positions, where the pay is higher than in most other armies of the service. Qualified soldiers receive specialist ratings, which carry 20 per cent increase over the ordinary pay of various grades. For example, a master sergeant when stationed in Alaska receives \$200 a month, besides food, clothes, quarters and medical attendance.

LEGION WILL PUBLISH NAMES OF SLACKERS

WASHINGTON, Jan. 4.—Names of all persons listed by the war department as slackers during the war are to be published eventually if not now. This action is said to be assured by the determined efforts of the American Legion to force the hand of the war department.

CITIZENS OUT TO HELP IN CHILD HUNT

WALLA WALLA, Wash., Jan. 4.—Business men of Walla Walla this afternoon forsook their personal affairs to assist in the search for the body of little Goldie Eadon, who was drowned in Garrison creek yesterday. A call for volunteers was made at the weekly luncheon of the commercial club, and several automobile loads of merchants and professional men, dressed in their fishing boots, took up the search this afternoon.

Milwaukie Couple Secures License Here

Louis A. Gerber, 29, and Meriel Ione Swagert, 21, secured a marriage license in this city Tuesday afternoon. Both live at Milwaukie.

COURT ATTENDS HEARING.

H. E. Cross, county judge; W. W. Proctor and W. F. Harris, members of the county court, attended a meeting of the State Highway commission in Portland yesterday. The members of the court returned to Oregon City yesterday evening.

Local Elks Defeat Vancouver by 55

In a matched bowling game between the Vancouver and Oregon City Elks, the local team won out on a margin of 55 pins. This makes the second game out of three that the local herd has won, and the fourth match will take place some time next week at Vancouver.

Panicky Legislation

Legislation proceeds slowly in Congress in spite of the zeal with which the members have tackled the program before them. Measures which pass the House are held up in the Senate, or vice versa, and one bill has been passed with full knowledge that it will in all probability be vetoed by the president. This delay is irksome to the individuals and organizations hoping for immediate relief from their personal difficulties, but it is good for the nation at large.

The country just now is suffering from fear. Nothing very terrible has happened to any class as yet, but every class is timid and jealous of every other. As a result many measures are being pressed upon Congress which are of doubtful wisdom or fairness where the country as a whole is concerned. There is grave danger that relief measures hurried through under this pressure may prove later to have done little but relieve the citizen of more of his dwindling cash and plunge the nation into deeper difficulties.

There are no starving people. There is no large number of people in any danger of more than temporary financial embarrassment. It is far better that pending bills should be subjected to thorough discussion than that precarious measures should become laws through frantic haste.

Those fellows who are so keen for high tariffs and embargoes to keep their own prices up want to remember that it may keep the other man's prices up, too.

Trotzky and the Kaiser have both expressed themselves as in favor of universal peace. It is now time for the other nations to look to their weapons.

It hasn't been such a bad year at that.

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29th day of December 1920, the date of the first publication being December 31st 1920, and the date of the last publication being January 28th, 1921.

Witness my hand and the seal of this Court affixed this 29th day of December, 1920.

FRED A. MILLER, County Clerk.
HALL & LEPPEL, Attorneys and Counsellors at Law.
112-115 Citizens Bank Bldg., Cor. Grand Ave. and East Alder St., Phone East 940, Portland, Oregon.

SUMMONS.
In the Circuit Court of the State of Oregon for Clackamas County.
J. R. Atchinson, Plaintiff,
vs.
Abram Prat Lamb, otherwise Abram Platt Lamb; Thomas P. Lamb; William H. Lamb, otherwise William F. Lamb; John Lamb, otherwise John D. Lamb; Presley Lamb, otherwise P. (H. W. or N.) Lamb; Mary Ann P. (H. W. or N.) Lamb; and the unknown heirs of the unknown heirs of Charity Lamb; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.
To all and each of the above defendants:
In the name of the State of Oregon you and each of you hereby required to appear and answer the complaint filed against you in the above named court in the above entitled cause, by Saturday, the 5th of February, 1921, which date is more than six weeks after the date of the first publication of this summons; and if you fail to appear and answer, or otherwise plead to said complaint within said time, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit, for a decree declaring the plaintiff to be the owner in fee simple of the following described real property in Clackamas County, State of Oregon, to-wit:
The land beginning 21 chains west of the southeast corner of Section numbered sixteen (16), in Township Two (2) South of Range Three (3) thence North 15°37' chains; thence East to center of the County Road, thence Southwesterly on center of said road to line between sections 16 and 21; thence West on the section line to the place of beginning, containing eighteen (18) acres, more or less, in the N. J. Lamb D. L. C. in Section 16, Township 2 South of Range 3 East of the Willamette Meridian.
and that you and each of you have no right, title, interest or estate whatsoever therein; that the title of the plaintiff to said premises be quieted, and that the plaintiff have such other and further relief as may seem proper.
This summons is served upon you by publication thereof by virtue of an order of the Honorable J. U. Campbell, Judge of the above named Court, made on the 23rd day of December, 1920, which order directs said summons to be published in the "Oregon City Enterprise", a newspaper of general circulation in Clackamas County, Oregon, and requires said publication to be made not less than once a week for six weeks.
Date of first publication December 24, 1920.
Date of last publication February 4, 1921.

SUMMONS.
In the Circuit Court of the State of Oregon for Clackamas County.
Thilda Hart, plaintiff,
vs.
Nils Hart, defendant.
To Nils Hart, the above named defendant:
In the name of the State of Oregon, you are hereby required and commanded to appear and answer the complaint of the plaintiff filed against you in the above entitled suit in the above entitled Court on or before six weeks from the date of first publication of this summons, the date of first publication hereof being the 24th day of December 1920, and if you fail so to appear and answer for want thereof the plaintiff will apply to this court for relief as demand in her complaint filed against you herein, to-wit: For a judgment and decree of the above entitled court forever dissolving and setting aside the bonds of matrimony and marriage contract now and heretofore existing between you, the said defendant and the said plaintiff, an for such other and further relief as to the court may seem just.
That this summons is served upon you by publication thereof once a week for six successive, and consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation in Clackamas County, Oregon, and printed and published at Oregon City, Clackamas County, Oregon, pursuant to an order of the honorable J. U. Campbell, Judge of the above entitled Court which order was made and entered on the 21st day of December 1920, and which order directed that service of summons be made upon you by publication as aforesaid.
Date of first publication 24th day of December 1920.
Date of last publication of summons February 4th, 1921.

SUMMONS.
In the Circuit Court of the State of Oregon for Clackamas County.
William T. Modlin, Plaintiff,
vs.
Lucy Modlin, Defendant.
To Lucy Modlin, the above named defendant:
In the Name of the State of Oregon, you are hereby required to appear and answer complaint filed against you in the above entitled suit, on or before the 11th day of February, 1921, said time being more than six weeks from the date of the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof, plaintiff will apply to the Court for the relief prayed for in the complaint and filed here in, to-wit: That the bonds of matrimony heretofore and now existing between the plaintiff and the defendant be dissolved and held for naught; that the plaintiff be given an absolute decree of divorce from the defendant, and for such other and further relief as the Court may deem meet and equitable.
This summons is served upon you by publication thereof in the Oregon City Enterprise, for six consecutive weeks in pursuance of an order of the Honorable J. U. Campbell, Judge of the above entitled Court, which order is dated the 29th day of December, 1920.
Date of first publication, December 31, 1920.
Date of last publication, February 11, 1921.
McDOUGAL & McDOUGAL, Attorneys for Plaintiff.
905 Northwestern Bank Bldg., Portland, Oregon.

CITATION
No. 18354
In the County Court of the State of Oregon, for the County of Clackamas.
In the Matter of the Estate of James January, Deceased.
To Irena Vovnos, Wickliffe January, Mary Selby, Reubin January, Edwin January, Caroline Noble, Ira January, Mrs. Zora Marsh, Mrs. Audrey Kamer, Mrs. Maude Haywood, Mrs. Lola Horter and A. O. January, next of kin and heirs at law of James January, deceased, and to all other persons interested in said estate, greetings:
In the Name of the State of Oregon you are hereby cited and required to appear in the County Court of the State of Oregon, for the County of Clackamas, at the Court room thereof, in Oregon City, Clackamas County, Oregon, on Monday the 31st day of January, 1921, the same being the January term of said Court, at 10:00 o'clock in the forenoon of said date, then and there to show cause, if any exist, why an order of sale should not be made directing, authorizing and licensing D. P. Price, Administrator of the estate of James January, deceased, to sell the following described real property belonging to the above entitled estate, to-wit:
"Tract 'L' in Clackamas River side, as shown by the plat thereof of record in the Recorder's office of Clackamas County, Oregon, consisting of approximately 15 acres, lying and being in the County of Clackamas, State of Oregon."
Lots 24 and 25 in Block 4, Terrace Park, within the corporate limits of the City of Portland, County of Multnomah, State of Oregon, upon which there is located a small antiquated dwelling house."
For the purpose of paying the debts, charges and expense of administration; same to be sold at public or private sale upon such terms as the Court may direct.
This Notice is published in the Oregon City Enterprise, once a week for four consecutive weeks by order of the above entitled Court, made on the

SUMMONS.
In the Circuit Court of the State of Oregon for Clackamas County.
William T. Modlin, Plaintiff,
vs.
Lucy Modlin, Defendant.
To Lucy Modlin, the above named defendant:
In the Name of the State of Oregon, you are hereby required to appear and answer complaint filed against you in the above entitled suit, on or before the 11th day of February, 1921, said time being more than six weeks from the date of the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof, plaintiff will apply to the Court for the relief prayed for in the complaint and filed here in, to-wit: That the bonds of matrimony heretofore and now existing between the plaintiff and the defendant be dissolved and held for naught; that the plaintiff be given an absolute decree of divorce from the defendant, and for such other and further relief as the Court may deem meet and equitable.
This summons is served upon you by publication thereof in the Oregon City Enterprise, for six consecutive weeks in pursuance of an order of the Honorable J. U. Campbell, Judge of the above entitled Court, which order is dated the 29th day of December, 1920.
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Date of last publication, February 11, 1921.
McDOUGAL & McDOUGAL, Attorneys for Plaintiff.
905 Northwestern Bank Bldg., Portland, Oregon.

SUMMONS.
In the Circuit Court of the State of Oregon for Clackamas County.
William Bonwell, Plaintiff,
vs.
Oscar H. McClung and Grace M. McClung, his wife, and H. H. Fessenden and Jane Doe Fessenden, his wife, Defendants.
To Oscar H. McClung and Grace M. McClung, and H. H. Fessenden and Jane Doe Fessenden, above named defendants.
In the name of the State of Oregon, you are hereby required to appear and answer to the complaint filed against you in the above entitled court and suit on or before the last day of the time prescribed in the order for the publication of summons, to-wit on or before the 4th day of February, 1921, and if you fail so to appear or answer, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint herein to-wit:
For a judgment and decree against defendants Oscar H. McClung and Grace M. McClung for the sum of \$314.66 together with interest from the 10th day of December, 1920, at the rate of 8 per cent per annum, and for the sum of Fifty Dollars attorneys fees and for plaintiff's costs and disbursements in this suit.
That a decree be entered herein, that the said mortgage be foreclosed and the premises herein described (Commencing at the Southwest corner of Tract Five (5) as shown by Plat of Palmers Addition to Boring Junction, running thence southerly along the east line of Brady and Ritchey road 100 feet, thence easterly parallel with south line of Tract 5, 200 feet, thence northerly 100 feet to S.E. corner of Tract 5, thence westerly along south line of Tract 5, 200 feet to place of beginning, being in the County of Clackamas and State of Oregon, be sold in the manner provided by law, and the proceeds of said sale be applied to the costs and disbursements in this suit, the payment of attorneys fees above mentioned and the payment of the sum found due the plaintiff, and the overplus, if any, be paid to the Clerk of this court for the persons entitled thereto.
That all right, title and interest of each and all of the defendants herein be adjudged and decreed subordinate and inferior to the claims and rights of this plaintiff, and that said defendants and each of them and every person claiming by, through or under them or either of them subsequent to the date of the execution of said mortgage, either as purchaser, incumbrancer or otherwise, be forever barred and foreclosed of all right, title or interest in and to said real property and every part thereof, save only the right of redemption allowed by law.
That the plaintiff may become a purchaser at said sale and that the Sheriff execute a Certificate of Sale

SUMMONS.
In the Circuit Court of the State of Oregon for Clackamas County.
William Bonwell, Plaintiff,
vs.
Oscar H. McClung and Grace M. McClung, his wife, and H. H. Fessenden and Jane Doe Fessenden, his wife, Defendants.
To Oscar H. McClung and Grace M. McClung, and H. H. Fessenden and Jane Doe Fessenden, above named defendants.
In the name of the State of Oregon, you are hereby required to appear and answer to the complaint filed against you in the above entitled court and suit on or before the last day of the time prescribed in the order for the publication of summons, to-wit on or before the 4th day of February, 1921, and if you fail so to appear or answer, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint herein to-wit:
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That all right, title and interest of each and all of the defendants herein be adjudged and decreed subordinate and inferior to the claims and rights of this plaintiff, and that said defendants and each of them and every person claiming by, through or under them or either of them subsequent to the date of the execution of said mortgage, either as purchaser, incumbrancer or otherwise, be forever barred and foreclosed of all right, title or interest in and to said real property and every part thereof, save only the right of redemption allowed by law.
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That all right, title and interest of each and all of the defendants herein be adjudged and decreed subordinate and inferior to the claims and rights of this plaintiff, and that said defendants and each of them and every person claiming by, through or under them or either of them subsequent to the date of the execution of said mortgage, either as purchaser, incumbrancer or otherwise, be forever barred and foreclosed of all right, title or interest in and to said real property and every part thereof, save only the right of redemption allowed by law.
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vs.
Oscar H. McClung and Grace M. McClung, his wife, and H. H. Fessenden and Jane Doe Fessenden, his wife, Defendants.
To Oscar H. McClung and Grace M. McClung, and H. H. Fessenden and Jane Doe Fessenden, above named defendants.
In the name of the State of Oregon, you are hereby required to appear and answer to the complaint filed against you in the above entitled court and suit on or before the last day of the time prescribed in the order for the publication of summons, to-wit on or before the 4th day of February, 1921, and if you fail so to appear or answer, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint herein to-wit:
For a judgment and decree against defendants Oscar H. McClung and Grace M. McClung for the sum of \$314.66 together with interest from the 10th day of December, 1920, at the rate of 8 per cent per annum, and for the sum of Fifty Dollars attorneys fees and for plaintiff's costs and disbursements in this suit.
That a decree be entered herein, that the said mortgage be foreclosed and the premises herein described (Commencing at the Southwest corner of Tract Five (5) as shown by Plat of Palmers Addition to Boring Junction, running thence southerly along the east line of Brady and Ritchey road 100 feet, thence easterly parallel with south line of Tract 5, 200 feet, thence northerly 100 feet to S.E. corner of Tract 5, thence westerly along south line of Tract 5, 200 feet to place of beginning, being in the County of Clackamas and State of Oregon, be sold in the manner provided by law, and the proceeds of said sale be applied to the costs and disbursements in this suit, the payment of attorneys fees above mentioned and the payment of the sum found due the plaintiff, and the overplus, if any, be paid to the Clerk of this court for the persons entitled thereto.
That all right, title and interest of each and all of the defendants herein be adjudged and decreed subordinate and inferior to the claims and rights of this plaintiff, and that said defendants and each of them and every person claiming by, through or under them or either of them subsequent to the date of the execution of said mortgage, either as purchaser, incumbrancer or otherwise, be forever barred and foreclosed of all right, title or interest in and to said real property and every part thereof, save only the right of redemption allowed by law.
That the plaintiff may become a purchaser at said sale and that the Sheriff execute a Certificate of Sale

SUMMONS.
In the Circuit Court of the State of Oregon for Clackamas County.
William Bonwell, Plaintiff,
vs.
Oscar H. McClung and Grace M. McClung, his wife, and H. H. Fessenden and Jane Doe Fessenden, his wife, Defendants.
To Oscar H. McClung and Grace M. McClung, and H. H. Fessenden and Jane Doe Fessenden, above named defendants.
In the name of the State of Oregon, you are hereby required to appear and answer to the complaint filed against you in the above entitled court and suit on or before the last day of the time prescribed in the order for the publication of summons, to-wit on or before the 4th day of February, 1921, and if you fail so to appear or answer, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint herein to-wit:
For a judgment and decree against defendants Oscar H. McClung and Grace M. McClung for the sum of \$314.66 together with interest from the 10th day of December, 1920, at the rate of 8 per cent per annum, and for the sum of Fifty Dollars attorneys fees and for plaintiff's costs and disbursements in this suit.
That a decree be entered herein, that the said mortgage be foreclosed and the premises herein described (Commencing at the Southwest corner of Tract Five (5) as shown by Plat of Palmers Addition to Boring Junction, running thence southerly along the east line of Brady and Ritchey road 100 feet, thence easterly parallel with south line of Tract 5, 200 feet, thence northerly 100 feet to S.E. corner of Tract 5, thence westerly along south line of Tract 5, 200 feet to place of beginning, being in the County of Clackamas and State of Oregon, be sold in the manner provided by law, and the proceeds of said sale be applied to the costs and disbursements in this suit, the payment of attorneys fees above mentioned and the payment of the sum found due the plaintiff, and the overplus, if any, be paid to the Clerk of this court for the persons entitled thereto.
That all right, title and interest of each and all of the defendants herein be adjudged and decreed subordinate and inferior to the claims and rights of this plaintiff, and that said defendants and each of them and every person claiming by, through or under them or either of them subsequent to the date of the execution of said mortgage, either as purchaser, incumbrancer or otherwise, be forever barred and foreclosed of all right, title or interest in and to said real property and every part thereof, save only the right of redemption allowed by law.
That the plaintiff may become a purchaser at said sale and that the Sheriff execute a Certificate of Sale

SUMMONS.
In the Circuit Court of the State of Oregon for Clackamas County.
William Bonwell, Plaintiff,
vs.
Oscar H. McClung and Grace M. McClung, his wife, and H. H. Fessenden and Jane Doe Fessenden, his wife, Defendants.
To Oscar H. McClung and Grace M. McClung, and H. H. Fessenden and Jane Doe Fessenden, above named defendants.
In the name of the State of Oregon, you are hereby required to appear and answer to the complaint filed against you in the above entitled court and suit on or before the last day of the time prescribed in the order for the publication of summons, to-wit on or before the 4th day of February, 1921, and if you fail so to appear or answer, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint herein to-wit:
For a judgment and decree against defendants Oscar H. McClung and Grace M. McClung for the sum of \$314.66 together with interest from the 10th day of December, 1920, at the rate of 8 per cent per annum, and for the sum of Fifty Dollars attorneys fees and for plaintiff's costs and disbursements in this suit.
That a decree be entered herein, that the said mortgage be foreclosed and the premises herein described (Commencing at the Southwest corner of Tract Five (5) as shown by Plat of Palmers Addition to Boring Junction, running thence southerly along the east line of Brady and Ritchey road 100 feet, thence easterly parallel with south line of Tract 5, 200 feet, thence northerly 100 feet to S.E. corner of Tract 5, thence westerly along south line of Tract 5, 200 feet to place of beginning, being in