Entered at the postoffice at McMinnville Oregon, as second-class matter.

Thursday, August 17, 1893.

Immediately upon the assembling of Island have started up.

has been county judge.

elephant on the state's hands.

Kinley tariff.

can be passed soon.

safe to say that no one's opinion will way. It is well that they should, but Oregonian. be changed by all the speeches made in this does not prevent natural law from the next two weeks.

of the Royal Bank of Scotland, at Glasty and that helps every man of industry and character with capital.

For presidential candidates in 1896? People will speculate on the question son's friends have said he will be the candidate again, and now the report comes that a Wm. C. Whitney boom is being started in New York, on the quiet. The democrats can easily unite on Whitney, but the republicans will

Republicans just now are feeling good because Cleveland did not advise the immediate consideration of the immediate consideration of the tribunal on the part of the tariff question. One thing at a time United States:

United States:

We give the commedts of Hon. Frederick R. Coudert, one of the counsel before the tribunal on the part of the United States.

United States:

"Among the rany testimonials which I possession of the people, put in so see in regard to certain medicines performposed of in the interests of the people.

faltering, vacillating nature. He be-

caused by the death of Representative triumph for the United States."

of the principal valley towns, and became satisfied, notwithstanding the close times, that a branch established in opposition to the type trust would prove successful. Everywhere he went the found the opposition to the trust unanimous. It was the boast of the trust that inside of one year it would to the wall, but such has been the spirit of independence and fair play among the printers that the concerns which refused to go into the combine have the printers that the concerns which wise financial laws to which the presi-refused to go into the combine have dent's preclamation alludes include the ever found that would do me any good

THE SAME OLD PLEA.

Governor Pennoyer has one great vir-One Copy, per year, inadvance....... \$1 00 uality. He never turns back or to one cratic majority. They are divided on side, but trudges on in property of that Resolutions of Condolence and all Obituary Poetry will be charged for at regular advertising rates.

American Review for August, he makes the same old plea for "silver coinage." It is the single standard; but it is very doubtful the writes interestingly, but it is the lift his strong individually. SAMPLE COPIES OF THE TELEPHONE-REGISTER will be mailed to any person in the
United States or Europe, who desires one,
free of charge. L. P. Fisher, Newspaper advertising agent, 21 Merchants' Exchange, San Francisco, is our authorized agent. This paper is kept on file in his office.

the need of improved methods of doing equal to the emergency. At any rate, business, the necessity of a simple system of many be expected that days and tem of money or anything modern, in his argument for the readention of sile between the consumed in useless de-San business, the necessity of a simple sys- it may be expected that days and All subscribers who do not receive their ver as one of the money metals, in a ra- will echo as they never have before to to of sixteen to one with gold. The harangues of orators whose principal governor's environment is the source of his argument, and no one can change block legislation. Congress will very congress comes the news that several ably best that he should not. He can tariff and coinage. It will be a reprolarger. On this account it is well that fiddled .- Dallas Transcript. C. H. Page has been appointed collector of customs at Astoria. He has they did, progress would be stationary been a resident of that city for quite a if not retrogressive. A crab never

number of years, is a good lawyer and grows except when he sheds-throws off his environment. The difference between a crab and Governor Pennoy-The proposed jute mill for which the er is that the crab will now and then last legislature appropriated \$190,000, grow, but Governor Pennoyer won't. may never be built. The impression The modern idea of silver is that it is a low its bent and digest the logic and prevails generally that it would be an commodity only, and not entitled to The democrats of Ohio have nomi- legislation, the same as they are wrong- part company," and gives good reasons nated L. T. Neal for governor. The ed when a few manufacturers are given for it. He insists upon an uncondiplatform adopted is substantially the protection at the expense of the many. tional repeal of the Sherman law, and ame as the national, emphatically pro- The prosperity of the people is contintesting against the iniquities of the Mc- ually threatened by just such legisla- will see the matter in the same light. A bill for the increased issue of na- ver producers, but he won't see it be- time on, and distress and oppression tional bank currency has been intro- cause it was not the case fifty or a hun- lessen among the people. The "silver duced by Senator Voorhees. This prop- dred years ago, when the few were ex- industry," kept up by mischievous and osition has a large support in the senate pected to live at the expense of the piratical legislation, will probably sufand will no doubt give great relief if it many, the time when one man was al- fer from the events following the mes-The house promises to vote on the reand there are hosts of men just like ing relieved of a load put upon them in peal bill about the 29th inst. The members are talking against time, and it is strong points, who view it in the same lords and their supernumeraries.—East

"working its miracles" of progress the Mr. A. S. Michie, who is at the head When Galileo proclaimed the world his characteristic, plain and straightgow, will explain in the September him and others pulled data on him five ing to any element or faction, but a forin your columns that I did examine all number of the Forum the organization hundred years old; but just the same, cible statement to the members of conand the practical workings of the ScotGalilelo's idea triumphed because the gress of the duty that lies before them. Downing, superintendent of the penitish banking system—a system that simple truth of nature was at the bot- He shows that continued class legisla- tentiary, before they were made to the tom of it. Silver has been shorn of its tion has brought about the present diskingly powers. Progression, the intel-astrous condition of business affairs the grand jury, and that I found them even in spite of the hard times. Harriconferred by legislative enactment" money and earnestly recommends that tiary has been above reproach. I wish

BEHRING SEA DECISION.

dered a decision which is considered way is outlined, let congress do its

tration. After the financial problem is The object of the United States was to strong array that even populists can't schedules are to be taken up and dis-The re-election of Speaker Crisp gives animal, the existence of which, com- his text book. universal satisfaction. He can be depended upon to administer the rules of danger. The effect of the decision is to month is long enough to settle the curthe house in an impartial manner. He protect the seal; the object of the Unihas not the czar-like rule-or-ruin disposition manifested by Speaker Reed of the government should not have the satistic the revenue laws. The administration tion manifested by Speaker Reed of the faction of maintaining all its theories. Will be surprised, when its financial fiftyfirst congress; neither is he of a weak faction of maintaining all its theories. Will be surprised, when its financial fifther report to me is a correct one, legislation is adopted, to find that the lieves the minerity have rights which the most important propositions, all country will not rally. Then two to are to be respected as well as those of tending to protect the seal, are established one there will be more tinkering with It has been stated that Hon, H. H. July-that is, when the females are on away. - Hillsboro Independent. Gilfry had been removed from the position he has so long and ably filled in the senate, to make room for a friend son (and this point is singularly im- president is correct when he says that of Senator D. B. Hill. There is no portant) is not only in Behring sea, a sound, stable currency is necessary truth in the report. Mr. Gilfry is read- but the North Pacific ocean, the favor- for commercial prosperity. Depreciated ing clerk, and Senator Hill's friend is ite pond of pelagic sealers, whose purcoin is disastrous to any nation and if appointed chief legislative clerk and suit consisted in intercepting the fe- the dollar in circulation is not worth takes the place of a republican. It will males as they were moving northward. its face in any market, laborers suffer in be gratifying to the many friends of Mr. Gilfry to learn that his retention

The use of firearms in sealing is processed to hibited. This is such a radical measing the many friends of hibited. This is such a radical measing to the necessaries of life. ure that I am almost afraid it is too Times-Mountaineer. good to be true. Prohibit firearms and The official list of members of the pelagic business will be finally crip- We denounce the republican legisla

of Mr. Richardson, Fifth Michigan dis- The fifty-third congress was elected money of the country and to the cointrict, who has not yet been sworn in, for the purpose of repealing the odious age of both gold and silver without dis- To John Knight, the above named defend

the law, we suppose she always will. memorable one and the people finally defenseless victims of unstable money triumphed. They learned what they and a fluctuating currency.- Democr The printing and publishing frater- wanted and they asked for it at the ic National Platform. nity of the northwest coast will hail ballot box. It was not a victory of the with delight the announcement that outs against the ins. It was not a con-Messrs. Hawks & Shattuck, of the Pates of the spoils of office. It was a contest of the oppressed over their oppressors. It was a contest of the peofrom Portland only every other day of the Circuit Court of for Yamhill Court of for Pacific? The mixed train which has been carrying the mail comes up from Portland only every other day vs nary arrangements were made last ple against the subsidists. The average now. This train goes south on Mon- J. W. John week by Mr. Hawks, who came north to look over the field. He made a tour account of a money stringency. He look over the field. He made a tour account of a money stringency. He

COMMENTS ON THE MESSAGE

Congress convened Monday and from He believes in himself. His present indications it is apparent that opinions are Pennoyer's, and he backs considerable time will be wasted before them with a singularly gifted individ- any action will be taken by the demoside, but trudges on in pursuit of that nearly all the great questions now agiwhich he believes in. He may be tating the country, and if the Sherman wrong but he never lacks earnestness of act is repealed it will be by republican purpose. In an article in the North votes. It is well known that Mr. American Review for August, he makes Cleveland is a strong advocate of a the need of improved methods of doing equal to the emergency. At any rate, his argument for the readoption of sil- bates, and that the walls of the capitol or influence the latter because the form- likely wrangle over immaterial issues, er is beyond the touch of human and the country will continue in the minds. No one can see anything out- throes of financial depression until side of his environment, and it is prob- democratic ideas become crystalized on be as large as his environment, and no duction of Rome burning while Nero

The president's message was read be fore congress Tuesday. It is a brief though strong document, and is courageous, as all of Cleveland's public utterances are. It is couched in plain, unassuming language and so simply constructed that most any one can folgovernment favor. People are wronged Cleveland, in his usual epigramatic and injured when it is given value by style, says: "Gold and silver must tion as is proposed by the governor of We confidently believe that business Oregon in the interest of silver and sil- will commence to improve from this lowed to own outright other men. But sage, but all the other industries of the the governor can't see it in that light, country will be benefitted by them, be-

ame as if they were not in existence. to congress, reviews the situation in dependent on the subject: was round some people threatened forward manner. There is no pander- of truth and justice to allow me to state ligence of the time, is the cause of it; and calls special attention to silver. all to be entirely without foundation and the time is coming when gold will While tavoring the repeal of the Sherbe treated likewise, and when it is the man law, he recognizes the necessity of a faithful, efficient and honest officer little believed in by them.—East Ore- "legislative action may put beyond all to say this in defense of a fathful ofdoubt or mistake the intention and ficial, who has been mercilessly person patriotic document; in no sense dictato-The Behring sea tribunal has ren- rial, but full of sound counsel. The him.

to do this it advanced a number of Goldsmith's schoolmaster. His history propositions, all tending to the same of the Sherman purchase act is true, end, namely the protection of a useful and Voorhees would do well to make it

lished in our favor. A close season is the coinage laws. The rift in the black established, from May to the end of cloud is exceedinly narrow and far

It may be acknowledged that the

house, as prepared by Clerk Kerr after pled. I may add the terms thus given tion known as the Sherman act of 1890 adjournment Monday, gives the Dem- are very much better and more favora- as a cowardly makeshift, fraught with oerats 220 members; republicans, 126; ble than any thus far suggested as a possibilities of danger in the future. and the third party 9. There is one settlement, and in that view of the case which should make all of its supporters vacancy, in the Tenth Ohlo District, the decision may be fairly treated as a as well as its author, anxious for a speedy repeal. We hold to the use of both gold and silver as the standard John Knight,
Defendant, triet, who has not yet been sworn in, and whose seat is contested by Belknap, republican.

The valley pass is worrying itself sick over Multnomah's finances. Meanwhile Portland will go along in its appointed way, carrying the valley banks financing its wheat and finding in some way a third of the state's expense account.—Oregonian.

Just because Portland does these state taxes, which are greatly needed from the liquidation of the state's indebtedness. But then, Portland has had its own way so long, notwithstanding its own way so long, notwithstanding in the properties and the greatly needed its own way so long, notwithstanding in the state's expense and the greatly needed its own way so long, notwithstanding its own way so long, notwithstanding in the propose of repealing the odious and burdensome tariff laws of this country. There were other issues join-charge for mintage, but the dollar unit of coinage of both metals must be of equal intrinsic and exchangeable value, or be adjusted through international and answer the compaint filed against you in the above entitled suit in the above entitled court by the first day of the term of coinage of both metals must be of equal intrinsic and exchangeable value, or be adjust

McKinley law .-- St. Louis Republic. Price 50 ets. Sold by Howorth & Co.

Children's Hats for 10 Cents.

Come Early and Get One, as the Stock is not exceedingly large, and will not last long at this price.

The Discount Sale

STILL CONTINUES, and the people are receiving more goods for less money than they ever received before.

Recollect, We Move

During August to our new building on the corner of Third and D Sts. We want all our Summer Goods sold by that time.

25 Per Cent off

Brings a large number of articles below cost and if you purchase where you can get what you want the cheapest, the stock of goods should go quickly.

KAY & TODD.

Charges Against Downing

serious charges against Geo. S. Down-President Cleveland, in his message the following communication to the In

"Will you be kind enough in behalf ability of the government to fulfil its cuted for no other reason, that I can obligations." It is an honest, terse and conceive, than because he would not "stand in." for which refusal I honor Very Respectfully, SYLVESTER PENNOYER.

ing cures, cleansing the blood, etc.," writes Woolen Machinery Co.,



own case. Twenty years ago, at the age of 18 years. I had swellings come on my legs, which broke and came running sores. Our family physici lo me no good, and it was leared that the bones vould be affected. At last, my good old mother arged me to try Ayer's Sarsaparilla. I took three pottles, the sores healed, and I have not been cars remain, and the remind me of the good

Ayer's Sarsaparilla has done me. I now weigh two hundred and twenty pounds, and am in the best of health. I have been on the Ayer's Sarsaparilla advertised in all parts of the United States, and always take pleas For the cure of all diseases originating in ure blood, the best remedy is

AYER'S Sarsaparilla Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Cures others, will cure you

The Salem Independent having made TRAINING. ing, superintendent of the penitentiary, some time ago, Gov. Pennoyer has sent BREAKING.

HORSES are Trained for Speed and Broken to Drive.

-AT THE-

McMINNVILLE TRACK.

Stable room will be rented to those who wish to do their own training.

Track in Fine Condition.

And is the Ideal track of the State for Training Purposes.

Plenty of Good Water and Shade.

Parties interested are requested to call at track for terms, etc. A. T. HARPOLE, McMinnville, Oregon.

SUMMONS. In the Circuit court of the State of Ore-

fees in said suit, and for costs and disbursements of action.

And for a decree forecosing the lien upon the building and land described in the complaint and an order of sale thereof, towit: A certain building situate upon lot lot No. 7 of Wynooski subdivision of the Samuel D. Snowden D L C, in T 3 S, R 2 W of the Willamette Meridian as the same is platted and recorded in book 1, page 19 Records of Town plats of Yamhill County, Oregon, together with said land; and also a decree that the lien and interest of the defendant, M. L. Gove, is subsequent and inferior to the lien of plaintiff, and that the defendants and each of them and every

In the name of the State of Oregon, you are hereby notified and required to appear and answer the complaint filed against you in the above entitled suit, in the above entitled court, by the first day of the term following the expiration of the time prescribed in the order for publication of this summons, to-wit: Monday, the 25th day of September, A. D. 1883, and if you fail to so appear or answer, for want thereof the plaintiff will apply to the court for the relief prayed for in her complaint herein, to-wit: A decree dissolving the marriage contract now existing between the plaintiff and the defendant, and for such other and further relief as may be just and meet in

SUMMONS. In the Circuit Court of the State of Ore

William Roof and Chehalem Valley Bank, a Corporation Plaintiff, To William Roof and M. Coilins, said de-

John Atkinson and J. D. Carter, Defendants.

Bros., Plaintiffs.

Vs

A. Dietrich and M.
L. Gove, defendant above named:

In the name of the state of Oregon, You are hereby notified and required to appear and answer the complaint filed against you are hereby notified and required to appear and answer the complaint filed against you are hereby notified and required to appear and answer the complaint filed against you are hereby notified and required to appear and answer the complaint filed against you first day of the term following the expiration of the time prescribed in the order for publication of summons, towit: Monday, the 2sth day of the term following the expiration of this summons to the sum of \$50.00 with interest tier of the plaintiff will apply to said court for the relied for want thereof, the plaintiff will apply to said court for the relied to replaint filed atorneys fees, and for the relied to the sum of \$30.00 with interest thereon from April R. 1883, at the rate of ten per cent per annum, and for \$25.00 attorneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 sait torneys fees and for sum of \$30.00 sait torneys fees and soit, and for a decree fore coing the lieu up-along the said and sum and for \$25.00 attorneys fees and for the sum of \$30.00 as attorneys fees and for the sum of \$30.00 sait torneys fees and for the sum of \$30.00 as attorneys fees and for the sum of \$30.00 as attorneys fees and for sum or sum of \$30.00 as attorneys fees and for the sum of \$30.00 as attorneys fees and for the sum

SUMMONS.

SUMMONS.

In the Circuit court of the state of Oregon, for Yamhill county:

SUMMONS. In the Circuit court of the State of Ore

L. Bettman, Plaintiff

To Wm. Roof, said defendant;

In the Circuit court of the state of

R. W. Phillips. Plaintiff,

defendant, M. J., Gove, is subsequent and inferior to the lien of plaintiff, and that the defendants and each of them and every person claiming by, through or under them or either of them be foreclosed and forever barred of all equity of redemption in and to said premises or any part thereof, and for such other and further decree as may be meet and equitable in the premises.

This summons is severed by publication thereof for six weeks by order of Hon. E. D. Shattuck, judge of the fourth judicial district of said said state made August 9th. A.D. 1886, and the first day of the putting of the putting of the putting of the putting.

SUMMONS.

SUMMONS.

SUMMONS.

SUMMONS.

In the name of the State of Oregon, You are hereby required to appear and answer for want thereof the putting of the fourth judicial district of said said state made August 9th. A.D. 1886, and the first day of the next regular term of said court of the complaint filled against you in the above entitled suit to more before the 28th day of the next regular term of the above named defendant:

In the name of the State of Oregon, and bearing dorder made at Salem, Oregon, and bearing A.D. 1886.

W. Roof,

To W. Roof, the above named defendant:

In the name of the state of Oregon, You are hereby required to appear and answer for want thereof the state of oregon, and bearing the complaint filled against you in the above entitled action on or before the 28th day of the next regular term of the above entitled suit on or before the 28th day of the next regular term of the above entitled suit on or before the 28th day of the next regular term of the above entitled suit on or before the said of the state of Oregon, you are hereby required to appear and answer for want thereof the said plaintiff will take provided; and it you fails to to answer, for any the complaintiff, and the first day of the next regular term of the above entitled suit on or before the 28th day of the next regular term of the

Defendant.

Defendant.

Defendant.

Defendant.

Defendant.

Defendant.

Defendant.

To William Roof, said defendant:

In the name of the state of Oregon, You are hereby required to appear and answer the complaint filed against you in the above entitled action on or before the 25th day of September, 1893, that being the fourth Monday in September, 1893, and the first day of the next regular term of said court, signed has been by an order of the county over the plaintiff will take judgment against you be publication thereof as by law provided, and the plaintiff will take judgment against you be publication thereof as by law provided, and the plaintiff will take judgment against you be publication thereof as by law provided, and the plaintiff will take judgment against you be publication thereof as by law provided, and the plaintiff will take judgment against you be publication thereof as by law provided, and the plaintiff will take judgment against you be publication thereof as by law provided, and the plaintiff will take judgment against you be publication thereof as by law provided, and the plaintiff will take judgment against you be publication thereof as by law provided, and the plaintiff will take judgment against you in the above entitled action on or before the 25th day of September, 1803, and the first and of the next regular term of the above next plaintiff will take judgment against you be publication thereof as by law provided, and the property herein for the plaintiff will take judgment against you or the same of the same of the same of the same duly entitled action.

Now therefore, all persons having claims against said estate are bereby notified to present the same duly verified with proper entitled action.

Now therefore, all persons having claims against said estate are bereby notified to present the same duly verified with proper entitled action.

Now therefore, all persons having claims and for the costs and dispute the property herein for the plaintiff will take judgment of the same of the prop

In the Circuit court of the 8 Andrew Full and George

Plaintiffs.

ys

ys

William Bond, Hannah
Bond his wife, W. T. Shurtleff, Alice O. Shurtleff, Milton Hampton, Mrs. Milton
Hampton, J. D. Nash, I. B,
V. Nash, J. A. Arment,
Mrs. J. A. Arment, Henry
L. Clark, George L. Sinide Company,
ed:
Oregon, You
oregon, You
r and answer
you and said
To William Bond, Hannah
T To A. F. Risser, doing business under the firm name of A. F. Risser & Company, said defendant, above named:

In the name of the state of Oregon, You are hereby required to appear and answer the complaint filed against you and said other defendants, in the above entitled suit, on or before the 25th day of September, A. D. 1883, that being the fourth Monday in September, A. D. 1883, and the first day of the next regular term of said court next after the service of this summons by publication thereof as by law provided, and if yout fail so to answer, for want thereof theplaintiffs above named will apply to the above named circuit court for the relief prayed for in the complaint filed in said court in the above entitled suit, which is in brief as follows, towit:

For a decree in favor of plaintiffs and against said defendants V. B. Latham and Emma G. Latham for the recovery of the sum of \$200.00 attorneys' fees herein and for the costs and dis bursements of this suit.

In the name of the State o

be applied,
1st, To the payment of the costs and disbursements of said suit and of said sale;
2d, To the payment of said \$200,00 attorand good conscience.

RAMSEY & FENTON, Attorneys for Plaintiffs.

2d, To the payment of the amount found due and owing to the plaintiff, Sidney A. Burnett;

4th, To the payment of the amount found due the plaintiff, C. B. Wiley;
5th, To the payment of the sum of \$26.00 taxes upon said mortgage.
For a decree against all said defendants forever barring them of all rights and equities in or upon said real premises and every part thereof, and authorizing the sheriff making said sale to put the purchaser of said premises in possession thereof, and for such other and further relief in the premises as may seem to the court meet with equity and good conscience.
This summons is served by publication thereof under and by virtue of an order made by the Hon. George H. Burnett, judge of said court, said order made at chambe or year thereof of the State of the Paintiff.

C. A. Blaue, Minme Blaue, Jacob Ganow, Bertha Ganow and J. W. Doty, Defendants.

To C. A. Blaue, Minmie Blaue, Jacob Ganow and J. W. Doty, Judy A. D. 1893.

RAMSEY & FENTON, Attorneys for Plaintiffs.

To C. A. Blaue, Minnie Blaue, Jacob Ganow and J. W. Doty, Defendants.

To C. A. Blaue, Minnie Blaue, Jacob Ganow and J. W. Doty, Defendants.

In the name of the State of Oregon are hereby required to appear and a the complaint filed against you in the criticled suit on or before the 25th september, A. D. 1893, that being the Monday in September, 1893, and the first of the next regular term of said cour after the service of this summons up by publication thereof as by law pre and if you fail so to answer for want of the plaintiff will apply to the

complaint filed in said coursentitled suit towit:

fendants in or upon said i This summons is served thereof by virtue of an ord-Hon. George H. Burnett, court, said order made s Salem, Oregon

SUMMONS

suma G. Latham for the recovery of the sum of \$200.00 attorneys' fees herein and for the costs and disbursements of this suit.

For a decree in favor of the plaintiff, Sidney A. Burnett, and against the defendants V. B. Latham and Emma G. Latham for the principal sum of \$1,000.00 in United States gold coin with interest on said sum at the race of ten per cent per annum from the 10th day of December, 1890.

For a decree in favor of the plaintiff C. B. Wiley, and against the defendants V. B. Latham and Emma G. Latham for the principal sum of two thousand dollars gold coin with interest thereon from the 6th day of December, 1890, at the rate of seven and one half per cent per annum less the amount to be decreed to be paid to the plaintiff sidney A. Burnett, as asked for in the preceeding paragraph.

For a decree in favor of the plaintiffs and against all the defendants to this suit foreclosing the mortgage deed pleaded in the the complaint filed in said suit according to law, and for the sale of the real premises described in said mortgage, towit:

Situate and being in Yamhili county, state of Oregon, and bounded and described as follows towit: Being a part of the donation land claim of Owen P. Turner in sections 30 and 31 in township 5 south, range 5 west of the Willamette Meridian and bounded as follows: Beginning at the northeast corner of said donation land claim; thence south 76 degrees east along the south boundary line of said donation land claim; thence south 76 degrees east along the south boundary line of said donation land claim; thence south 76 degrees east along the south boundary line of said donation land claim; thence south 76 degrees east along the south boundary line of said donation land claim; thence south 76 degrees east along the south boundary line of said donation land claim; thence south 76 degrees east along the south boundary line of said donation land claim; thence south 76 degrees east along the south boundary line of said donation land claim; thence south 76 degrees east along the sou

To C. A. Blaue, Minnie Blaue, Jacob now, Bertha Ganow and J. W. Doty, defendants:

SUMMONS

of the term following the e time prescribed in the order of this summons, to wit, M day of September, A. D. fail so to appear or answer of the plaintiff will apply the relief prayed for in his wit.