



Brownfield & Campbell. 35-CENT HOSE FOR 11 CTS. SPECIAL SALE EXTRAORDINARY! Every lady knows that the very best wearing hose that can be bought for 25 cents is the one that is made of the finest quality of material...

WEAVER & CO. Men's Ready-Made CLOTHING, Gents' Furnishing Goods, Hats & Caps, Gloves & Mittens, Trunks & Valises. In good variety. Fine and common in good variety. Fine and common in good variety.

ROYAL BAKING POWDER Absolutely Pure. This powder never varies. A marvel of purity, strength and wholesomeness. More economical than the ordinary kinds, and cannot be sold in competition with the multitude of low cost, but inferior, adulterated products.

OH! MY BACK BROTH'S IRON BITTERS. Strengthens the Blood, Stimulates the Nerves, Purifies the System, and Builds up the Weak. It is a perfect and complete stock of boots and shoes.

WOMAN'S RELIEF CORPS. Wm. Perrott Post No. 22. Regular meeting on the first and third Wednesdays of each month. Wm. Perrott Post No. 22. Regular meeting on the first and third Wednesdays of each month.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

"How did you get on with the ironing?" "Oh!" he exclaimed, as though struck, "I have you seen?" "I don't suppose you mean the clothes. How early did you burn baby's gown so badly, and your shirts, why didn't you iron them smooth and nice?"

"I don't suppose you mean the clothes. How early did you burn baby's gown so badly, and your shirts, why didn't you iron them smooth and nice?" "You've always said you could do better than I—well, you'll have to wash and iron those things over again, that's all. Then, glancing up, her eyes full of mischief, "Do you repent?"

"I don't suppose you mean the clothes. How early did you burn baby's gown so badly, and your shirts, why didn't you iron them smooth and nice?" "You've always said you could do better than I—well, you'll have to wash and iron those things over again, that's all. Then, glancing up, her eyes full of mischief, "Do you repent?"

"I don't suppose you mean the clothes. How early did you burn baby's gown so badly, and your shirts, why didn't you iron them smooth and nice?" "You've always said you could do better than I—well, you'll have to wash and iron those things over again, that's all. Then, glancing up, her eyes full of mischief, "Do you repent?"

"I don't suppose you mean the clothes. How early did you burn baby's gown so badly, and your shirts, why didn't you iron them smooth and nice?" "You've always said you could do better than I—well, you'll have to wash and iron those things over again, that's all. Then, glancing up, her eyes full of mischief, "Do you repent?"

Striking Resemblances. The policeman of New York says that Chinamen look so much alike that when a murder is committed in Chinatown, it is impossible to find out the murderer unless the Chinamen help in the quest. Curiously enough, people in China make the same complaint of Europeans and Americans, that they look so much alike that it is impossible to distinguish them.

Don't Box Your Child's Ears. Boxing the ears is a very unsafe mode of punishment. Dr. Samuel Sexton has seen over fifty cases where the ear has been injured in this manner. In one case a father was compelled to witness the sudden death of his child with inflammation of the brain, after a brief illness and great agony, brought about by a blow upon the ear.

A Snake in the Frying Pan. Milton John is the wife of one of the most respected citizens of Garrettsville, Pa. On Tuesday she was cooking beefsteak for dinner, while the meat was cooking she was busy herself in another part of the kitchen. Suddenly she heard a peculiar snapping and cracking sound proceeding from the stove.

A Clock of Skeletons. We are told of a strange clock that is said to have belonged to a Hindoo Prince. A large gong was hung on poles near the dial, and all about upon the ground lay a pile of artificial human legs and arms, and the whole number of bones in the pile was equal to the number of bones in twelve perfect bodies, but the pile appeared to have been taken together in a single day.

A Telling Repartee. Some political stories about John Van Buren told in a late number of the Magazine of American History recall a legal anecdote which even better illustrated his talent for quick and telling repartee, and is quite authentic.

Physiical Disability. "No," said Parson Goodenough, with a sigh, "I never attended college. I prepared, but our family physician said I was troubled with heart-disease, and that any sudden exertion or over-exertion might prove fatal, and I was always weak in the arms, anyhow; so all the education I have I got at school and from books."

Great Wall of China a Myth. The famous great wall of China is stigmatized as merely a myth by a French Engineer, General de Montigny, recently returned from the Celestial Empire. The prevailing idea of the wall is that it stretches right across China, over mountains and through valleys, without a break.

The Prussian Officer. The Prussian officer has been much maligned. He is not the stiff, overbearing, uniformed aristocrat which some people have represented him as being. He is always in uniform, save on leave or in attending certain public amusements at night, and he is soldier-like in his bearing and somewhat ceremonious.

Amphibious Fish. A singular fact in connection with the life of its habits is its tendency to appear in ponds in which it did not previously exist. Experiments which have been made would seem to point to the inference that this fish, like the eel, is a sort of "wanderer" in the distance through wet grass, to reach water. An instance of this kind once happened at the Zoological Gardens.

A Deadly Electric Sword. A gentleman of Shanghai has, after considerable experimenting, invented a new deadly weapon. This is an electric sword, which, when the point touches the party attacked, sends a powerful shock through him, and if not immediately killed, the pain is so great that he is unable to move.

Full Weight Pure Baking Powder. Most Perfect Made. Superior excellence proven in millions of homes for more than a quarter of a century. It is used by the British and Continental Bakers by the hosts of the Great Universities, the Strangers, Pure, and most healthful. Dr. Price's only Baking Powder that does not contain Ammonia, Lime, or Alum. Sold only in Cans. MADE BY BAKING POWDER CO., NEW YORK, CHICAGO, ST. LOUIS.

Physiical Disability. "No," said Parson Goodenough, with a sigh, "I never attended college. I prepared, but our family physician said I was troubled with heart-disease, and that any sudden exertion or over-exertion might prove fatal, and I was always weak in the arms, anyhow; so all the education I have I got at school and from books."

Amphibious Fish. A singular fact in connection with the life of its habits is its tendency to appear in ponds in which it did not previously exist. Experiments which have been made would seem to point to the inference that this fish, like the eel, is a sort of "wanderer" in the distance through wet grass, to reach water.

A Deadly Electric Sword. A gentleman of Shanghai has, after considerable experimenting, invented a new deadly weapon. This is an electric sword, which, when the point touches the party attacked, sends a powerful shock through him, and if not immediately killed, the pain is so great that he is unable to move.

BROWNFIELD & CAMPBELL. SOUTH BEND, IND. We close at 6 p. m. except Friday and Saturday.

Business Directory. SOCIETIES. O. G. F.—Buchanan Lodge No. 73 holds its regular meeting on the first and third Tuesdays of each month.

Best Building Brick, Tiling. Having recently erected an Improved Brick and Tiling Kiln. I am now prepared to furnish the Best Brick and Tiling.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

MICHIGAN CENTRAL. The Michigan Falls. The Grand Rapids and Michigan Falls. The Grand Rapids and Michigan Falls.

Commissioners' Notice. STATE OF MICHIGAN, County of Berrien.—vs. Henry Blodgett, deceased. Estate of Henry Blodgett, deceased.

Notice of the Amendment of Section One of Ordinance XVIII of Ordinances of the Village of Buchanan, adopted Aug. 3, 1883, and entitled Fire Limits.

Notice of the Amendment of Section I of Ordinance XVIII of Ordinances of the Village of Buchanan, adopted Aug. 3, 1883, and entitled Fire Limits.

Notice of the Amendment of Section I of Ordinance XVIII of Ordinances of the Village of Buchanan, adopted Aug. 3, 1883, and entitled Fire Limits.

Notice to the Ladies! Dr. E. S. Dodd & Son, Druggists and Bookkeepers, have the agency for the sale of the famous "Orange Blossom" hair cream.

OH! MY BACK BROTH'S IRON BITTERS. Strengthens the Blood, Stimulates the Nerves, Purifies the System, and Builds up the Weak. It is a perfect and complete stock of boots and shoes.

WOMAN'S RELIEF CORPS. Wm. Perrott Post No. 22. Regular meeting on the first and third Wednesdays of each month. Wm. Perrott Post No. 22. Regular meeting on the first and third Wednesdays of each month.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

STROH'S BOHEMIAN BEER. FAMILY USE, HOTELS AND RESTAURANTS. EVERY BOTTLE IS WARRANTED. TO BE HAD AT ALL GROCERS, DRUGGISTS AND DEALERS.

A number of eastern states are making the legal rate of interest five per cent.

The keeper of the light at Bedloe's Island kept up 1870 birds on morning that had flown against the lights of Liberty torch during the previous night and been killed.

A St. Louis woman has just been fined \$50 for throwing a pancake into Mrs. Cleveland's lap, at the fair in that city. In any one else's lap nothing would have been thought of it.

It already begins to dawn upon the people of this state that we have a large corps of unnecessary officers created by the present legislature, chief among which is the Game Warden and his deputies, amounting to two or three to each county in the state. It is not necessary to have more than half of the people holding offices.

War signs are making their regular monthly appearance in Europe. Those European countries all stand with club in hand ready to kick up a fuss on the slightest provocation, and when a month passes without a growl from some of them, there is something wrong.

An attempt was made to wreck the presidential train near Memphis, Tennessee, by burning a trestle over a dry stream bed about thirty feet wide and twelve to fifteen feet deep. The fire was discovered by the engineer of a passenger train that preceded the presidential and extinguished before it had burned enough to weaken the bridge. There is no doubt that the trestle was fired with the intention of wrecking the president's train.

In the Kouts railway disaster the railroad officials blandly inform the reporters that it is nobody's business how the road is run. When the public put some of these same officials under arrest for murdering their passengers they may conclude that perhaps it may be some one's business how the road is managed. The coroner's verdict severely censures the train dispatchers and train operatives for criminal carelessness. Will the subject be dropped here, to be thought of only when the next butchery takes place?

Before the interstate commerce law came into effect all large manufacturing establishments congregated at railroad centers and large cities on account of competition and special advantages in freights. That law gives the manufacturer in the village the same freight privileges as those in the city, and the tendency now is to locate in the small town where rents, living, etc. are cheaper and where the manufacturer is much less liable to be molested by strikes and other mischief resulting from the congregation of large numbers of workmen as is found in the large cities. The advantage is now almost wholly with the small towns.

The Hon. J. C. Burrows has gone to New York for stump speaking. Mrs. Burrows will visit in Ohio meantime.

The Ottumwa, Iowa, Daily Democrat of Oct. 13, under the heading "What Prohibition has done for Ottumwa," has the following: "Prohibition has been a law of the state for three years, and any fair-minded person will admit that it has had a fair trial. In that time it has deprived Ottumwa of \$200,000 revenue. It has increased the number of drinking places from 22 to about 100. It has encouraged the starting of low doggeries, which could not exist under high license. It has so multiplied the drinking places that good police supervision is impossible. It has encouraged emigration and discouraged immigration. The city has made no gain in population since the law went into effect. It has caused the importation of armed and disreputable spies from abroad to violate the law and spy on Ottumwa citizens. It has increased court costs, and the taxes of an already overburdened people. It has lowered the value of Ottumwa property and decreased rentals by increasing the number of vacant business houses. It has proven impracticable and impossible to enforce. It has been used for the personal gain of a few individuals at the expense of the general public. It has been prostituted to the serving of base partisan ends. In another part of the paper is a large finely illustrated advertisement of Union Brewery, of that city.

It has increased drunkenness. It has lowered the value of Ottumwa property and decreased rentals by increasing the number of vacant business houses. It has proven impracticable and impossible to enforce. It has been used for the personal gain of a few individuals at the expense of the general public. It has been prostituted to the serving of base partisan ends. In another part of the paper is a large finely illustrated advertisement of Union Brewery, of that city.

It has increased drunkenness. It has lowered the value of Ottumwa property and decreased rentals by increasing the number of vacant business houses. It has proven impracticable and impossible to enforce. It has been used for the personal gain of a few individuals at the expense of the general public. It has been prostituted to the serving of base partisan ends. In another part of the paper is a large finely illustrated advertisement of Union Brewery, of that city.

It has increased drunkenness. It has lowered the value of Ottumwa property and decreased rentals by increasing the number of vacant business houses. It has proven impracticable and impossible to enforce. It has been used for the personal gain of a few individuals at the expense of the general public. It has been prostituted to the serving of base partisan ends. In another part of the paper is a large finely illustrated advertisement of Union Brewery, of that city.

It has increased drunkenness. It has lowered the value of Ottumwa property and decreased rentals by increasing the number of vacant business houses. It has proven impracticable and impossible to enforce. It has been used for the personal gain of a few individuals at the expense of the general public. It has been prostituted to the serving of base partisan ends. In another part of the paper is a large finely illustrated advertisement of Union Brewery, of that city.

It has increased drunkenness. It has lowered the value of Ottumwa property and decreased rentals by increasing the number of vacant business houses. It has proven impracticable and impossible to enforce. It has been used for the personal gain of a few individuals at the expense of the general public. It has been prostituted to the serving of base partisan ends. In another part of the paper is a large finely illustrated advertisement of Union Brewery, of that city.

It has increased drunkenness. It has lowered the value of Ottumwa property and decreased rentals by increasing the number of vacant business houses. It has proven impracticable and impossible to enforce. It has been used for the personal gain of a few individuals at the expense of the general public. It has been prostituted to the serving of base partisan ends. In another part of the paper is a large finely illustrated advertisement of Union Brewery, of that city.

It has increased drunkenness. It has lowered the value of Ottumwa property and decreased rentals by increasing the number of vacant business houses. It has proven impracticable and impossible to enforce. It has been used for the personal gain of a few individuals at the expense of the general public. It has been prostituted to the serving of base partisan ends. In another part of the paper is a large finely illustrated advertisement of Union Brewery, of that city.

201300 pmooc oiopeoqj ssm oq puy answer an indictment in the Circuit Court.

Last Saturday evening an extra, with an engine and one way car, passed through our place at a high rate of speed, and struck the rear end of a wagon, in which was one Gottlieb Bower, a German, demolishing the wagon and throwing Mr. Bower with great force to the ground. He received severe injuries. One of his ears was completely torn from his head. He was conveyed to his home, and is still living, with some hopes of his recovery. This case demands the attention of the R. R. Commissioner. We learn that the railroad officials charge our agent, Mr. Baum, with neglect of duty. We have no desire to shield him or anyone from the responsibility entrusted to him, but when a R. R. Company get so numerous that they must have one man do about two men's work and be in about three places at one time, and then arrange that these places shall be one-half mile apart, we think that it is spreading an agent round a little too thin for the average station. The M. C. R. Co. do not appear to comprehend the charge made here. They appear to treat our place as if it was yet Chamberlain's sidetrack down in the Galien woods, and ask that an agent be an ubiquitous kind of a chap. Our town is about equally divided by the railroad, and there is almost constantly teams across the track, so much so that the R. R. Commissioners ordered a flagman kept at the crossing. The railroad officials in order to save \$3 a month assist in this flagman, the duty of putting out the switch lamps, and while on this duty the accident occurred. How easy to place the blame on an over-worked agent, who can't be everywhere at the same time. We have one of the most obliging agents on the whole line, and do not propose to see him charged with neglect and keep silent.

We were glad to see Mary Salters, who is very sick, again in her Sunday school class last Sabbath.

We were glad to see Mary Salters, who is very sick, again in her Sunday school class last Sabbath.

We were glad to see Mary Salters, who is very sick, again in her Sunday school class last Sabbath.

We were glad to see Mary Salters, who is very sick, again in her Sunday school class last Sabbath.

We were glad to see Mary Salters, who is very sick, again in her Sunday school class last Sabbath.

We were glad to see Mary Salters, who is very sick, again in her Sunday school class last Sabbath.

We were glad to see Mary Salters, who is very sick, again in her Sunday school class last Sabbath.

Minnie Demore, the adopted daughter of James Henderson, of Manistee, confesses to poisoning her foster-father's cows to get rid of having to milk them. She set fire to Henderson's house five times and smothered the baby of Henderson, who died a few weeks ago suddenly, because she didn't want to nurse it. The girl is only 17 years old.

PHIACS AND PHYSIC. Probably, of all sensational developments, bolts are the worst.—Burlington Free Press.

A Dressmaker's Experience. DEAR SIR—As Mr. Hinman, the druggist, told you, I am a great friend to your remedy. I have used it at intervals for the past twelve years. It carried me through the critical period of change of life without a single sick day, and it did great things for me in many ways.

I always recommend it where I see a case that needs it. It always did splendidly, often accomplishing more than you have ever claimed for it, and more than anyone would readily believe who did not personally know the cases.

I now consider myself well, but I work hard at my business—dress-making—to your remedy. I have used it at intervals for the past twelve years. It carried me through the critical period of change of life without a single sick day, and it did great things for me in many ways.

I always recommend it where I see a case that needs it. It always did splendidly, often accomplishing more than you have ever claimed for it, and more than anyone would readily believe who did not personally know the cases.

I always recommend it where I see a case that needs it. It always did splendidly, often accomplishing more than you have ever claimed for it, and more than anyone would readily believe who did not personally know the cases.

I always recommend it where I see a case that needs it. It always did splendidly, often accomplishing more than you have ever claimed for it, and more than anyone would readily believe who did not personally know the cases.

I always recommend it where I see a case that needs it. It always did splendidly, often accomplishing more than you have ever claimed for it, and more than anyone would readily believe who did not personally know the cases.

Acetamin. and how to deal with them, and other valuable medical information, will be found in Dr. Kaufmann's great Medical Work; elegant colored plates. Send three cent stamps by post to A. P. Ordway & Co., Boston, Mass., and receive a copy free.

Rev. G. F. Brooks. says that his little girl is troubled with malaria very severely, and that since he gave her Sulphur Bitters, he never thinks of leaving New York for his summer resort without a few bottles, for they always cure his family, and are far superior to quinine.

In Key West a rabbit goat but a man, a mule, a horse, and several dogs.

CONSUMPTION CURED. An old physician, retired from practice, having placed in the hands of an East Indian missionary the formula of a simple vegetable remedy and permanent cure for Consumption, Bronchitis, Catarrh, Asthma, and all throat and Lung Affections, also a positive and radical cure for Nervous Debility, and all Nervous Complaints, after having tested its wonderful curative powers in thousands of cases, has felt it his duty to make it known to his suffering fellow-men. Actuated by this motive, and a desire to relieve human suffering, I will send, free of charge, to all who desire it, this receipt in German, French, or English, with full directions for preparing or using. Sent by mail by addressing with stamp, naming this paper, W. A. NOYES, 149 Power's Block, Rochester, N. Y. 17-39

The thing that is generally allowed to go too far is the north pole expedition.—Punch.

A disordered condition of the stomach, or malaria in the system will produce sick headache, you can remove this trouble by taking Dr. J. H. McLean's Little Liver and Kidney Pills. 25 cents per vial. 27m3

The liver-horse is not so much of a charger as the chap that runs the stable.—Yonkers Gazette.

Undue exposure to the cold winds, rain, bright light or malaria, may bring on inflammation and soreness of the eyes. Dr. J. H. McLean's Strengthening Eye Salve will subdue the inflammation, cool and soothe the nerves, and strengthen weak and failing eyesight. 25 cents a box. 27m3

Noah was doubtless the only man who has ever seen a full house on nothing but pairs.—Lowell Citizen.

I—Certainly the Best. Papillon (Clark's extract of flux) Catarrh Cure, from an experiment, has grown to be the acknowledged superior of any remedy for similar purposes. Prepared by vegetable and scientific means. It is absolutely harmless, and effects cures where all other known remedies and the most learned medical talent fail. That it is a favorite with all classes is evidenced by the fact that during the past two years, 50,000 gallons have been sold. Positively cures catarrh, hay fever, colds, etc., etc. Large bottles only \$1.00, at W. F. Runner's drug store.

The club-room of the working-girls of Davenport promises to be very successful. It will soon be opened.

Drunkennes as a Disease can be Cured by administering Dr. Haines' Golden Specific.

It can be given in a cup of coffee or tea without the knowledge of the person taking it; it is absolutely harmless and will effect a permanent and speedy cure, whether the patient is a moderate drinker or an alcoholic wreck. Thousands of drunkards have been made temperate men who have taken Golden Specific in their coffee without their knowledge. It is a moderate and safe drinking of their own free will. IT NEVER FAILS. The system once impregnated with the Specific it becomes an utter impossibility for the liquor appetite to arise. For full particulars, address GOLDEN SPECIFIC CO., 135 Race St., Cincinnati, O. 431

George Parker, aged 24, had his head blasted off in the Nickel-Plate mine at Brazil, Ind.

Sudden change of temperature and humidity of the atmosphere often produce disorders of the kidneys and bladder. Use Dr. J. H. McLean's Liver and Kidney Pills to check these troubles in their incipency. 27m3

An effort is being made to suppress the sale of Sunday papers in Clayton, N. J.

Fires—All fires stopped free by Dr. Fines' Great Nerve Restorer. No fire known first day's use. Marvelous cures. Treatise and \$3 trial bottle free to Fire Clubs. Send to Dr. Kline, 931, Arch St., Phila., Pa. 91

Jefferson Davis will be asked to take the stump for the Anti-prohibitionists of Georgia.

Jessie James' brother Frank is dying in Texas.

WHAT IS IT? And What It Is. Papillon (Clark's extract of flux) Skin cure, like many other inestimable benefits to mankind, was discovered by accident. The proprietor, engaged in the preparation of certain plasters, from time to time noticed in the effect of working in the pulp vats on the skin. If there was present any cutaneous eruptions, warts, blemishes or scrofulous symptoms, all disappeared as if by magic. After experimenting ten years, it has become a scientific fact and a priceless boon to the human race. From giving away a few bottles, the demand has increased until the sale for the past two years amounts to 1,022,000 bottles. Large bottles only \$1.00, for sale by W. F. Runner.

ESTATE OF DEBORT BLISS, Deceased. First publication, Oct. 13, 1887. STATE OF MICHIGAN, County of Berrien.—ss. D. At a session of the Probate Court for said County, held at the Probate Office, in the village of Berrien Springs, on the 13th day of October, in the year one thousand eight hundred and eighty-seven. Present, DAVID E. THINMAN, Judge of Probate. In the matter of the estate of Dehort Bliss, deceased.

On reading and filing the petition, duly verified, of Charles F. Howe, praying that a certain instrument now on file in this Court, purporting to be the last will and testament of said deceased, may be admitted to probate, and that administration of said estate may be granted to the petitioner, the Executor named in said will, or to some other suitable person.

Thereupon it is ordered that Monday, the 7th day of November next, at 10 o'clock in the forenoon, be assigned for the hearing of said petition, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said Court, to be held at the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered, that said petitioner give notice of the persons interested in said estate, and of the hearing of said petition, and of the date to be held in the Probate Office, in the village of Berrien Springs



