

BEAVERTON-REEDVILLE ACREAGE

Is the Finest Suburban Tract
within a radius of 10 miles of
Portland, with up-to-date car
service

A "Home" Section

Buy a Small Tract here and
give yourself elbow room.
You can buy an acre here as
cheap as a lot in a small town
—and still have all town
facilities.

Rapid Transit

Will get you to town in shorter
time than cars from Port-
land's other suburbs. Why
not spend your declining
years in this Garden Spot?

SHAW-FEAR COMPANY

102 Fourth Street, Portland, Oregon

Best Bargains

HAS OPENED HEADQUARTERS AT

Olinger Bros., The Reedville Store

WITH A SPLENDID LINE OF GENERAL
MERCHANDISE. WHEN YOU BUY HERE
YOU SAVE MONEY ALL THE TIME
Reedville, Oregon

McCumsey Sawmill

Dimension Lumber and Timbers

Rough and Dressed Lum-
ber of all Kinds.
Mill 1 1/4 miles from B. P.
Cornelius' Place.
Will Deliver.

Lumber delivered to North Plains

A. E. McCUMSEY
Cornelius, Ore., Route 1

For Sale—Eight full-blooded
White Minorca hens. Fine lay-
ers.—Willard Tupper, Hillsboro.

Thos. Talbot, of Cornelius,
was in the city Monday, on busi-
ness at the sheriff's office.

For Sale—Five-passenger tour-
ing car, for \$350. In good con-
dition.—Wilkes Auto Garage.

Mrs. W. A. Rowen, of Rock-
wood, was in town the last of
the week, the guest of her sis-
ter, Mrs. Thos. Enrick.

Janitor Tupper is more than
busy these days, with the great
mass of leaves on the court yard.
As rapidly as he gets them
cleaned he has another offering
from old Father Autumn.

Four Portlanders, enroute to
Tillamook and the Nehalem, came
out in an auto, the last of the
week, and just as they entered
the city of Cornelius, cut a
"pigeon wing" and the machine
turned turtle, in front of the
Thos. Talbot home. Two were
rendered hors du combat for the
minute, while the other two
were just scratched up a little.
One fellow, who was bleeding at
the nose bewailed the loss of his
pipe, while another congrat-
ulated himself that his quart bot-
tle of frummenti was not broken.
The machine was practically a
wreck, but strange to say a jug
of booze was not broken. The
machine was brought back to
Hillsboro by a garage man for
repairs, and when the quartet
came to the county seat they
were interned until they grew
sober.

East Indian Trader.
The native of India is a keen trader,
none too scrupulous, and does business
on a small margin. It is said that he
retains goods so close that his profit
is made by selling the packing box. Na-
tives become landlords by the purchase
of a piano shipping case. This would
be divided into two compartments by
a board. The lower section would be
rented for a few cents a month to a
silversmith; the upper leased to a dur-
se or native shirt maker, while on top
a cap merchant displayed his wares.
Incomes are so small that the indi-
vidual who owns a "hubble bubble" or
water pipe has several rubber tubes
connected with it, and for a "pice,"
one-sixteenth of a cent, allows patrons
to have one puff. I mention these
facts to give a real glimpse of condi-
tions. Despite this, I know this mar-
ket is worthy of our best efforts.—W.
E. Aughinbaugh in Leslie's.

Grassed the Wheels.
Some years ago an American busi-
ness man, wishing to get freight
through a Russian port, approached the
government agent with a request for
expedition. He was told delivery might
be made in some weeks. The Ameri-
can protested that he must have those
goods immediately.
"Have a cigar," said the Russian offi-
cial, pushing a box toward the Ameri-
can and leaving the room. The Ameri-
can opened the box, found it empty
and dropped in fifty rubles. The Rus-
sian came back, looked at the box,
pushed it toward the visitor and, as
he again left the room, remarked,
"Have another cigar."
The American dropped fifty more ru-
bles in the box. The Russian official
returned, looked at the cigar box and
politely remarked, "Your goods will be
delivered tomorrow, sir."—Wall Street

OREGON ELECTRIC TRAINS
To Portland—55 minutes.
6:32..... a m
7:18..... a m
8:28..... a m
9:58..... a m
12:43..... p m
3:58..... p m
5:43..... p m
8:10..... p m
9:08 (Sat. only)..... p m
From Portland—55 minutes.
7:54..... a m
9:20..... a m
11:25..... a m
2:05..... p m
4:27..... p m
6:25..... p m
7:13..... p m
9:12 (Sat. only)..... p m
12:25..... a m

NOTICE OF FINAL ACCOUNT.
Estate of Owen Eppley, Deceased.
Notice is hereby given that the under-
signed executrix of the estate of Owen
Eppley, has filed her final account in
said estate with the Clerk of the county
court of the State of Oregon for Wash-
ington County, and that the Judge of
the said Court has appointed Monday, the
22nd day of November, 1915, at 10 o'clock
in the forenoon of said day as the time
for hearing objections to said final ac-
count and the settlement thereof.
All heirs, creditors or other persons in-
terested in said estate are hereby required
to file their objections to said estate
before the time for hearing the same.
Dated at Hillsboro, Oregon, this 18th
day of October, 1915.
M. B. Eppley, Executrix of the Es-
tate of Owen Eppley, Deceased.
First publication October 21, 1915.
Last publication November 18, 1915.
Latourrette & Latourrette, Attorneys for
Executrix.

"MONEY"
The Mint makes it and under the terms of
the CONTINENTAL MORTGAGE CO.,
you can secure it at 6 per cent, for any
legal purpose on approved real estate.
Terms easy, tell us your wants and we
will co-operate with you.
PETTY & COMPANY
135 Denham Bldg Denver, Colo.

Patterson Undertaking
Company
G. A. Patterson, Mgr.
FUNERAL DIRECTOR AND EMBALMERS
Free Chapel—Lady Assistant
Over Hillsboro Furniture & Haw. Co.
Night and Sunday Phone Main 177. Day
Phone Main 773

NOTICE OF SHERIFF'S SALE ON FORECLOSURE.

Notice is hereby given that by virtue
of an execution, decree and order of
sale, issued out of and under the seal
of the Circuit Court of the State of
Oregon for Washington County on the
22nd day of September, 1915, in a cause
therein pending wherein James H.
McDewitt is plaintiff, and David L.
Houston, Della L. Houston, Robert E.
Harbison, Lucy E. Harbison and Meier
& Frank Company, a corporation, are
defendants, and wherein judgment was
rendered in favor of the plaintiff and
against the defendants, David L. Hous-
ton, Della L. Houston, Robert E. Har-
bison and Lucy E. Harbison for the sum
of \$4500.00, with interest thereon from
the 24th day of May, 1914, at the rate
of 7 per cent per annum, and the fur-
ther sum of \$400.00 attorney's fees, and
the costs of said plaintiff therein, taxed
at \$24.25, and wherein a judgment was
rendered in favor of the defendant,
Meier & Frank Company, a corporation,
and against the defendants, Robert E.
Harbison and Lucy E. Harbison, his
wife, for the sum of \$6500.00, with in-
terest thereon at the rate of 6 per cent
per annum from and after September
11th, 1912, and the further sum of
\$250.00 attorney's fees, which said writ
is to me directed and delivered, com-
manding me to make sale of the real
property hereinbefore described in order
to satisfy the hereinbefore named sums
and the costs and expenses of said sale
and of said writ.
Now, therefore, I will on Saturday
the 23rd day of October, 1915, at the
hour of 11 o'clock A. M. of said day at
the south door of the Court House of
Washington County, Oregon, in Hills-
boro, Oregon, sell at public auction to
the highest bidder for cash in hand, all
of the following bounded and described
real property, situate in Washington
County, Oregon, to-wit:
First Tract.
Commencing at the southeast corner
of the Donation Land Claim of W. Sim-
mons and wife in Section 4, T. 1 S. R.
2 W., Willamette Meridian, and running
thence west on the south line of said
claim 12.25 chs.; thence north 12.25 chs.
to the south line of lots in the north
half of Block 15 of Simmons' Addition
to the town of Hillsboro; thence east
4.25 chs. to the center of the alley run-
ning north and south in Block 16 of
said addition to said town; thence north
to railroad track on right of way; thence
eastward with the said right of way to
the west line of the Donation Land
Claim of M. Moore and wife; thence
south to the place of beginning, con-
taining 27 acres, more or less. And also
commencing at a point 15 feet east of
the northeast corner of Lot 7 in Block
17 in Simmons' Addition to the City of
Hillsboro, and running thence west to a
point 32 feet west of the northwest
corner of Lot 7, in said Block 17; thence
south to a point in the center of Maple
street as said street appears upon the
plat of Simmons' Addition to the City
of Hillsboro, as the same is recorded on
page 536 of Book "H" of Records of
Deeds for said County; thence east with
said center 23 1/2 feet; thence north to
the place of beginning. And also all of
lots numbered Four (4), Five (5) and
Six (6) of and in Block Number Sixteen
(16) of Simmons' Addition to the town
(now city) of Hillsboro, Oregon.

Second Tract.
Beginning at the southeast corner
of the Wheelock Simmons Donation Land
Claim which is an iron pipe 1 1/2 inches in
diameter 4 feet long from which the
stump of the oak bearing tree marked
in official survey No. 574 by J. C. Hall,
County Surveyor, in 1880, bears N. 85
Deg. 20' east 27 1/2 links, and running
west on the south line of said claim, as
laid out in said survey No. 574, 12.22
chains to a cedar fence post with an
iron bar 1 1/2 inches by 1 inch by 18
inches driven beside it; thence S. 9 Deg.
19' E. 2.38 chains to an iron rod set in
the ditch; thence East 12.11 chains to
an iron pipe 1 1/2 inches diameter on the
west line of the Michael Moore D. L. C.;
thence N. 9 Deg. 27' W. 5.38 chains to
the place of beginning, containing 7.39
acres, more or less, and also all of
lots 4, 5 and 6 of Block 17 of and in
Simmons' Addition to the town (now
city) of Hillsboro, Oregon, lying south
of the Southern Pacific Railroad track.
That said property will be sold and
the proceeds obtained therefrom applied
in accordance with the decree in said
cause, and as follows:
The proceeds obtained from the sale
of the first parcel of land hereinbefore
particularly described will be applied
first, to the payment unto the plain-
tiff of the several sums of money due
unto the plaintiff as hereinbefore set
forth;
Second, to the payment unto the de-
fendant Meier & Frank Company of the
several sums of money due unto the
said defendant as hereinbefore set forth,
and that any balance, if such there be,
be paid to the clerk of said court, to
be distributed by him as by law pro-
vided.
That the proceeds obtained from the
sale of the second parcels of land here-
inbefore particularly described will be
applied as follows:
First, to the payment of the several
sums of money due unto the defendant
Meier & Frank Company, a corporation,
as hereinbefore set forth;
Second, and that the residue there-
of, if any there be, be paid to the
clerk of said court, to be disbursed as
by law provided.
Said sale will be made subject to re-
demption as per the statutes of the
State of Oregon.
Dated this September 21, 1915.
J. R. REEVES,
Sheriff of Washington County, Oregon.
By J. C. Applegate, Deputy,
William G. Hare, Attorney for Plaintiff,
Joseph & Hancy, Attorneys for Defend-
ant Meier & Frank Company, a Cor-
poration.

SUMMONS
In the Circuit Court of the State of
Oregon for Washington County.
vs.
Thomas Dean, Sen., I. E. Wilkes, J. R.
Wilkes, F. J. Sewell, Mary A. Sewell, E.
J. Sewell, Washington County Invest-
ment Co., a corporation; 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 Thomas Dean, Sen., one of the above
named defendants:
In the name of the State of Oregon, you
are hereby required to appear and answer
the complaint filed against you in the
above entitled suit on or before six (6)
weeks from the date of the first pub-
lication of this summons, and if you
fail to do so plaintiff will apply to the
above entitled Court for the relief prayed
for in plaintiff's complaint, which has
been filed with the clerk of the above en-
titled court, to-wit:
For a decree quieting title in the plain-
tiffs to the following described real prop-
erty:
A part of the Donation Land Claim of
James Barker in Section one (1), Town-
ship one (1) South, Range one (1) West of
Willamette Meridian, and more par-
ticularly described as follows, to-wit: Be-
ginning at a stone on the south line of a
city acre tract sold by James Barker to
James K. Kelly, the same being the
Northeast corner of a city acre tract be-
longing to A. H. Johnson in the aforesaid
Donation Land Claim; thence east on the
south line of said Kelly tract 90 links to a
stake on the north line of the County
road; thence north 33 deg. east 4.77 chains
to a stone; thence the same being the Southeast
corner of the said Kelly tract on the
north line of the County road; thence
east 15 links to the west line of of Eric
Fogarty's land; thence south 22.00
chains to a stake on the south line of said
Donation Land Claim; thence west 4.00
chains to the Southeast corner of said A.
H. Johnson tract; thence North 20 chains
to the place of beginning, situated in
Washington County, State of Oregon,
containing 0.19 acres, of land, more or
less.

SUMMONS
In the Circuit Court of the State of
Oregon for Washington County.
vs.
William Scott, Plaintiff,
vs.
Defendant.
To William Scott above named de-
fendant, greeting:
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 Friday,
the 29th day of October, 1915, which said
date is six weeks and more from and after
Thursday, the 15th day of September,
1915, the date of the first publication of
this summons, and if you fail to so
appear and answer the Plaintiff will
apply to the Court for the relief
prayed for in her complaint, to-wit:
For a decree dissolving the bonds of
matrimony heretofore and existing be-
tween you and the plaintiff and for such
other and further relief as pertains to
equity.
This summons is published by virtue
of an order made, dated and entered
on the 15th day of September, 1915, by the
Honorable Geo. R. Bagley, Judge of the
Circuit Court of the State of Oregon for
the County of Washington, and the date
of the first publication of this summons
is Thursday, the 26th day of October,
1915.
Clyde Richardson, attorney for Plaintiff,
18 Chamber of Commerce Building,
Portland, Oregon.

SUMMONS
In the Circuit Court of the State of
Oregon for the County of Washington.
Josephine C. Oakley, Plaintiff,
vs.
John Henry Oakley, Defendant.
To John Henry Oakley, 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
14th day of November, 1915, that date being
six weeks from the first publication of
this summons, and if you fail to so appear
and answer, for want thereof the plain-
tiff will apply to the Court for the relief
prayed for in said complaint, to-wit:
A decree dissolving the marriage contract
heretofore and now existing between
plaintiff and yourself on the grounds of
desertion, and for the custody of the two
minor children, and for such other relief
as the Court deems just and equitable.
Notice of this summons is made upon
you by publication in the Oregonian,
Judge of the above entitled Court, in
certainly published at Hills-
boro, Oregon, since a week for six consecu-
tive weeks, the first publication being
made on the 21st day of September, 1915,
and the last made on the 14th day of Oc-
tober, 1915.
E. R. Lundberg, 925 Yeon Bldg. Port-
land, Oregon, Attorney for Plaintiff.

SUMMONS
In the Circuit Court of the State of
Oregon for the County of Washington.
Josephine C. Oakley, Plaintiff,
vs.
John Henry Oakley, Defendant.
To John Henry Oakley, 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
14th day of November, 1915, that date being
six weeks from the first publication of
this summons, and if you fail to so appear
and answer, for want thereof the plain-
tiff will apply to the Court for the relief
prayed for in said complaint, to-wit:
A decree dissolving the marriage contract
heretofore and now existing between
plaintiff and yourself on the grounds of
desertion, and for the custody of the two
minor children, and for such other relief
as the Court deems just and equitable.
Notice of this summons is made upon
you by publication in the Oregonian,
Judge of the above entitled Court, in
certainly published at Hills-
boro, Oregon, since a week for six consecu-
tive weeks, the first publication being
made on the 21st day of September, 1915,
and the last made on the 14th day of Oc-
tober, 1915.
E. R. Lundberg, 925 Yeon Bldg. Port-
land, Oregon, Attorney for Plaintiff.

Insures
Full Milk Pail
Cows give more milk and make
milking easier and easier when not
bothered and bitten by flies. Relieve
their distress by spraying them with
Conkey's Fly Knocker
Does not irritate and gives peace
and content that insure a full milk pail.
Keeps Flies Away
From Cattle and Horses
One ounce sprays two animals. Saves
time, increases profits.
Try It 15 Days
Money Back If Not
Satisfactory.
Try a can today. 25c.
gal. \$1.00, 5 gal. \$4.00

A. J. HARTRAMPT
Hillsboro Oregon
SECOND STREET
Barber Parlors
Courteous Treatment
Capable workmen
Baths in connection, and a
Fine Shower Bath
Newly Furnished Shop. A
trial will please you.
JAMES ANDERSON,
Pythian Bldg, Hillsboro.

Pacific States
Fire Insurance Company of Portland,
Oregon. The only big Oregon Old
Line Company. Losses Promptly Paid
John Vanderwal
Hillsboro, Agent
Oregon

SUMMONS.

In the Circuit Court of the State of
Oregon for Washington County.
vs.
Dear Brunn, N. Voet Kalland and
Lars Halvorsen, Plaintiffs,
vs.
Thomas Dean, Sen., I. E. Wilkes, J. R.
Wilkes, F. J. Sewell, Mary A. Sewell, E.
J. Sewell, Washington County Invest-
ment Co., a corporation; 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 Thomas Dean, Sen., one of the above
named defendants:
In the name of the State of Oregon, you
are hereby required to appear and answer
the complaint filed against you in the
above entitled suit on or before six (6)
weeks from the date of the first pub-
lication of this summons, and if you
fail to do so plaintiff will apply to the
above entitled Court for the relief prayed
for in plaintiff's complaint, which has
been filed with the clerk of the above en-
titled court, to-wit:
For a decree quieting title in the plain-
tiffs to the following described real prop-
erty:
A part of the Donation Land Claim of
James Barker in Section one (1), Town-
ship one (1) South, Range one (1) West of
Willamette Meridian, and more par-
ticularly described as follows, to-wit: Be-
ginning at a stone on the south line of a
city acre tract sold by James Barker to
James K. Kelly, the same being the
Northeast corner of a city acre tract be-
longing to A. H. Johnson in the aforesaid
Donation Land Claim; thence east on the
south line of said Kelly tract 90 links to a
stake on the north line of the County
road; thence north 33 deg. east 4.77 chains
to a stone; thence the same being the Southeast
corner of the said Kelly tract on the
north line of the County road; thence
east 15 links to the west line of of Eric
Fogarty's land; thence south 22.00
chains to a stake on the south line of said
Donation Land Claim; thence west 4.00
chains to the Southeast corner of said A.
H. Johnson tract; thence North 20 chains
to the place of beginning, situated in
Washington County, State of Oregon,
containing 0.19 acres, of land, more or
less.

And that you be decreed by the court
to have no right, title, interest, estate or
lien in or upon the said property, and
that the plaintiff's deed of the above en-
titled suit be void and of no effect, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-
tiff the costs and expenses of said suit,
and that you be ordered to pay to the
plaintiff the costs and expenses of said
suit, and that you be ordered to pay to
the plaintiff the costs and expenses of
said suit, and that you be ordered to
pay to the plaintiff the costs and ex-
penses of said suit, and that you be
ordered to pay to the plaintiff the costs
and expenses of said suit, and that you
be ordered to pay to the plaintiff the
costs and expenses of said suit, and
that you be ordered to pay to the plain-