

See what the City Bakery is doing. J. I. Knight has some money to loan in small sums.

Persons wishing to borrow money will find it to their advantage to call on J. W. Morgan.

County Clerk Goodin and wife are visiting at Tacoma this week. He will return on Monday.

Straw for sale on J. S. Griffin's farm, south of his barn, mostly oats. Price, 60 cents per ton.

Wanted—Farm lands in exchange for Portland property. Send description. H. Allen Shorey, 254 Stark street, Portland, Or.

Jobe Colborn was arrested Tuesday evening by Sheriff Ford charged with assault and battery committed on the person of Joseph Yell.

Notice! From and after October 15th all goods will be sold at my store exclusively for cash. No deviation from this rule will be allowed.

The Rev. Deerdorf, of Bay City, Tillamook county, is expected to conduct the services at the Tualatin plains Presbyterian church, north plain, next Sabbath at the usual hour.

The sad news of the death of Mrs. Nolan at Forest Grove comes to her friends here. Mrs. N. was a daughter of Levi Smith of this county.

There will be no preaching services next Sunday in the Evangelical church, on account of the pastor being at the Laurel appointment on that day. All the other services will be held as usual.

Mr. C. W. Williams has placed on the INDEPENDENT table specimens of fall apples that are hard to beat, even in Milton. One kind is "Northern Spy" and the other is "Seek no Further."

The station agent at Cornelius reports that 2000 tons of baled hay and straw was shipped from that place this fall. No shipments of account have yet been made from Hillsboro, but the ware-houses are full to the eaves.

The bridge across Tualatin at the Jackson place south of town has been completed and thrown open to the public. It is the most substantial structure that has yet been thrown across the river at that place.

There will be mass held at the residence of H. Untermahr on Friday, October 26th, at 10 o'clock a. m., conducted by Father Donnelly. Arrangements for making this a regular monthly service are perfecting. Final announcement will be made later.

The services in the Congregational church next Sabbath will be devoted to missionary work. Rev. C. F. Clapp, of Forest Grove, will preach at 11 a. m. In the evening at 7:30 p. m. a missionary rally will be given, for which an interesting programme is preparing. Rev. Clapp will also give an address in the evening.

Superintendent W. A. Bond will hold his first teacher's institute in the court house in Hillsboro on Saturday, October 27th. Circulars containing the program were mailed the first of the week, and while the list of topics to be considered is not a long one, those that are set for discussion are pertinent and well chosen. The teachers of the county cannot afford to be absent.

An instance of the circulation of money came to the knowledge of an INDEPENDENT reporter a few days ago. A broker had an application for a loan of \$32 for ninety days. The client was a new one and had never turned any money toward the broker, but he determined to make the loan trusting to get some of it back. Within a half hour after the loan was executed a debtor came in and paid an account of \$14, and within two hours the balance of the \$32 was paid in on another debt. Thus does money circulate among neighbors.

The annual ministerial and Sunday school convention of the Independent Evangelical church was held in Hillsboro, October 10th and 11th, 1894. On the evening previous, Rev. M. J. Ballantyne preached a good sermon from "Whatever thy hand findeth to do," etc. On Wednesday, 9 a. m., Rev. C. C. Poling, P. E., called the convention to order. The original object of the convention was completed by the election of M. J. Ballantyne, vice-president; E. D. Farnsworth, secretary; and B. Hartman, treasurer. The different subjects for the two days convention were ably introduced by the respective essayists. The discussions were interesting and entertaining. The last half day of the convention was specially devoted to Sunday school work. Rev. S. B. Kelly, of St. Johns, presided on Wednesday evening, and Rev. C. C. Poling, of Lafayette, presided on Thursday evening.

For late sowing use from forty to sixty pounds of seed mixed with one-half to two-thirds of wheat according to fertility of soil and time of sowing. Early fall sowing requires less seed and brings the best results, as they stand and grow much more thrifty, making excellent winter and spring pasture for hogs or cattle. It should be borne in mind that land plaster works as a charm on the acre which will bear a ton or two more of feed if it is rightly put on. It is worth it. It will make the vetches lodge and so. Scientists on fertilizers say land plaster is the cheapest of all and should be used extensively where the soil is rich and heavy, and when applied to plants that respond, such as peas, clover, etc. The average crop of the vetch is from three to four tons to the acre, but as high as six and seven is sometimes realized if sown on rich soil and not pastured. Plenty of wheat should be used in order to prevent rot. It is best for ensilage purposes they bring two good crops in the season, commencing to cut when the bloom first appears. They are from a month to six weeks in blooming and should be cut for hay just before the last bloom goes off. A week ensilage purposes about a week before. Twenty tons of green feed to an acre is an ordinary crop.

All the fire apparatus that Hillsboro ever bought was sold for last Wednesday morning, and a good bid was left over for the water bonds. Just before 12 o'clock, Mr. Eisey, who was running in the front room of the Finny building on Main street, was awakened by an unusual noise. Fully aroused, he thought he smelled smoke. Jumping out of bed he opened his door into the hall and was met by an overpowering smoke. Not knowing but that the structure was ready to tumble, he rushed for the stairs and ran out. Going into Hughes' Williams livery barn adjoining, he aroused the people there. About the same time, or probably before, Mr. James Cave, who had been ill at ease at a party, came to his store to see that all was safe. He was trying his door he turned and discovered the yellow flames. His cry was echoed by Night-Watchman Redmond. No light had yet shown itself. Enough of the fire department were soon at hand to move the apparatus, and soon two streams of water were ready. Hose men mounted the one and a half story building between Finney's and the big barn and began to play on flames that by that time began to show through. Two other streams from the hydrant at the corner of Third and Main were ready and carried in behind the building where the fire seemed hottest. Thus the boys stood for more than an hour pouring water into that seething mass of flames. For a long time the immense volume of black smoke rolling over the buildings frightened the anxious, but as no flames broke out they were reassured. Then some one suggested a water famine, but he was quickly silenced by the declaration that both tanks were full and only one pump at work. The fire was then taken under the eaves and in the attic, and it was a long time before it could be reached, but after about an hour a section of the roof fell in and exposed the timbers, then the boys made quick work of it. After two hours of active work the flames were under control and all breathed easy. One stream of water was taken off and the idlers began to go home. At the end of another half hour the fire was out but a guard remained till daylight. The coffee club did not forget the boys but soon had hot coffee and soon as it was seen there would be a stubborn fight, distributed it along the line of drenched hosemen. This with the sandwiches prepared by Frank Gordes of the City Bakery, put new life into the weary firemen. The first originated under the staircase. This dark hole is reached by a door opening into a back room. All sorts of rubbish had been thrown in there for months, and whether an incendiary match started the flame, or spontaneous combustion, has not yet been determined. The principal loss will fall on Mr. A. Finney, who will use \$1,000 or \$1,500 to make his house as good as new. Wm. Tucker & Co., damage by water and removal, \$500, fully insured. R. Cave, hardware, removal and labor, \$100, not insured. The hook and ladder truck, Jas. Cave went one way and Marshal Redmond another. Passing Wiley's stable Jim stuck his head in and yelled "F-i-r-e." This brought up Hanna and Taylor. Those three dragged the hose cars to Second and Main when Ed. Lyon joined them. Redmond was yanking at the alarm bell and making a great racket. Which company got the first water is not reported, indeed it is doubtful if first water was once in mind. The thing to do was to keep the big barn from catching. Hanna was up to the building first, while J. C. Lamkin and George Bagley had a pipe line to the rear, and were sending a stream through a six-inch space between the buildings. Thus at eleven quarters was the big barn saved and victory won. No braver firemen, or industrious, are anywhere to be met, and the only thing lacking is experience, and this it is to be hoped will be denied them here.

Why doesn't the Hillsboro band favor the city with open air concerts this fine weather. The citizens built them a fine stand. Turn about, you know. Or is it true as said by one of the musicians, that they cannot spell blue.

Mrs. Dick, who stayed at home last summer when Pastor Dick, her husband, and the boys did their vacation, now takes hers. She started Thursday morning for a visit of a month with her friends in Clackamas and Marion counties.

If the wood hauler who took my wagon west from Newton station will bring it back, his error will be overlooked, but if he does not, trouble will come to him. I know who took it, and he is aware of my knowledge. October 18, 1894. C. B. REINEB.

Special attention is called to the advertisement of W. A. Liddiaw, this week. It would seem from the prices quoted, that his conclusion to do a spot cash business will be a boon to Hillsboro as well as its vicinity. The usual medicine afforded him no relief, and he steadily failed until he was unable to leave his bed. His mother applied to me for some remedy and I recommended Ayer's Cherry Pectoral. The young man took it according to directions, and soon began to improve until he became well and strong.—T. M. REED, Middletown, Ill.

"Some time ago, I caught a severe cold, my throat and lungs were badly inflamed, and I had a terrible cough. It was supposed that I was dying of consumption, and my friends had little hope of recovery. But I bought a bottle of Ayer's Cherry Pectoral, and took it, and was entirely cured. No doubt, it saved my life."—J. JONES, Emerts Cove, Tenn.

The mass meeting called for Wednesday, to consider matters touching the building of a beet sugar factory, did not materialize, many of the signers of the call neglecting to attend. Considerable interest was manifested by farmers living out of town. Another attempt to do something will be made.

Mr. McNutt of Cornelius has placed on exhibition with the INDEPENDENT a specimen of canned coal that he himself dug from a vein in the Nehalem country that is eight feet thick. With the coal he submitted a fragment of quartz from a recently discovered ledge that is thought to have something in it. Four hundred pounds of this quartz has been brought out from a quartz working assay is to be made.

The Bethany band will give an open air concert from the band stand in the court house yard, Hillsboro, on the evening of Saturday, October 20th. On that occasion, the following pieces will be rendered:

- Grand March, E. Reyer; Schottische, "De Gray," Southfield; Clarinet Solo, "The Farm," Evers; Quickstep, "Tennis," Johnson; Overture, "Yarick," Johnson; Overture, "Swiss Showers," Southfield; Schottische, "Sadie," Kerfoot; Overture, "Hippodrome," Kerfoot; Knights Waltz, Southfield; Overture, "Lantana," Evers; Galop, "Starlight," Evers.

The time lock saved the coin of the First National Bank of Hillsboro on Monday night. The reason of this remark is that on Monday evening about 6 o'clock at the corner of the little hill just this side of the McEldowney farm, Mr. John W. Shute, president of the First National bank, was set upon by highwaymen and kept a close prisoner for eight or nine hours. His experience during that time was anything but pleasant. Mr. Shute lives on his farm four miles east of town, and during pleasant weather goes to and fro on a bicycle. On this occasion he was walking up the hill and rolling the wheel by his side. When near the top, a bandit jumped into the road in front, another to the rear and one on either flank. The one in front wore a paper mache mask, the others were bare faced, but Mr. Shute had no opportunity to scrutinize their faces, for the muzzle of a big gun were of absorbing interest just then. A hod-wink was quickly thrown over his eyes and his arms plied to his body. Thus helpless his captors led him into the thick woods and brush that there comes up to the road. When away from the highway they searched his pockets, taking the keys to the bank building doors. Then on pain of death they demanded the combination to the vault, which if truly given, would secure his release, but if false, would subject him to a trip to the gallows. Two guards were ordered over him and the others departed. Conversation was limited and confined to a single spokesman. His captors were quite humane, giving up a coat to protect him from the chilly night air. About 10 o'clock the guard said "you must take you to Hillsboro." They all marched out and on the road fell the lane running into the woods east of the Sam Williams place was reached. They went down this short distance where another halt was called. After about an hour the bandits came on and up the street running north of Peter Boscow's, where a final halt was called. Here Mr. Shute was accused of giving the wrong combination and threatened with death unless he opened the vault. He reiterated his statement that he could not open it till the time lock ran down, as it was set for 9 o'clock. "How do experts open those time locks, then?" This question shows that the highwaymen are amateurs and on their first job. Mr. Shute told them how they could determine if there was a time lock on. A part of his captors retired, but after a time returned apparently satisfied with the truth of the president's statements. They marched him back along the road to a point in the Wm. Jackson lane this side of his house, where they unbound him, returned his keys, watch and purse, that contained but forty cents, and bid him to go home, not look back or tell the story to the newspapers. Two of these injunctions he obeyed. Soon his wheel was recovered and he lost no time in going home, which he reached about 2 o'clock Tuesday morning. A messenger was at once sent to Cashier Merryman and another to Mr. Foot. Mr. F. raised a posse and came to town arriving at Main and Third streets about the time Captain Merryman and his posse reached the bank. An inspection showed that no violent entrance had been made and it is not believed that the footpads visited the building at all. Night-Watchman Redmond saw nothing during the whole night and all suspicions, and he was on duty till 4 a. m. The posse were there a half hour later. The track of the highwaymen have been examined but they are not the highwaymen, and that is about all there is to say. Their identity has not been exposed and may never be. The boldness of the attempt was great enough, but skill was lacking.

Notice the unique announcement of H. Untermahr, the jeweler. Rev. Schofield, of Forest Grove, will preach in the Baptist church at this place, morning and evening, on the fourth Sabbath.

Charles Latin was arrested and fined \$10 in East Butte precinct last week, for unruly conduct at a party held at Tigarville. He paid his fine.



AYER'S Cherry Pectoral

SAVED HIS LIFE. So says Mr. T. M. Reed, a highly-respected Merchant of Middletown, Ill., of a Young Man who was supposed to be in Consumption.

"One of my customers, some years ago, had a son who had all the symptoms of consumption. The usual medicines afforded him no relief, and he steadily failed until he was unable to leave his bed. His mother applied to me for some remedy and I recommended Ayer's Cherry Pectoral. The young man took it according to directions, and soon began to improve until he became well and strong.—T. M. REED, Middletown, Ill.

"Some time ago, I caught a severe cold, my throat and lungs were badly inflamed, and I had a terrible cough. It was supposed that I was dying of consumption, and my friends had little hope of recovery. But I bought a bottle of Ayer's Cherry Pectoral, and took it, and was entirely cured. No doubt, it saved my life."—J. JONES, Emerts Cove, Tenn.

Ayer's Cherry Pectoral. Received Highest Awards AT THE WORLD'S FAIR.

COURT HOUSE NEWS.

ESTATE OF T. C. NEEP, deceased. The appraisers file their report showing the personal estate valued at \$8375.32.

ARTHWRIGHT AND JOHN DERRICK, adjudged insane on the report of Dr. W. D. Wood, examining physician, and ordered conveyed to the insane asylum and turned over to the proper authorities.

G. W. PATTERSON vs. JOSIE TRAVIS, judgment for plaintiff by default.

MARRIAGE LICENSES. Marriage licenses have been issued October 10th to James A. Bamford and Malie E. Patterson, aged 25; October 12th to John Kaiser aged 30, and Minnie Kreiger, aged 20; on October 13th to Ferdinand Groner aged — years, and Malie Cohen, aged 17 years.

"I consider Chamberlain's cough remedy a specific for croup. It is very pleasant to take, which is one of the most important requisites where a cough remedy is intended for use among children. I have known of cases of croup where I know the life of a little one was saved by the use of Chamberlain's cough remedy." J. J. LaGrange, druggist, Avoca, Neb. Fifty-cent bottles for sale by the Pharmacy.

ASSIGNEE'S SALE OF PERSONAL PROPERTY. NOTICE is hereby given, that the undersigned will sell at public auction, the highest bidder, at the residence of Wm. Chalmers, Jr., about two miles north of Centralia, Washington county, Oregon, on Saturday, the 27th day of October, 1894, at 10 o'clock A. M., all the following described personal property, to-wit:

- One half Clyde hay mare, 4 years old. One half Clyde bay mare, 10 years old. One dark sorrel gelding, 7 years old. One light sorrel gelding, 8 years old. One black gelding, 9 years old. One bay gelding, 9 years old. One gray gelding, 8 years old. One weanling colt, three-fourths Clyde. One yearling colt, three-fourths Clyde. Four full-blooded thoroughbreds. One graded thoroughbred now. One pure-blooded Jersey heifer, 9 months old. Eleven head of well-bred hogs. Thirty-seven head of hogs and pigs. One sows pig and one walking pig. One spike-tooth barrow, and one Ames barrow. Three wags, two sets of double harness, one sack and cart.

The horses above described are large size, strong, well-formed and well broken to work. Several of the cows are nearly fresh. The sale will commence at 10 o'clock A. M., and continue until completed, and will be upon the following terms of sale: All sums under \$10.00 to be paid cash in hand. For all sums of \$10.00 and upwards there must be given notes with approved security due in six months from the date of sale, and bearing interest at the rate of 10 per cent per annum.

BENJAMIN SCHOLFIELD. Assignee of the estate of William Chalmers, deceased. FIRST NATIONAL BANK OF HILLSBORO. Mortgage of a part of the above described property.

IN the county court of the state of Oregon, for Washington county, Amos Griffith, plaintiff, vs. M. L. Griffith, defendant.

"In the name of the state of Oregon you are hereby required to be and appear in the county court of the state of Oregon for Washington county, to answer to the complaint filed against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the sum of \$100.00, with interest thereon since April 1, 1874, at the rate of 10 per cent per annum, and the costs and disbursements of this action, and the plaintiff will further take judgment against you in the above entitled action, by Monday, the third day of December, 1894, that being the first day of the regular term of said court next following the expiration of the time prescribed in the order for publication of this summons. And if you fail to do so, as provided therein, the plaintiff will take judgment against you for the