THE LAD THAT IS GONE .

Sing me a song of a lad that is gone, Say, could that lad be 1? Merry of soul he sailed on a day Over the sea to the Skye.

Mull was astern, rum on the por-Eggs on the starboard bow; Glory of youth glowed in his soul-Where is that glory now?

Sing me a song of a lad that is gone. Say, could that lad be I? Merry of soul he sailed on a day Over the sea to the Skye.

Give me again all that was there; Give me the sun that shone! Give me the eyes, give me the soul, !"
Give me the lad that is gone!

Sing me a song of a lad that is gone. Say, could that lad be 1? Merry of soul he sailed on a day Over the sea to the Skye.

Billow and breeze, island and seas, Mountains of rain and sun; All that was good, all that was fair, All that was me is gone.

MY ENGAGEMENTS.

AM convinced in my own mind

that it is quite the right thing for a woman to be really angry sometimes. I don't mean a raging, violent sort of anger that makes one untidy H. and flushed, but a superior, discreet

anger through which one can smile and talk and cause no damage to the arrangement of one's back hair.

He proposed to me five times, which I thought a pity each time he did it, and his proposals used to make me hot and exhausted. They were all made in June, and generally in the sun (Cousin George never had much idea of the fitness of things), and I so soon came to the end of all I had to say that I was at a disadvantage, and quite uncomfortable, sitting there and saving nothing; whereas, Cousin George seemed able to prattle on forever.

I don't know why I did it, but the fifth time Cousin George grew white about the lips and finished up, as usual, by saying: "Will you marry me, I said: "Oh, well, I don't mind if I do." And really I didn't mind, for I had known Cousin George for years and years, and was fond of him, and I felt that, at any rate, it would put an end to his proposals; and Aunt Theresa said that July was going to be hot.

So the months went on and George had to go away; and I grew much fonder of him then, and I don't think I would have cared to change him for any other man I knew-as a flance; and I used to write lovely letter to him. I used to think out sentences in the night-little remarks I knew he'd like to get from me. I really was attentive to him. I've nothing to repreach myself with on that score. And so things

And then, after a while, when George had been gone some time, his letters changed and he seemed rather troubled about something. I didn't take much notice of it--I just thought that perhaps the climate didn't suit him; and once I took the trouble to copy out and send to him a recipe which I had heard was good for one if one felt irritable.

But nothing seemed to cheer George, and at length, when I was really beginning to grow troubled about his temper, I had a letter from him to say thought he had better say "Goodby;" he thought it was his duty to me to say so; he felt that we (we, if you pleasel) had made a mistake; he could never hope to be worthy of me (his modesty was somewhat new), etc.-a whole heap of it.

I wrote back and said: "Oh, quite well; I expect you know best." But I was really awfully angry; and what made me angrier than anything else was the thought that neither he nor any one else really knew bow hard I had found it to play the sweetheart exhausted they are suffocated, just as part of the arrangement to George, and that I hadn't wanted to be engaged at all. Of course, they all thought that I considerable area of water is entirely was secretly wearing the willow; and the livelier I became as the days passed by the more compassionately my relations looked at me. "She's overact- the oxygen of the air can reach the ing, poor dear," they were thinking. I'm fairly placid, as a rule, but my wrath did simmer up at times, and I found congregated beneath air holes in did think a few strong thoughts of large numbers. They are there to George.

As I said just now, my wrath blazed ont as strong as ever when Jane opened the door this afternoon and announced Cousin George, his own self, and I smiled straight into his face, and talked away without a moment's awkwardness, and said how glad I was to see him (which was true). I told him about every person and every place we had seen and known together, and I positively dailied over the subject of the United States in the aggregate is his long absence and the summer before his departure. I did it chiefly to prove to him that memories were nothing to me-that was more justice to myself: but I did see him grip his hands now and then, and his lips grew white, just as they used to do when he kept on proposing.

At length there came a pause in our conversation, and then I feigned another mood, and I made up my mind that I would not break the silence. Cousin George sat and breathed hard for a minute or two, and then, I suppose, he decided on breaking down the artificiality of our interview, for he got up from his chair and strode about. I looked out of the window and pretended to be pensive. At last he stopped beside me and said: "Flo."

I looked up at him and laughed.

"Cousin George," I said with mocked olemnity.

"Flo, won't you-forgive?" "Forgive?" I repeated, wrinkling my brow and looking puzzled. "Forgive? I have no enemics; people are so good to me, I rarely have anything to forgive."

"Forgive me," he pleaded.
"You!" I cried. "Surely I've nothing to forgive you. Why, you have never

done me anything but kindness." He turned hastly away, and muttered something which sounded wicked Then he turned to me again. "Flo," he pleaded, "will you row

down with me to the island?" "Oh." I said lightly, "I'm so sorry, but I'm engaged this afternoon." Then I sighed and added, "I've so many engagements,"

"To-morrow, then-next day-next week, only promise."

"Oh, you've no idea of my importance," I laughed. "Listen to this," and, rising. I went to a drawer of my writing table and took out my little tablets.

"Listen," I again said, holding a finger up to him. "Thursday-that's today; tea at the Forresters'. Friday; Drive to Ellerton Manor, P. P. C." "P. P. C.I" he repeated. "Are you go-

ing away?" I laughed half shyly, but significant-

"Yes, I am going away," I admitted. "On Saturday, to town, shopping. On Sunday, to the Daltons', luncheon and dinner. On Monday, picnic on the island. Oh, by the way—" I looked up with pleased interest—"if you want to see the island, better come to the pienic. I'm sure the Wendovers would like to have you."

"Picnic?" he snapped, angrily. "Do you think I want to go with a whole camp-meeting?"

"Oh," I protested, blandly, "we shan't be that sort at all."

"Thurs-" he began. "Thursday." I said. "Oh, yes, here

it is! Thursday: To be married, Ye-es, I shall be occupied on Thursday." I looked up at Cousin George. He was quite white about the lips then.

"To be married?" he repeated in a sort of hoarse whisper. "Yes," I said, nonchalantly. "Mr.

Featherstone-Hope." "That-" he began, then stopped

"Yes," I said, "that one." "Good-by, Flo," he blurted out, shooting his hand at me as if it were a gun.

I really felt as if I were taking hold of a bayonet point. "Must you go?" I said sweetly. "It seems I must"-and his tone was

bitter, which seemed rather cool, con-

sidering how he'd treated me. "I'm so glad you're home," I said pleasantly. "I will send you an invitation. I want to have all my loving relatives about me. Uncle Edward would adore you if you'd go one better, and

relieve him by giving me away." Then I know Coustn George said something wicked. I won't repeat it. Then he strode out and slammed the door. And I stood still and laughed to myself, for I'd scored one that time, at any rate. And he deserved it, for a man shouldn't be so changeable.

I don't believe it was anger after all. I believe it was pure enjoyment.

That's so like a woman, to mistake the core of a thing and realize it when she's wasted herself.

Poor old George! I've been thinking it over. I don't think I'll send him the invitation, after all.-Lillian Quiller Couch, in the Sketch.

How Fish Breathe.

Fish do not breathe air, but the lifesupporting constituent of air-oxygen gas-which is soluble in water to the extent of 3 volumes in 100 at ordinary temperatures and 4 in 100 at freezing point.

The water containing the dissolved oxygen is made to pass over the gills, where it is separated from the blood only by a very thin membrane, through which the gas is able to pass.

Fish in ice-bound rivers have to depend entirely upon this store of oxygen for their respiration, and if it becomes we should be if deprived of oxygen.

It rarely happens, however, that any covered with ice, especially in the case of rivers. Holes and cracks are almost sure to occur here and there, by which water and become dissolved in it. During a long frost fish may always be breathe.-Pearson's Weekly.

Japan's Commerce Augmenting. Since the Chino-Japanese war the commerce of Japan has shown a remarkable increase as compared with other periods in the history of the enipire. Her imports last year were valned at \$44,940,000, an increase of about \$5,000,000 over those of 1806; the exports reached \$46,059,100, which is an increase of \$12,500,000. The share of set down at \$25,050,000, while Great Britain has a little over \$30,000,000. Japan's trade with Australia is also improving rapidly, last year's total representing an increase of 33 per cent. on the figures of 1896. There is also noted a tendency of imports to increase and of exports to decrease.

Ferocious Bumming Birds. In the Island of Minora, one of the Philippines, the humming birds are pugnacious little creatures. Thousands of them frequently attack huntsmen without the slightest provocation. inflicting sometimes serious wounds on the face and neck.-Philadelphia Inquirer.

Burials in Westminster Abbey. No fewer than 1,173 persons have been buried in Westminster Abbey.

THE THINGS MEN EAT.

Obvious Relations of Diet to the In-

One's mind depends in a great meas ure on one's food. Primitive man, with his large digestive organs, small brain and rudimentary soul, desired fresh killed game, which he are without flavorings, sauces or condiments. Potatoes and fine fruits and vegetables were unknown. As he migrated he began to depend on the products of the soll more and more. Ancient Egypt, during her period of highest civilization, subsisted on millet, dates, fruits and cereals.

Athletic Greece achieved her greatest culture on two meals a day, consisting of maize and vegetables steeped in oil. The decline of a nation commences when gormandizing begins. Rome's collapse was well under way when slaves were thrown into the eel pits to increase the gamy flavor of the eels when they came upon the table.

Of pugnacious and warlike nations one may predict a freshly laden table accompanied by the wassail bowl in some one of its manifestations. The Tentonic type of soul prefers the alcoholism of hops, while the Latin races have identified themselves with the juice of the grape.

A diet curve might be mathematically plotted, showing a direct ratio between the food and the mental and psychical status of the individual or the race, Given so much flesh, pastry, beer and ale, the result can be written down in lymphatic brain, fighting proclivities and sensuality. Given a working hypothesis of nitrogenous cereals, nuts and fruits, the returns can be counted in intellectual activity and a more or less vitalized golden rule. When Rudyard Kipling immortalized "the great ple belt" of New England he illustrated the humorous side of the diet question -a never falling source of entertainment to the observer. Boston's baked beans and codfish balls afford ever fresh material for international witticisms; although the great Horace, Ruskin and others, in lauding the nutritive virtues of the "leguminosae," failed to excite mirth.

Advantages of Hudson to New York. "Reasoning Out a Metropolis" is the title of an article on the Greater New York, written by Ernest Ingersoll for the St. Nicholas. In speaking of the growth of cities during the early part of the century, Mr. Ingersoll says:

How could New York double its population in fifteen years, and beat its great rival, Philadelphia, when the latter was surrounded by a far wider belt of rich farms and populous towns? It was due primarily to the fact that Robert Fulton brought here his steamboat, and that New York men knew how to take advantage of the invention. Philadelphia, also, had the steam-boat, you will reply. Yes; but she did not have the Hudson River.

The Hudson had from the first been an advantage to New York, because it afforded a highway for 150 miles inland, and thus had greatly aided in the early settlement of the interior of the State and of Western New England. By the improvement of the steamboat, river-travel at once became so cheap and speedy that the country dealers and the farmers themselves could go straight down to New York, to buy hand. This brought a great deal of new business, both wholesale and retall, to New York, some of which was taken away from its rival cities. Moreover, the steamboats and towboats lessened the cost of bringing building materials, grain, bay, meat, and all the country-grown food found in city markets, and therefore lessened the expense and increased the comfort of living and working here.

Strange Marriage Customs.

According to a writer in a Calcutta publication, the poorer classes of the Slamese people need no priest for marriage. They elope and return three days after, begging for the parents' blessing, which is a mere formality, They are now husband and wife, Among people of the higher classes the marriage is conducted with numerous preparations and ceremonies. Polygamy is common among the nobles, and the King himself sets his subjects the example; he has two Queens, termed first and second Queen. The Queens must always be very near relations of the King, his sisters or half-sisters being preferred. But besides the Queens the harem walls inclose several hundred women. The legal fictions and devices which the Kadaves-a Kunbi caste in the Bombay Presidency-are driven to devise in order to evade the enormous expenditure of properly marrying a maiden are such as would do credit to a medieval lawyer. When a suitable partner cannot be procured for a girl she is married to a bunch of flowers, which are subsequently thrown down a well. The girl thus becomes a widow. and can then be married by a far cheaper rite. Or a girl is married to a man who is already married, and who promises to divorce her immediately after the marriage ceremony is concluded. The girl is thus reckoned as a widow, and can then be disposed of economically to any one who may choose to marry her.

Growth of Girls and Boys.

It is often supposed that, as a rule, boys in growing keep ahead of girls; but a recent measurement of very many children of both sexes is against this conclusion. The boys, up to their 11th year, were found to run about a quarter to half an inch taller than the girls. They were then overtaken by the girls, who surpassed them in height till their 16th year, when the boys again grew faster than the girls, and came to the front.

When a man's wife's old mald sister lives with them, he becomes as great o match maker as a woman.

SUMMONS.

regon, for the County of Clackamaa. Daniel Grim, plaintiff, va. Mary R.

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

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

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

ENOMMUB

In the Circuit Court for the State of Oregon, for the County of Clackamas. Ann E Black, plaintiff, vs. David A.

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

just and equitable.

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

SUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas.
John Duffy, plaintiff, vs. James Shaw,
Betty Shaw, Charles Stratton and R.
C. Craven, assignee of James Shaw, an
insolvent debtor; Henry Gans, L. R.
Shultz, Sidney Smyth and T. R. Ran-

To James Shaw, one of said defend-anta. In the name of the state of Oregon: You are hereby required to ap-pear in the above-entitled court on the first day of the term of said court to be begun and held next after the expiration of six weeks from the date of the publication of this summons, and you will take notice that if you fail to appear and answer the complaint filed against you in the above-entitled suit on or before the first day of said term of said court, then the plaintiff herein will apply to the court for the relief demanded in the complaint in this suit, which is for the reforming of a deed made by you to this plaintiff on the 19th day of March, 1895, so as to make the description therein read: The south 1-3 of the east ½, or husband's half, etc., as described therein instead the south 1-3 of the east ½ of the hus-band's half, etc., as described therein. This summons is published by order of M. C. George, judge of the circuit court of Multnomah county, Oregon, made September 21, 1898, T. A. Mc-Bride, judge of the above-entitled court, being absent from Clackamas

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

BUMMONS.

In the Circuit Court for the State of Oregon, for Clackamas county. Elizabeth A. Brown, plaintiff, vs

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

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

SUMMONS

In the Creenit Court of the State of Oregon for be County of Clackamas.

Charles M. West, Plaintiff, Annie West.

To Annie West, the above named defendant.

IN THE NAME OF THE STATE OF OREGON:
You are bereby commanded to appear and answer the complaint filed against you in the above entitled suit, by the first day of the regular term of this court next succeeding the expiration of the time prescribed for the publication of this minmons, to-wit, November 1th, 1828, and if you fall so to answer for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit: For a decree dissolving the bonds of matrimony existing between you and the plaintiff and for the costs and disbursements of this suit and for such other and further relief as to equity seemeth just.

Published pursuant to an order signed by the Hon, John B. Cleland, judge of the circuit court for county of Mulinomah, Siste of Oregon, in the above named court, from said Clackamas county, said order being dated the 21st day of Sepetmber, 1866.

By A. G. W. SWOPE. To Annie West, the above named defendant.

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

SUMMONS

In the Circuit Court for the State of In the Circuit Court of the State of Open for the County of Clarksman.

The Alliance Trust Company, J. A. Chaso, Annie A. Chase, his wife, Willamette Land Com-pany, a corporation, Charles E. Ladd, Ladd, his wife, Evening, I be Scurity Savings

E Trust Company, a corporation,

A. Cox, Charlotte A. Bockwell,
Lewis Rogers, Lucy Rogers,
Clare E Morey, George A. Harding, N. O. Walden, H. H. John-

To J. A. Chase, Annie A. Chase, Helen E. Yates, Charlotte A. Rockwell, James Hodges, V. O. Harding, Annie R. McGlynn, Myra F. Eastman, Lucius D. Bockwell, Esskwell, Amanda M. Newell, Newell, Of the defendants above named. IN THE NAME OF THE STATE OF OREGON

FENTON, BRONAUGH & MUIR, Autorneys for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for he County of Clackamas. Anna W. Mathews.

George B. Dedman and Chra 8. Dedman, his wife, Emil C. Johnson andJohnson, his wife, and Angeline Berry, 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 cause by the first day of the next term of court after the expiration of the publication of this summons, to wit, by Monday, November 7th, 1898; and if you fall to so answer for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit, for judgment against George R. Dedman and Clara 8. Dedman for \$1826.00, with interest from Decemthe relief demanded in the compiaint, to-wif, for judgment against Geerge R. Dedman and Clara S. Dedman for \$1826.00, with interest from December 27th, 1995, at the rate of 10 per cent per annum; and \$40.55, with interest from May 14th, 1897, at 10 per cent per annum; and \$175.00 as atterneys' fees; all in United States gold coin together with the costs and disbursements of this suit, and for a decree foreclosing plaintiff's mortgage upon the following described property in Clackamas County, State of Oregon, to-wit: Allof tract "R" Clackamas Riverside, according to the duly recorded map and plat thereof on fife or record in the office of the Recorder of Conveyances of Clackamas County, State of Oregon; and for the sale of said property to satisfy said judgment and barring and foreclosing you, and each of you, of all right, claim or equity of redemption in said premises and every parthereof and for such other and further relief as to the court may seem, meet and squitable.

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

FENTON, BRONAUGH & MUIS.

Attorneys for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clackamas. Emma Caroline Opdycke, Plaintiff,

Henry Eugene Opdycke, Defendant,

To Henry Eugene Opdycke, Defendant,

To Henry Eugene Opdycke, 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 Monday, November 7th, A.D., 1898, that being the first day of the first term of said court following six weeks publication of this summons, and you will take notice that if you fall so to appear and answer said complaint, for want thereof, plaintiff will apply to said court for the relief prayed for in said complaint, to-wit; for a decree dissoiring the bonds of matrimony now existing between plaintiff and defendant and for the care and custody of the minor child of plaintiff and defendant, and for such other relief as may be equitable and for the costs and disbursements of this suit.

Published by order of Hon. M. C. George, Judge of the circuit court for Multuomah county, bearing daie September 22. 1898, in the absence of Hon. T. A. Melrids, Judge of said circuit court for Clackamas county.

ROBERT A. MILLER,

Attorney for Plaintiff.

orney for Plaintiff.

BUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas. Sarah A. Watkins, plaintiff, vs. James P. Watkins, defendant.

To James P. Watkins, 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 Monday, the 7th day of November, 1898, the same being the first day of the next regular term of said court. And if you fail to answer, for want thereof, the plaintiff will take a decree against you for the dissolution of the bonds of matrimony now existing beween the plaintiff and yourself, the

said defendant. This summons is published by order of Hon. M. C. George, judge of said court for the fourth junctial district. Dated September 23, 1898. V. R. HYDE,

Actorney for Plaintiff.

First publication Sept. 8th, '98 SUMMONS.

In the circuit court of the State of Oregon, for the county of Clackamas.

William Wilkinson, defendant.

To William Wilkinson, defendant: In the ns ae of the state of Oregon: You are hereby required to appear and answer the complaint field against you in the above entitled sair on or before Monday, the 7th day of November, 1898, the same being the first day of the next regular term of the court following the expiration of the time prescribed by the publication of this summons, and it you tall so to appear and answer, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit: For the dissolution of the marriage contract, now existing between the plaintiff and defendant, and for the costs and disbursements or this suit.

This summons is published against you by order of Hen. John B. Cleiand, Judge of the Circuit Court of the State of Oregon for the county of Multinomah, in the absence of the presiding Judge of Clackamas county.

Dated this 6th day of September, 1898.

B. P. Welch, Attorney for plaintiff.

Portland, Oregon. William Wilkinson, defendant.

SUMMONS

In the Circuit Court of the State of Oregon, for he County of Clackaman.

Annie Wagner, Plaintiff, Charles Wagner, Defendant.

To Charles W. Wagner, the above named defen

IN THE NAME OF THE STATE OF OREGON:
You are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the first day of the next regular term of the above entitled court, to wit, the 7th day of November, 1898, and if you fall to so answer the said complaint, in default thereof the plaintiff will take a decree against you for the relief prayed for in said complaint, to wit: To dissolve the bonds of matrimony now existing between you and the plaintiff, and for such further and other relief as to this honorable court may seem just and equitable.

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

WM. REID,

Attorney for Plaintiff IN THE NAME OF THE STATE OF OREGON:

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clackamas, Daniel Herliby, Plaintiff,

Daniel Herithy and Elles Herlihy, his wife, Defendants. To Daniel Herlihy and Ellen Herlihy, his wife,

To Daniel Herlihy and Ellen Herlihy, his wife, defendant.

In the NAME OF the State of oregon:
You are hereby required to appear and answer the complaint filed aginst you in the above entitled suit on or before Monday, the 7th day of November A. D., 1898. The same being the first day of the next regular term of the said court, And if you fall so to answer, for want thereof, the plaintif will take judgment against you, the said defendants, for the sum of \$50,000 and interest thereon at the rate of \$ per cent per annum from the 6th day of May, 1898, and for \$10.74 with interest thereon from fapril 26th, 1896, at \$ per cent per annum, and for \$5.00 with interest thereon from April 26th, 1898, at \$ per cent per annum, and for \$50 autorney fees, and for costs and disbursements of this suit.

And you are hereby further notified that on your failure to appear and answer the said complaint at the time aforesaid, the said plaintiff will take a futher decree against you for the foreclosure of the morigage mentioned in said complaint which was made to secure the payment of said note and interest and attorney fees, and other sums herein named, said mortgage being executed by you on May 6th, 1892, covering the following described land, to-wir. The e ½ of of the ne ½ and ne ½ of the se ½ of section 3, 12 s, of r 4 e, W. M., said s & containing 19 scree, more or less; excepting the reservations made in favor of the O. & C. R. R. Co. in its deed to Daniel Herlihy made the 28th day of February, 1891.

Parsuant to an order of the Hon, M. C. George,

Pursuant to an order of the Hon, M. C. George, judge of the Cl-cuit Court of the State of Oregon, for Multromah county, in the absence of Hon. T. A. McBride, Circuit Judge for Clackamas county, said order bearing date September 21st, 1600.

ROBERT A. MILLER, Attorney for plaintiff

EAST AND SOUTH VIA

The Shasta Route OF THE SOUTHERN PACIFIC CO.

Express Trains Leave Portland Daily. South.

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6:52 P. M. Lv Oregon City Lv 8:00 P. M

7:50 A. M. Ar San Francisco Lv 8:00 P. M

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