

Give your business to Heppner people and therefore assist to build up Heppner. Patronize those who patronize you.

We hold each and every correspondent responsible for his or her communication. No correspondence will be published unless the writer's real name is signed as an evidence of good faith.

- Did you ever Read about the Man who Hid his Light under a bushel? Yes? well That is like Doing business Without advertising. All the Suede schemes In the country Will not accomplish Half as much As a good ad. In a good, live, Legitimate newspaper. One that Is read By the people, And that owns Its own Soul; that Uses its space To take merchandise. Worth dollar For dollar.

SENATOR MITCHELL ON SILVER.

The State Journal sums up Senator John H. Mitchell's recent interview on the silver question, published in the Oregonian, as follows: He does not believe the tariff tinkering by the democrats is entirely responsible for the present hard times and decline in prices, although it had a depressing and disastrous effect. He attributed a share of the trouble to the adoption by the United States of the single gold standard. This unfavorable legislation, inaugurated in 1873 by the demonetization of silver by the United States, and followed up since by other nations, has caused a great decline in silver, or, perhaps more properly speaking, a rise in gold, and an apparent decline in silver and all other articles which are now measured in gold. This has been almost ruinous to the people of the United States. The senator does not favor a single standard nor a single gold standard but is a bimetalist. However, if we must have a single standard, as we now have with gold the exclusive measure of all values, he believes it would be far better to adopt the single silver standard.

The pacer, Directly, has lowered the two-year old record from 2:09 to 2:07.

E. H. BURNHAM was shot and robbed down at Albany recently. He was dead when found.

JENNY GREEDON was shot in the Whitechapel district, Portland, by P. Demaine last Monday. She will probably die.

B. P. HUCHINSON, known as "Old Hutch," is selling cigars in Chicago near the place where he made and lost millions.

The Salvadorean exiles, Ezta, Balanus and Bustamete, have been set free, while Cienfuegos goes back for "trial" and—death.

The Semi-Weekly Salt Lake Tribune is one of the best papers on the coast. During the past few years it has improved wonderfully.

The republicans of Washington nominated W. H. Doolittle and S. C. Hyde for congress, and declare for the free and unlimited coinage of gold and silver. The republicans of Washington are on the right track.

The gubernatorial nomination of New York state on the democratic side of the fence has been given to Senator David B. Hill unanimously. The galleries did the nominating by their continued cheering and enthusiasm shown.

It is not known positively that Hill will accept, but if he does it will be a hard fight. The republicans have the best of it this year in New York state.

ported to his government that under the reciprocity agreement the United States had secured the market of the Spanish West Indies; and that it was hopeless for British merchants to try to compete.

But the Gorman tariff bill repealed the McKinley law, including the reciprocity clauses, and thus took from the president the power of imposing duties on West Indian sugar and other products—which power was the lever which moved Spain to reciprocity trade regulations. The Gorman law also imposes a 40 per cent duty on all imported raw sugars. Hence Spain has cancelled the reciprocity agreement, and once more American flour and grain, meats and meat products, vegetables, machinery and manufactured goods must pay a high duty. English merchants can now successfully compete with us. Our export trade with Cuba and Porto Rico will be cut down fully one-half. This is an example of the manner in which we are going to conquer the markets of the world according to Prof. Wilson.

BENEFICIAL TO THE SUGAR TRUST.

In a recent speech at Indianapolis, Gov. Wm. McKinley, of Ohio, presented a phase of the law recently passed which was a startling surprise to the audience. The sugar schedule (schedule E), he said, in effect provides for a continuation of the treaty of 1875, made with the king of the Hawaiian islands, under which all sugar from those islands were admitted free. This provision was inserted by the senate. It gives the sugar trust, said Governor McKinley, an advantage which has not heretofore been suspected. The sugar production of the Hawaiian islands is under control of the sugar trust. That country is the field of its primary operations. The democratic party took away from the sugar raisers of the United States a bounty of \$10,000,000 a year and bestowed a bounty of \$6,000,000 a year on the sugar producers of the Hawaiian islands, giving them an advantage over not only the sugar producers of the United States, but of the whole world outside of those islands. The revolt of the Louisiana planters against the party which had smitten them so heavily was referred to. Governor McKinley pointed out that it was the republican party, so freely accused of sectionalism, which had conferred these benefits upon them, which had been opposed by the democratic statesmen and removed as soon as they had an opportunity to do so.

The Britishers won at cricket over the American team at Philadelphia.

The pacer, Directly, has lowered the two-year old record from 2:09 to 2:07.

E. H. BURNHAM was shot and robbed down at Albany recently. He was dead when found.

JENNY GREEDON was shot in the Whitechapel district, Portland, by P. Demaine last Monday. She will probably die.

B. P. HUCHINSON, known as "Old Hutch," is selling cigars in Chicago near the place where he made and lost millions.

The Salvadorean exiles, Ezta, Balanus and Bustamete, have been set free, while Cienfuegos goes back for "trial" and—death.

The Semi-Weekly Salt Lake Tribune is one of the best papers on the coast. During the past few years it has improved wonderfully.

The republicans of Washington nominated W. H. Doolittle and S. C. Hyde for congress, and declare for the free and unlimited coinage of gold and silver. The republicans of Washington are on the right track.

The gubernatorial nomination of New York state on the democratic side of the fence has been given to Senator David B. Hill unanimously. The galleries did the nominating by their continued cheering and enthusiasm shown.

It is not known positively that Hill will accept, but if he does it will be a hard fight. The republicans have the best of it this year in New York state.

Under the reciprocity of the McKinley law, says the Toledo Blade, Spain felt constrained to reduce her high duties on American imports into Cuba and Porto Rico. Under the reciprocity agreement entered into, our trade with these two islands rapidly increased. Our millers gained complete control of their flour trade. American pork, beef, lamb, fish and vegetables found a vastly increased market. Machinery, hardware, cotton goods, and manufactured goods of all kinds went from this country into the islands on a largely increased scale. The British consular general at Havana re-

country, for Andre was an honorable man and a gentleman, though through the exigencies of war a spy. But the residents of Tappan were not through fighting over the old battles of Saratoga, and the monument was no sooner erected than it was dynamited. It was erected again and in a fortnight was down once more. Recently a truce was declared and the residents of Tappan with their own hands again erected the marble shaft, and further hostilities have ceased. There is a nice bit of patriotic sentiment in this story, regardless of the fact that perhaps the residents of Tappan have been a little over-zealous, but so long as such loyalty exists in the breasts of our people, just so long is the permanency of the republic assured. The residents of the section immortalized by Washington Irving are not bad people to have as the supporters of a just and righteous cause in which the liberties of our country are in any manner affected.

When the other had gone the drummer opened the box and saw his hair trying to climb up. "Great Scott, boys, but what do you think?" he gasped. "I gave him the wrong box, and he's swallowed it bone collar buttons!"

THE LAND OF PROMISE.

In the mighty West, the land that is "ticked with a hoe laughs a harvest," the El Dorado of the miner, the goal of the agricultural emigrant. While it teems with all the elements of wealth and prosperity, some of the fairest and most fruitful portions of it bear a harvest of malaria reaped in it fullness by those unprotected by a medicinal safeguard. No one seeking or dwelling in a malarial locality is safe from the scourge without Hostetter's Stomach Bitters. Emigrants, bear this in mind. Commercial travelers sojourning in malarious regions should carry a bottle of the Bitters in the traditional gripack. Against the effects of exposure, untimely or bodily overwork, damp and unwholesome food or water, it is an infallible defense. Constipation, rheumatism, biliousness, dyspepsia, nervousness and loss of strength are all remedied by this general restorative.

We have concluded that Heppner needs a marshal, and needs it bad. Unless such officer is provided our town will be barred down by drunks. Besides when a lady cannot pass along the streets without being insulted with ribald jests and vulgar language, it is high time for action. Unless the town can exist on the lines laid down for civilized people, we had better not live at all.

Kenneth Bazemore had the good fortune to receive a small bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy when three members of his family were sick with dysentery. This one small bottle cured them all, and he had some left which he gave to Geo. W. Baker, a prominent merchant of the place, Lewiston, N. C., and it cured him of the same complaint. When troubled with dysentery, diarrhoea, colic or cholera morbus, give this remedy a trial and you will be more than pleased with the result. The praise that naturally follows its introduction and use has made it very popular. 25 and 50 cent bottles for sale by Sloanen-Johnson Drug Co.

Oscar Minor got back Saturday from Salem.

W. F. Baier, of Long Creek, was in for Book Book Saturday.

ABOUT THE CASH SYSTEM.—After Oct. 1, 1894, E. J. Sloanen will sell goods for strictly cash. There will be no discrimination in any respect, and customers will be benefited thereby.

G. A. R. NOTICE.

We take this opportunity of informing our subscribers that the new commissioner of pensions has been appointed. He is an old soldier, and we believe that soldiers and their heirs will receive justice at his hands. We do not anticipate that there will be any radical changes in the administration of pension affairs under the new regime.

We would advise, however, that U. S. soldiers, sailors and their heirs, take steps to make application at once, if they have not already done so, in order to secure the benefit of the early filing of their claims in case there should be any future pension legislation. Such legislation is seldom retroactive. Therefore it is of great importance that applications be filed in the department at the earliest possible date.

If the U. S. soldiers, sailors, or their widows, children or parents desire information in regard to pension matters, they should write to the Press Claims Company, at Washington, D. C., and they will prepare and send the necessary application, if they find them entitled under the numerous laws enacted for their benefit. Address: PRESS CLAIMS COMPANY, JOHN WEDDERBURN, Managing Attorney, Washington, D. C., P. O. Box 385.

LAND FOR SALE.—180 acres over in Wilson Prairie. A good stock ranch and will be sold cheap. Call at Gazette office for particulars and terms.

THE SHOE MAKER.—Joe Dutois has moved his shoe-making and repair shop from the old May street stand to the room formerly occupied by Green Mathews, barber shop, next door to Noble's harness shop. Joe also has a good workman with him and guarantees satisfaction. Don't overlook him for first class work.

B. A. Hunsaker runs stage between Heppner and Monument, leaving every day except Monday and arriving every day except Sunday. Shortest and cheapest route to the interior. P. Cobb, agent.

Hick Mathews, tonorial artist, City hotel building, West side of Main street. Only public baths in Heppner. All work strictly first class.

CURED HIS COLIC.

(Detroit Free Press.) A few nights ago, on a train coming east on the Michigan Central road, the porter of a sleeping car aroused half a dozen of the male sleepers to ask if they had anything to cure a case of colic. A drummer for a city hardware house fumbled around in his coat and finally said:

"Here's a box of soda mints, which may help him. He can use the whole box and be hanged to him, for he's no business to have colic!"

Nothing further was heard of the case until morning, when a strapping young man, with a far-west look to his hair, came into the sleeper with the mint box in his hand and inquired for the drummer, and said:

"Took 'em all but one, and they smothered my colic right in the eye. How much to pay?"

"Nothing, sir. I'm only glad to have been of service to you."

When the other had gone the drummer opened the box and saw his hair trying to climb up.

"Great Scott, boys, but what do you think?" he gasped. "I gave him the wrong box, and he's swallowed it bone collar buttons!"

WHY IS IT?

That Hercules Gas and Gasoline Engines are held by the public in so much higher estimation than other engines? The parties using these engines, and their name is legion, are the ones who can best answer this question. They will know the ease and promptness with which these engines are started and the very little care they require to keep them running month after month with the most perfect satisfaction. They run without a spark battery, which is admitted to be unreliable. The simple ignition tubes of the Hercules Engines are far better. Send for catalogue. If you want second-hand engines of other makes at cheap rates we can supply you. We have a number in trade and cannot take any more until they are realized on. PALMER & REY TYRE Foundry, Front & Alder Sts., Portland Oregon.

WHEAT SACKS.—The Morrow County Land & Trust Co. are putting out wheat sacks at their warehouses at Douglas, Ione and Heppner. All those wishing sacks should see them.

strategy at a Trying Time. The young husband was somewhat surprised when his wife came into the office. She opened the conversation at once.

"I want enough money to go out of town for a few days," she said, "and you will have to take your meals downtown for a few days."

"It means just this. I got a messenger boy to come to the house for Mary Ann to tell her that she was wanted at her aunt's, and as soon as she got around the corner I shut up the house and locked it and ran away. When she comes back she won't find anyone there. We don't owe her anything, so it's all right, and I wanted to discharge her, but you know I never would dare to tell her to go, and I know you wouldn't dare, and don't you think your little wife knows pretty well how to manage? Say yes, now, or I'll break down and cry right here in the office."

NOTICE TO G. A. R. VETERANS.—On the last Saturday in September, the 29th inst., Rawlins Post, G. A. R., of Lexington, will meet in Mallock's hall, Heppner. Also at same date the W. R. C., of the same post, meets on above date. Members of both are invited to be present.

Dr. D. W. Barnard is in Heppner with a view of locating.

Alex Krueg, the traveling man, is in the city.

Mrs. Johnson who was mentioned by The Dalles Chronicle as being ill at Heppner, is a daughter of Mr. and Mrs. W. E. Gentry.

Patent Suffering is no virtue if there be a remedy
Beecham's Pills
(Tasteless)
positively cure Indigestion, Biliousness, Sick Headache, Why endure continued Martyrdom.
25 cents a box.

QUICK TIME!
San Francisco
And all points in California, via the Mt. Shasta route of the
Southern Pacific Co.

The great highway through California to the points East and South, Grand Southern Route of the Pacific Coast, Pullman Buffet Sleeping, Second-class Sleepers.
Attached to express trains, affording superior accommodations for second-class passengers.
For rates, tickets, sleeping car reservations, etc., call upon
R. KOEHLER, Manager, E. P. ROGERS, Asst. Gen. P. & A. Ft. Portland, Oregon.

Superintendent's Notice.
I DESIRE TO ANNOUNCE TO THE public that my office days are Friday and Saturday of each week, at which time I will be found in my office in the court house at Heppner, Oregon.
AKSA J. BALSHOR, Co. Supt.
Dated, Sept. 22, 1894.

LETTERS ADVERTISED AT HEPPNER, Or, Sept. 24, 1894.
Dover, Will Green C. M.
Dundas, G. Pirnie Feed
Stone, J. A.
When calling for these letters please say advertised.
J. P. WILLIAMS, P. M.

Kidney affections of years standing cured by Simmons Liver Regulator. J. W. Poynter.

Order for Publication.

In the Circuit Court of the State of Oregon, for Morrow County. Plaintiff vs. Defendant.

J. W. Morrow, County Clerk of said Morrow County, Oregon, and the heirs of Charles Lind, deceased, vs. Charles Lind, deceased, et al. Defendants.
Whereas it has been satisfactorily made to appear to the court that on the 24th day of January, 1894, in said Morrow County, Oregon, one Charles Lind died intestate, that at the time of his death said Charles Lind was married and left no children or other heirs at law, and that up to the time of the commencement of this proceeding no person or persons have appeared claiming to be an heir or heirs of said Charles Lind, deceased, or to be entitled as an heir or heirs of said Charles Lind, deceased, to any part of the real or personal estate in said Morrow County besides a considerable amount of personal property; that afterwards the County Court of Morrow County duly appointed administrators of the estate of said Charles Lind, to-wit: J. W. Morrow, et al., and proceeded to administer upon such trust, and proceeded to advertise said heirs and administrators to J. W. Morrow, County Clerk of said Morrow County, that on the 24th day of Dec. 1893 such administration was completed, and said administrators, after such administration was fully completed, as the property of said Charles Lind, deceased, which said sum of money was on said day, under the order and direction of said County Court, paid by such administrators to J. W. Morrow, Clerk of said Morrow County, the sum of \$4000.00, and the further order of said County Court, that said sum of \$4000.00 be ever since said 24th day of December 1893, and now be in the hands of said J. W. Morrow, and that no heir or heirs of said Charles Lind, deceased, can be found in said Morrow County, Oregon.
It is therefore hereby ordered that all persons interested in the said estate of Charles Lind, deceased, do appear in person or by attorney on or before the fourth Monday in March, 1894, at the court house in the regular term of this court in said Morrow County, and show cause, if any they have, why the said sum of money in the hands of said J. W. Morrow, being the sum of \$4000.00 should not be paid to the plaintiff herein, and if not so paid it is further ordered that this notice be published once each week for six consecutive weeks in the Heppner Gazette, a newspaper of general circulation published at Heppner, in said Morrow County, Oregon, on the 24th day of Sept., 1894, witness my hand this 24th day of Sept., 1894.
J. W. MORROW, Clerk.
62-80

Summons.

In the Circuit Court of the State of Oregon, for Morrow County. Plaintiff vs. Defendant.

Mary Driscoll, and Mary Driscoll, administratrix of the estate of G. Driscoll, deceased, vs. Mary Driscoll, Minnie Driscoll and John Driscoll. Defendants.
To Mary Driscoll, and Mary Driscoll, Administratrix of the estate of G. Driscoll, deceased, and John Driscoll, Defendant: You are hereby notified to appear and answer the complaint filed against you by the above named plaintiff, in the above entitled suit, in the above entitled Court, on or before the first day of the term of the above entitled Court, next following the expiration of the time described in the order for the publication of this summons, to-wit: on or before the fourth Monday in March, 1894, and if you fail to appear and answer said complaint the said plaintiff will, for want thereof, take default against you and apply to the Court for the relief demanded in said complaint, to-wit:

For judgments against defendants upon two certain promissory notes, one dated Portland, Oregon, November 15th, 1887, for the sum of \$500, with interest thereon at the rate of 10 per cent per annum from the date; and one note dated, Heppner, Oregon, November 15th, 1887, for the sum of \$500, with interest thereon at the rate of 10 per cent per annum from the date; less the amount \$200 paid on said note, on or after June 1st, 1894, and the balance of a certain mortgage given to secure the payment of said notes; said mortgage dated the 15th day of April, 1888, and was given upon the following real property situated in Umatilla County, State of Oregon, described as follows: To-wit: West of Northwest quarter, the East half of the Northwest quarter, Section thirty-one (31) Township two (2) South, Range twenty-nine (29) East, W. M. Meritt and wife as owners on the 30th day of May, 1888, duly recorded in the office of the County Clerk of the County of Morrow, State of Oregon; and for the sale of the real property described in said mortgage, and the application of the proceeds of the sale to the payment of the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendants and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and answer to the complaint of this suit by or for themselves, or by or for the plaintiff, on or before the first day of the term of the court next following the expiration of the time described in this order, and to show cause why the real property described in said mortgage, and the proceeds of the sale thereof, should not be sold to pay the costs and disbursements of this suit, the costs, charges and expenses of selling the property, as in and to the said complaint (found) said plaintiff upon said notes. The defendant and all persons claiming through, under or from, either of them, are hereby notified to appear and