## News of the Week from Bevond the Rockies.

THE AUGUST GALE.

Much Damage Done to Crafts Along the Grand Bunks by the Great Storm,

St. Johns, N. F., Sept. 8 .- Reports daily arriving from all parts of the country go to show that the gale of the 26th of st was one that will be long rememed for the loss of life and the extent of the damage sustained from it. A vesked back of Langely island, near St. re, and as no trace of her crew has been found, it is feared that they all st have met with a watery grave. Several large vessels went ashore on Dog sland, near St. Pierre, and in many cases became total wrecks. One hundred thouand dollars will not cover the extent of he damage to property sustained by New Foundland vessels that were on the banks during the storm. Many vessels arriving have even a sadder record to tell of how those going in the morning had no chance to return, but were swallowed in the pitss storm or were driven to sea to

The French banker Chevrenel reports having passed a large vessel bottem up on the banks. From the description it appeared to be the French banker Saint ierre, with a crew of fifteen men. There are as many as five banking schooners sing from Burin, five from Grand Bank and one from Burges, all of which were on the banks the morning of the gale, and have not yet been seen or heard from. If these vessels are lost, breadwinners by hundreds have perished. Nor are the south and west parts of the coast the only places that suffered. A telegram to-day gives the first report from Labrador of the gale, and says from the places so far heard from, as many as ten schooners have been lost, but fortunately

THE TELEPHONE IN CHINA.

The Shrewd New Yorker's Contract for its Introduction is Confirmed.

Washington, Sept. 8 .- The Chinese minister has decided that so far as his government can make them so, the concessions to Count Mitkiewiez are confirmed, and in fact the papers only require the signatures of American financiers who are to carry out the enterprise, and the informal ratification of the concessions at the state department. Count Mitkiewiez resents publication of his alleged record by envious rivals, and declares that he will make it warm for papers maligning him. He admits he has had a checkered career, but denies he has ever deliberately injured or defrauded anyone. The telephone he will introduce in China has been perfected by electricians associated with him. It is an electrical device combining the Trumbull, Bell and Edison machines. There are no patent laws in China.

DESPERATE PRISONERS.

They Gag and Bind the Warden and Make Their Escape.

Stoux Falls, Dak., Sept. 8 .- Two prisoners escaped from the United States wing of the territorial prison here last evening, Henry Esmond, in for mail robbery, and Ed. Powers, in for murder. The latter was a soldier from Fort Mead. They threw a blanket over the head of the deputy warden who came to lock them up, gagged and bound him and left with \$30 and two Winchester rifles.

THE LABOR PARTY.

They Claim Almost Everything Except the Earth.

NEW YORK, Sept. 9 .- That the united labor party managers intend to do thorough work in the state this fall as well as in this city and Brooklyn, may be in-ferred from the fact that the executive committee has completed an arrange ment for holding about 240 mass meetings in the cities, large towns and country districts of New York. There is scarcely a place of importance that will not be covered, and by the list of speakers announced, the state will be canvassed well. This will include Mr. George, Dr. Mc-Glynn, the Rev. Hugh O. Pentecost, Dr. Houghton, and in all probability the Rev. Melancthon I. Lockwood, of Cin-cinnati, Victor H. Wilder, Mr. Farley, and other candidates on the ticket, together with nearly all the speakers of local prominence, who have made themselves known to the public in this cause. "I am utterly unable to give any estimate as to the vote we shall poll in the state, said Secretary Barnes yesterday, "but I know that it will be far larger than is expected by the politicians of the old

QUESTIONABLE VENGEANCE.

If the Girl Deserved to be Shot What Did the Husband Merit,

SCHENECTADY, N. Y., Sept. 9 .- This afternoon in a crowded restaurant Frank Knight, aged 35, of hitherto good reputation, met Miss Ida Wallace, a young wowhose conduct has made her a ect of scandal, and without any warnng and in commenplace conversation he rew a revolver and shot Ida in the right drew a revolver and shot Ida in the right ear. She fell unconscious and the horrified spectators allowed Knight to walk out with his smeking revolver. He went directly to the police station and surrendered. He merely stated that he had shot the girl because she had given him a disease which he communicated to his wife, causing her ceath. The decreased Mrs. Knight left her husband a few months before her death and having no friends went to the county almshouse and died of a loathsome malady. She and died of a loathsome malady. She was very well behaved and respectable. Ida Walface is unconscious. Physicians say she will die.

THE SOCIALISTS.

New York, Sept. 9 .- The committee of sted at the Webster hall iquarters to-day to present their tion for the appointment of inspectors lection. The polition, which covers

twelve pages of foolscap, declares the progressive labor party is a distinct organization, capable of obtaining and casting votes, and that it contemplates holding a state convention to nominate state officers. The party claims to alone embody the labor societies, and asserts that it is responsible for the 60,000 votes cast in this country last year for George. The committee expressed confidence that the commissioners at their meeting next Tuesday would recognize the socialists to the exclusion of Georgeites.

DOWN IN THE GROUND.

A New York Company Wants to Build as Underground Railway.

New York, Sept. 9 .- Stockholders of the New York Underground Railway Co. elected a board of directors yesterday. Counsel of the company will apply to the superior court next week for a manda-mus to compel the commissioner of public works to grant a permit to begin the work. If this mandamus is issued, the company is ready to begin digging in a day or two. This is the route: From City Hall Park, through Center and Mul-berry streets, Fourth avenue, Union square and Madison avenue.

TEMPEST IN A TEA POT,

It is Claimed That President Clevelan has Been Accidentally Slighted.

PHILADELPHIA, Sept. 10.-Commander Harper, of the department of the Pennsylvania G. A. R., has issued an order for a Grand Army demonstration in the military parade next Friday. The wording of the order is the cause of no little comment. It reads as follows: "In passing the reviewing stand, or while being reviewed by Lieut. Gen. Philip H. Sheridan, United States army, none but post commanders will salute, and post commanders' vill satute, and post com-manders' colors will be dipped as the pa-rade will be reviewed by President Cleve-land, and General Sheridan will be in command of the line." It is claimed by some veterans not Grand Army men that the name of President Cleveland should have been inserted in that paragraph of the order, and that it is a direct slight to the chief magistrate in not doing so. The men, however, are all of the opinion that the matter was an oversight and no slight was intended.

NEW YORK POLITICS.

The Irving Hall Organization to be Ig-

New York, Sept. 10 .- John O'Brien, chief of the bureau of election, caused to be published yesterday in this city a record of the list of voters whose names are under consideration for appointment as inspectors of election. Four lists are given: Tammany, the county democracy, the republicans and the labor organization. No mention is made of Irving hall, Among politicians, the publication is taken as a notice that that organization's claims are to be ignored.

LITTLE PEOPLE.

"I'm not going to play with Willie Waffles any more," was Flossie's dictum. "Willie is a very nice little boy," her mamma. "I don't like him. In fact, I don't like boys at sel, mamma. I guess it's because I'm not old enough." [N. Y. Sun.

One night at tea the conversation turned on the seven brothers mentioned in the Bible, who, one after the other, married the same woman, as each one vounger brother married the widow. 'For pity's sake!" cried out 8-year-old boy, "how long did the widow last?"-Boston Traveler.

A 5-year-old Canajoharie boy was tak-en to Saratoga recently, and for the first time saw electric lights illuminating the streets. He looked at them for some moments in silent astonishment, then ran over to his mother and exclaimed: 'Mother, come here. Here's a star on top of a pole."-[Albany Journal.

At dinner boiled corn was served, some on the cob and some cut off. When a little girl of 4 was asked how she would have hers she said she "would have it on the bone." During the day, after eating considerable pop-corn, she remarked that she "would not eat any more, as it hid away in her teeth."

A little girl, wishing to make her father a present, was very much at fault to know what to buy for the purpose. After puzzling her brain considerably, and getting what suggestions she could from the other members of the family, she finally went to her mother in despair, said: "Only think, mamma, I don't know what to get papa for a Christ-mas present; he don't smoke, nor drink, nor nothing."-[Eastern Argus.

ARTIFICIAL BEANS.

Charles B. Fink, senior editor of the Latrobe advance, who is visiting in the east, recently west through a factory in New Jersey where the celebrated "Beston baked bean" is made. He had always believed that beans grew on a vine, but was disabused of that idea. The beans were made of an edible mixture, which was shoveled into machines worked by girls and came out in bean-like pellets. The proprietor stated that he had been engaged in the manufacture of baked beans over three years and has a stand-ing reward of \$1,000 to any one detecting it from the regular article, and a thor-ough bean-eater cannot tell the difference. The factory turns out 24,000 quart cans a day in the busy season, and the greater part of the product is shipped to Boston, whence it is distributed over the country .- (Johnstown, Penn., Tribune.

ERYSIPELAS,

And obstinate Ulcers, Boils, Carbuncles, and Running Sores of every kind are cleansed, the the poison germs destroyed, and a speedy cure effected by using Darbys Prophylactic Fluid.

"I have been afflicted with the Brystpelas. Nothing would heat the sore or stop the running. I used Parbys Prophylactic Fluid and found a speedy cure. Have also tried it in several other cases and it proved effectual."—[8. P. Greer.

PILES CAN BE CURED.

PACIFIC COAST.

News by Telegraph from West of the Rockies.

THE GRIM MESSENGER.

Governor Bartlett Holds Out Bravely Against His Coming.

SAN FRANCISCO, Sept. 8 .- The governor passed a restless night and was much weaker and had every symptom that proclaimed sudden death. He was delirious from 2 o'clock until 8. Nourishment could only be administered with great difficulty. The symptoms were so alarming that Dr. Perry was sent for early in the morning. At 8 o'clock a bulletin was issued which stated the pulse to be 102; respiration, 34; temperature 99.5. Since then there is no improvement. The governor has been conscious part of the time. He asked for Rev. Dr. McLean, who was immediately sent for.

Rumor of a Big Sale.

PORTLAND, Or., Sept. 8 .- The Evening Telegram says: The street talk is, although the report cannot be traced to a reliable source, that Van B. DeLashmutt's visit to San Francisco portends the sale of the Stemwinder mine to Senator George Hearst. The senator visited the north about two months ago and made a pretty thorough examination of the various mining properties that have so far been developed. It is said that he expressed himself in very hopeful terms concerning the future of the Stemwinder property. As the senator is a great mining speculator, with a large bank ac-count to back up his hobby, there may be something in the street talk. Going South.

PORTLAND, Or., Sept. 8 .- Messrs. Ferguson and McDermott, United States inspectors of hulls and boilers for this district, expect to leave the first of next week for an official inspection tour of the bays and rivers along the Oregon coast They will visit Yaquina, and Coos bays, the Siuslaw, Coquille, Umpqua and Rogue rivers. There are about twenty boats in all to be inspected at these points.

Booked fer Salem.

PORTLAND, Or., Sept. 8 .- To-day Joseph St. Clair and Wm. Lewis, two Chicago crooks, were examined before Judge Dement on a charge of having burglarized the room of C. Sollinger, a guest at the St. Louis hotel. The evidence against them was conclusive, and they were bound over in the sum of \$300 bonds.

FERRYBOAT BURNED.

The Steam Ferry Veto of Sellwood Destroyed by Fire.

PORTLAND, Or., Sept. 9.-The steam ferryboat Veto, which ran from River View cemetery across to Sellwood, burned last night about 12 o'clock and was a total loss. There was no one on the boat at the time, so that the origin of the fire is not known. Someone who saw it after it had broken out, ran up and aroused the engineer, Al. Smith, but when he reached the boat the flames had gained such headway that he could not get aboard. When asked this morning how badly the boat was damaged he replied facetiously, that he thought the two aprons were uninjured. The hull burned to the water's edge and sank with the machinery, which was probably ruined by the heat, to the bottom of the river. The wreck lies just at the landing on the Sellwood side of the river. The Veto was owned by a company, of which W. S. Chapman is president. She was a very old boat, having been built for W. H. Foster and run on the Vancouver route across the Columbia. The Jefferson Street Ferry company purchased her for use on the Willamette ten years ago at a cost of \$5200. Since the demands of the Jefferson street line outgrew the Veto she was the city's firebost for a year or two and this year was put on the new Sellwood line, where she was building up a nice little business.

THROUGH THE DRAW.

The First Ocean Steamer Passes Through the Morrison 5.reet Bridge.

PORTLAND, Or., Sept. 9.-This even ing's Telegram says: About 11 o'clock this forenoon the steamboat Lurline. Capt. Gray, made fast to the American bark Coloma, blew four whistles to open the draw, and without any fuss or fe ers, both crafts passed through the Mor-rison street bridge, and up to Smith Bros.' mill, where the Coloma will load lumber for Hong Kong. This is the first deep sea vessel that has passed up the river above Morrison street since the bridge was built, and with a pride that may be considered pardonable under the circumstances, Capt. Noyes ordered the little cannon which is mounted on the forecastle to be fired as soon as the bark had passed through. This effectually puts an end to the statements of croakers that no deep sea ships would go above the bridge, for Capt. Gray has demon-strated how easily and safely it can be done. This was the one single counterattraction in the city to-day to the circus parade, but it did not draw near so large a crowd.

THE LOST AMETHYST.

The Wreck Said to Have Been Discovered

of the whaler Amethyst, which has not been seen since September, 1885, and about which so many tales have been told, appears to be clearing up. The mate of the Angel Dolly, one of the sealers seized by the revenue cutter Richard Rush, is in the city. He says when he was cruising about the northern islands of the Choumagin group the hull of a versel was sighted high upon the beach. It was found she was the Amethyst and that she was breken in two. Two boats were away from the davita, but everything was deserted and the cabin was in confusion. There was nothing to indicate the fate of the crew, but hopes are entertained that some of them may be alive. The Amethyst was in command of P. H. Cooty and Moses Walker was first mate. There were forty-four persons on board of her. She was the property of Joseph Knowland and was valued at \$25,001. SAN FRANCISCO, Aug. 9 .- The mystery

HE DYING GOVERNOR.

indications that He Will Hold Out a Lit-

SAN FRANCISCO, Sept. 9 .- The governor seems to have revived somewhat, and indications are that he will live through another day. The symptoms which so alarmed Gov. Bartlett's family early this morning have passed away and a member of his household said and a member of his household said:
"He seems so much stronger this morning. We do not look for any immediate change." At 8 o'clock a bulletin was issued stating that his pulse was 108, temperature 100, respiration 32. At 10 o'clock the following was issued: "The governor awoke at 8:30, after four hours' ep, but did not seem conscious although he tried to speak. He is now drowsy. Breathing regular, pulse and temperature the same, and respiration has decreased to 30.

THE DYING GOVERNOR.

His Condition Remains About the Same The Next Governor Calls.

SAN FRANCISCO, Sept. 10 .- There is practically no change in Gov. Bartlett's condition to-day. He remains unconscious most of the time, and when his mind clears a little he can recognize no one but his brotker. At noon his pulse was 108, temperature 100, resperation 32. Lieutenant Governor Waterman and his private secretary, Boruck, called at the house a few minutes this morning, but were not permitted to see the governor. Waterman said he would perform no official act while a spark of life was left.

A BOLD BURGLAR.

A Man Sentenced for Burglary on Five Indictments.

PORTLAND, Or., Sept. 10 .- F. N. Poindexter pleaded guilty to five indictments for burglary this morning, and was sentenced to one year in the penitentiary on each indictment.

Day and Night

During an acute attack of Bronchitis, a ceaseless tickling in the throat, and an exhausting, hacking cough, afflict the sufferer. Sleep is banished, and great prostration follows. This disease is also attended with Hoarseness, and sometimes Loss of Voice. It is liable to become chronic, involve the lungs, and terminate fatally. Ayer's Cherry Pectoral affords speedy relief and cure in cases of Bronchitis. It controls the disposition to cough, and induces refreshing sleep.

I have been a practising physician for twenty-four years, and, for the past twelve, have suffered from annual at-tacks of Bronchitis. After exhausting all the usual remedies

Without Relief, I tried Ayer's Cherry Pectoral. It effected a speedy cure.—G. Stoveall, M. D., Carrollton, Miss.

Ayer's Cherry Pectoral is decidedly the best remedy, within my knowledge, for chronic Bronchitis, and all lung diseases. - M. A. Rust, M. D., South Paris, Me.

I was attacked, last winter, with a severe Cold, which grew worse and settled on my Lungs. By night sweats I was reduced almost to a skeleton. My Cough was incessant, and I frequently spit blood. My physician told me to give up business, or I would not live a month. After taking various remedies without relief, I was finally

Cured By Using two bottles of Ayer's Cherry Pectoral. I am now in perfect health, and able to resume business, after having been pronounced incurable with Consumption.—S. P. Henderson, Saulsburgh, Penn.

For years I was in a decline. I had weak lungs, and suffered from Bronchitis and Catarrh. Ayer's Cherry Pectoral restored me to health, and I have been for a long time comparatively vigorous. In case of a sudden cold I always resort to the Pectoral, and find speedy relief. — Edward E. Curtis, Rutland, Vt.

Two years ago I suffered from a severe Bronchitis. The physician attending me became fearful that the disease would me became fearful that the disease would terminate in Pneumonia. After trying various medicines, without benefit, he prescribed Ayer's Cherry Pectoral, which relieved me at once. I continued to take this medicine, and was cured.—Ernest Colton, Logansport, Ind. ††

Aver's Cherry Pectoral, Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Sold by all Druggists. Price \$1; six bottles, \$5.

Apples and Pears Wanted.

Will pay the highest market price at the Fruit Evaperator near passenger depot, Salem, Or-

MRS. F. D. McDOWELL

Watchmaker and Jeweler 271 Commercial street, Salem. A full line of

WATCHES and CLOCKS

In the County Court of the State of Oregon for the County of Marion. In the matter of the estate of William T. Eaton,

the County of Marion.

In the matter of the cetate of William T. Eaton, deceased.

TO MELINDA F. PETTY, T. T. EATON, MARY

E. Waltrip and Simeon D. Eaton, and to all persons interested in the cutate of said decedent, greeting: whereas application was made on the Sch day of August, 1887, to the above named court in due form of law by Miles Lewis, administrator of the estate of said decedent for an order and license of said decedent's estate which is described as follows: The south half of the north-west quarter and the east half of the south west quarter of section fourteen (14) in township eight (8) south of range one (1) east of Willamette Meridian, in Marion county, Oregon, less twenty acres soid to A. T. Gilbert: number of acres belonging to said estate, 140. And whereas said court fixed as the time and place for you to appear and show cause if any you have why an order and show cause if any you have why an order and show cause if any you have why an order the name of the state of Oregon, you are hereby cited and required to be and appear in said court at said time and place then and there to show cause if any you have why an order and ilcense for the sale of oregon, you are hereby cited and required to be and appear in said court at said time and place then and there to show cause if any you have why an order and license for the sale of aid real estate should not issue to said administrator.

Witness the Hon. T. C. Shaw, judge of the said court, my hand and the seal of said court this 8th day of August, 1887.

M. N. CHAPMAN,

County Clerk.

By GEO. MACK, Deputy.

812-5w

L. S.] By GEO. MACK, Deputy.

ADMINISTRATOR'S SALE.

NOTICE IS HEREBY GIVEN that by virtue of 'an order and license of sale, made rendered and entered of record by the county court of Marion county. Oregon, on the 5th day of September, 1887, authorizing and empowering the undersigned as administrator of the estate of William T. Eaton, deceased, to sell the real property of said decedent hereinafter described, I will, on

Saturday, the 8th day of October, 1887, At one o'clock in the afternoon of said day at the door of the county court house in Salem. Marion county, Oregon, sell at public auction to the highest bidder for cash in hand, on the

to the highest bidder for cash in hand, on the day of sale, all the right, title, interest and estate which said William T. Eaton had at the time of his death, in and to the following described lands, viz:

The south-half of the north-west quarter and the east half of the south-west quarter of section fourteen (14) in township eight (8) south range one (1) east of Williamette meridian except twenty acres sold to A. T. Gilbert. Number of acres belonging to said estate, 120; all in Marion county, Oregon. Marion county, Oregon.

MILES LEWIS, Administrator of the estate of William T. Eaton,

SUMMONS.

IN THE COUNTY COURT OF THE STATE
of Oregon, for the county of Marion, ss: 8.
L. McGhee, plaintiff, vs. M. G. Harbord, defendant. To M. G. Harbord, 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 action on or before the 3d day of October, 1887, that being the 1st day of the regular October term of said court; and if you fall to so answer, for want thereof the plaintiff will take judgment against you for the sum of forty-seven dollars and thirty cents, with interest thereon at the rate of 8 per cent, per annum since the 23d day of June, 1887, together with costs and disbursements of this action. This summons is to be served by publication for six consecutive weeks in the WEEKLY OREGON STATESMAN, by order of Hon. T. C. Shaw, judge of said court, made at chambers, on the 15th day of August, 1887.

8 19-7t-w

SHAW & GREGG,
Attorneys for Plaintiff. IN THE COUNTY COURT OF THE STATE

EXECUTRIX NOTICE.

In the county court of the state of Oregon for the county of Marion. N THE MATTER OF THE ESTATE OF AN-I drew Hein, deceased. Notice is hereby given that I have qualified as executrix of the will of Andrew Hein, deceased, and that all persons having claims against his estate are required to prerent them to me, at my residence in Aumsville, Marion county, Oregon, with the proper vouchers, within aix months from the date of this notice.

JULIA HEIN,

September 8th, 1885.

NOTICE OF WITHDRAWAL. Notice is hereby given, in accordance with the provisions of sec. 4 of chap. XXIV of miscellaneous laws, (code of Oregon, page 616,) that the National fire and marine insurance company of New Zealand has ceased to do business in the state of Oregon, and that it intends to withdraw its capital therefrom, six months after the date of publication of this notice, as given below.

given below.
THE NATIONAL FIRE AND MARINE INSURANCE
COMPANY OF NEW ZEALAND,

HENRY E. WILLIAMS, (L.S.) J. D. MACPHERSON. (L.S.)

Is HEREBY GIVEN TO WHOM IT MAY concern, that the undersigned has been duly appointed executor of the estate of Jennette F. Smith, deceased. All persons having claims against said estate are required to present them to me at the office of Holmes & Hayden, in Salem, Oregon, with the proper vouchers, within six months from the date hereof.

JAY C. SMITH.

JAY C. SMITH.
Executor of said estate.
Dated Aug. 26, 1887.

8.26-5w.

-And when you get there, visit the-

 ${
m c.\,o.\,D.\,store}$ 

Lay in your winter supply of clothes pins, salt, shaving soap and sugar, or anything clse in the line of

BOTTOM PRICES.

My motto is reliable goods, quick sales and small profits. Satisfaction guaranteed. Bring on your produce, I want it. W. H. DUNBAR, Turner, Oregon.

F. J. BABCOCK

Furniture, Coffins, Caskets,

Turning and job work of all kinds done to or der. 107 and 10s State street, Salem, Oregon.

O. H. BYLAND. ATTORNEY AT LAW.

SALEM, OREGON.

SUMMONS

IN THE CIRCUIT COURT OF THE STATE
of Oregon for Marion county:
John W. McCulloch, S. M. Elliott and E.
Wilcox, Piaintiffs,

The City of Salem Company, The Salem
(Oregon) Capitol Flour Mills Company, Limited, First National Bank of
Salem, Oregon, James Alex. Robertson, official liquidator of the Salem
(Oregon) Capitol Flour Mills Company, Limited, James Macdonald, Trustee, Wm. Stuart, The Oregon and
Washington Mortgage Savings Bank
of Oregon, David Goodsell, R. McDonald, W. B. Gilbert, Tilmon Ford,
R. Livingstone, W. N. Ladue, James
Tait, Angus Shaw, Alex. Grant, Donald Ross, Catharine Ross, Henry
Gourlay, Alex. Nicoll, William Ritchie, P. M. Cochrane, M. B. Wakeman
and William Reid, Defendants.

To The City of Salem Company, The Salem

and William Reid, Defendants.

To The City of Salem Company. The Salem (Oregon) Capitol Flour Mills company, Limited, First National Bank of Salem, Oregon. James Alex. Bobertson, official liquidator of the Salem (Oregon) Capitol Flour Mills Company, Limited, James Macdonald, Trustee, William Stuart, The Oregon and Washington Mortgage Savings Bank of Oregon, David Goodseil, R. McDonald, W. B. Gilbert, Tilmon Ford, R. Livingstone, W. N. Ladue, James Tait, Angus Shaw, Alex Grant, Donald Ross, Catharine Ross, Henry Gourlay, Alex. Gourlay, William Gourlay, Alex. Michie, P. M. Cochrans, M. B. Wakeman and William Reid, the abovenamed Defendants.

In the name of the State of Oregon, You are

In the name of the State of Oregon, You are hereby required to appear and answer the Complaint filed against you in the above enti-tied suit on or before the first day of the next regular term of the above-entitled court, being

Monday, October 10, 1887,

Monday, October 10, 1882,

And if you fail so to answer, for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

First—That the two mortgages given by the defendant, the City of Salem Company, to the defendant, William Stuart, for the sum of \$71,940, and dated Aug. 2, 1883, and recorded respectively at page 188 eiseq. of Book 15, Records of Mortgage, records of Marion county, Oregon, and recorded in the records of Polk county, Oregon, be decreed and declared void as against the plaintiffs, the City of Salem Company and its creditors and stockholders, and the amount remaining unpaid be decreed and declared a lien on the property mentioned in said mortgages as purchase price, due to the City of Salem Company from Salem (Oregon) Capitol Flour Mills Company, Limited, and James Macdonald, trustee, superior in right and prior in time to any and all liens on said property.

Second—That the property mentioned in the

prior in time to any and all liens on said property.

Second—That the property mentioned in the complaint and perticularly described in a deed of conveyance from the City of Salem Combany to James Macdonald, trustee, and recorded in Book 31, page 584 et seq., records of deeds of Marion county, Oregon, and also described in a deed of conveyance from defendant, James Macdonald, trustee, to the defendant, the Salem (Oregon) Capitol Flour Mills Company, Limited, and recorded in Book 33, page 85 et seq., records of deeds of Marion county, Oregon, be decreed and declared to be held in trust by the defendants, the Salem (Oregon) Capitol Flour Mills Company, Limited, and James Alexander Robertson, official liquidator of said Salem (Oregon) Capitol Flour Mills Company, Limited, to the extent of the amount due by the City of Salem Company.

Third—That the deeds of conveyance from the City of Salem Company.

Third—That the deeds of conveyance from the City of Salem Company to James Macdonald, trustee, and recorded at page 584 of Book 31, records of deeds of Marion county, Oregon, and from James Macdonald, trustee, to the Salem (Oregon, Capital Flour Mills Company, Limited, and recorded at page 85 et seq. of Book 33, records of deeds of Marion county, Oregon, be decreed and declared void as against the creditors of the City of Salem Company.

Fourth—That the amount of the unpaid purponent.

Pourth—That the amount of the unpaid pur

Fourth—That the amount of the uppaid purchase price due from the Salem () regon) Capitol Ffour Mills Company, Limited, to the City of Salem Company be decreed and declared a lien on said property mentioned in said deeds superior in time and right to any other lien on said property.

Fifth—That the mortgage from defendant, the Salem (Oregon) Capitol Flour Mills Company, Limited, to the First National Bank of Salem, Oregon, and particularly described in the complaint, be decreed and declared to be pestponed in time and right to the lien on said property for purchase price, and be decreed and declared void as to the creditors of the City of Salem Company, and that the First Na-

property for purchase price, and be decreed and declared void as to the creditors of the City of Salem Company, and that the First National Bank of Salem, Oregon, to be decreed and declared to have taken said property subject to the lien of the City of Salem Company, its creditors and stockholders, for purchase price, and be postponed to the same.

Sixth—That there be an accounting decreed between the City of Salem Company and the Salem (Oregon) Capitol Flour Mills Company, Limited, and the amount due to the City of Salem Company be ascertained.

Seventh—That there be an account stated as to what is due on said mortgages from the City of Salem Company to Wilhiam Stuart.

Eighth—That said lien may be foreclosed and said premises sold to satisfy the same, and that defendants and all persons claiming by, through or under them or either of them, subsequent to the same upon said premises, either as purchasers, incumbrances or otherwise, may be forever barred and foreclosed of all right, claim or equity of redemption in said premises and every part thereof.

Ninth—That plaintiffs or any other party to

nd every part thereof.

Ninth—That plaintiffs or any other party to to this suit may become a purchaser at said sale, and that the purchaser be let into possession of said premises on the production of a deed of conveyance therefor.

Tenth—For costs and disbursements of this

Eleventh—For such other and further relief as may seem meet and equitable to this honorable court.
You will also take notice that this summons is published in the WEEKLY STATESMAR pursu-art to an order of the Hon. R. P. Boise, judge of the above entitled court, made at cham-bers, on the 18th day of August, 1887. R. WILLIAMS and McDougall & Bower.

Attorneys for Plaintiffs

SUMMONS.

In the Circuit Court of the State of Oregon for John Conser, as Executor of the last Will and Testament of Nancy Conser, deceased, Plaintiff,

8:26-7tw

L. C. Conser, Lewis Conser, Delos Conser, Wayne Con-ser, G. W. Hunsaker and Robert Waddel, Defend'ts. To L. C. Conser, one of the defendants above-

In the NAME OF THE STATE OF OREGON:

You are hereby required to appear and answer the complaint of the plaintiff in the above entitled suit now on file with the clerk of said court by the first day of the next regular term of said court, to be begun and held on the Second Monday of October, 1887;

Second Monday of October, 1887;
And if you do not, judgment will be taken against you for want of such answer.
You are further netified if you fall to answer as above required, the plaintiff will apply to the court for a decree directing the following described real property to be sold, to-wit: Commencing at a point \$1.73 chains south of the N. E. corner of the Donation Land claim of Jacob Conser and wife, being claim No. 68, Tp. 10 8., R. 3 W.; thence west 9 44-100 chains on south boundary of Mrs. Pheby Watson's land; thence south 80 degrees 25 minutes west 18 45-100 chains to the southwest corner of the tract owned by Mrs. Watson; thence south 34 links; thence west 12 22-100 chains to the northwest corner of block No. 25 in the town of Jefferson; thence south 19 50-100 chains to the southwest corner of block 21; thence east 11 22-100 chains to the east boundary of the town plat and Lewis Jones' west line of land deeded to him by A. B. Cosper, assignee of Conser & Burnette; thence north 2 42-100 chains to the northwest corner of the Jones tract; thence east 28 97-100 chains along Jones' north line to his northeast corner; thence north 17 67-100 chains to the place of beginning, containing 72 45-100 seros; save and except lots No. 1, 2, 3, 4, 5, 10, 11, 12, 13 and 14, in block No. 25, deeded to W. 8 and J. W. Conser, May 6, 1876, and that the proceeds of such sole be applied, first to the payment of the south sole be applied, first to the payment of the such sole be applied, first to the payment of the such sole of this suit; and that the proceeds of such sole and 41 of the defendants in the above described premises be forever barreel and foreclosed, and for such other relief as shall seen that the right of each sold all of the defendants in the above described premises be forever barreel and foreclosed, and for such other relief as shall seen that the right of each sold all of the defendants in the above described premises be forever barreel and foreclosed.