

TRY IT Newbro's Herpicide TRY IT

HAIR TONICS

Hair tonics should properly be called scalp irritants. As long as there is dandruff, it does not do the slightest good to irritate the scalp. Without dandruff, hair must, and it surely will, grow luxuriantly, as Nature willed. Every intelligent physician will tell you that nine-tenths of all hair troubles come from dandruff. You are doubtless convinced of that fact. The sensible thing, then, is to kill the dandruff germ; and that cannot possibly be done with hair tonics. Dandruff is a germ disease, and no make-shift scalp scouring will do the slightest permanent good. The germ must be killed, and the only way in the world to do that is to

USE NEWBRO'S HERPICIDE.

Is the Only Hair Preparation That Is Made to Kill the Dandruff Germ

And that actually does kill the Dandruff germ, thereby leaving the hair to grow luxuriantly as nature intended, and as hair always will grow where there is no dandruff.

EVERY PHYSICIAN IN THE WORLD

Will tell you that Dandruff is the cause of nine-tenths of the brittle hair, the falling hair, and finally and inevitably Baldness

PROFESSOR UNNA AND PROFESSOR SEBOURAU

The former the great skin specialist, of the Charity Hospital, of Hamburg, Germany, and the latter an assistant at the Pasteur Institute of Paris, France, have demonstrated beyond doubt that

DANDRUFF IS A GERM DISEASE.

The remedies suggested by these eminent scientists, combined with others discovered after a year's continuous laboratory experiments, are in NEWBRO'S HERPICIDE, a successful combination of two different germicides, giving the following laboratory victory of this marvelous scientific product.

"DESTROY THE CAUSE YOU REMOVE THE EFFECT."

BEWARE OF IMITATIONS

No other hair preparation but Newbro's Herpicide was ever made on the scientific principle of destroying the dandruff germ. Every other well known hair preparation was put on the market before science had discovered that dandruff was a germ disease. Since the unprecedented success of Herpicide, there have been, of course, many imitations; none of these imitations, however, have been able to bring about the proper chemical affinity to produce the successful destruction of the dandruff germ. If it is not NEWBRO'S HERPICIDE it won't destroy the dandruff germ, and you cannot stop falling hair, nor prevent baldness unless you kill the dandruff germ, and you cannot possibly kill the germ unless you

USE NEWBRO'S HERPICIDE

BEST AND SUREST

Newbro's Herpicide is the best and surest cure we have ever had for all scalp affections. Drs. ROGERS & McCOY, Second and Spring, Los Angeles, Cal.

BETTER THAN CLAIMED

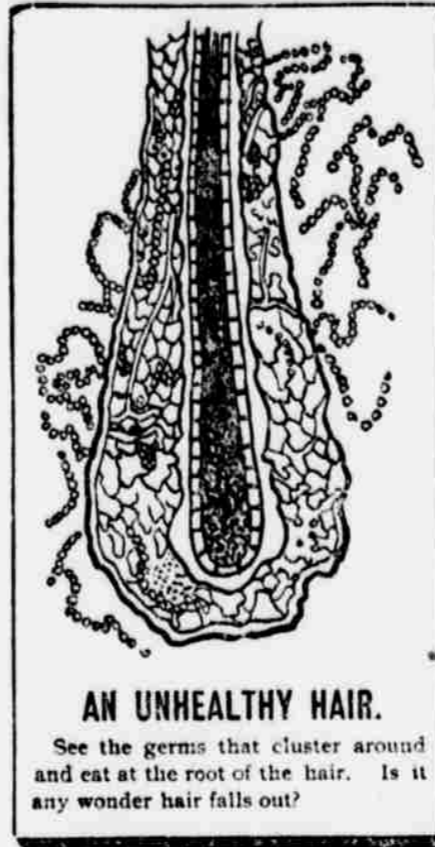
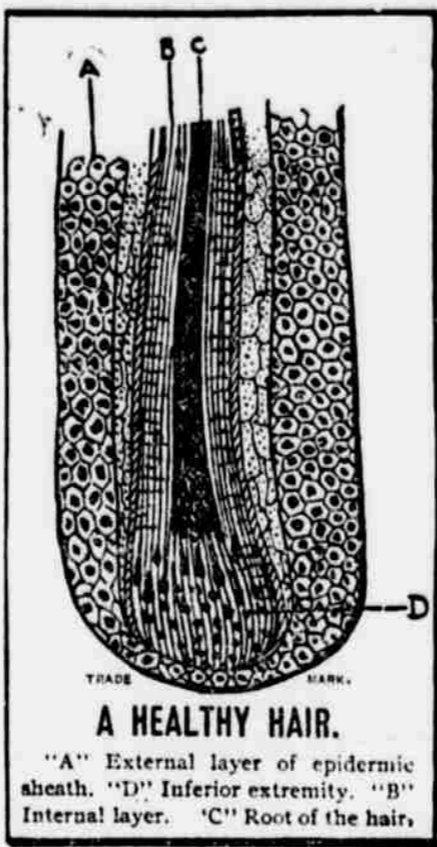
Having given Newbro's Herpicide a thorough test, I consider it even better than it is claimed to be. C. A. BRADY, M. D., Great Falls, Mont.

LIKE IN LA BERSKOPS

I have used Newbro's Herpicide exclusively in my barber shop for some time, and it satisfies my customers more than any other hair preparation I have ever used. I am delighted with results. HENRY A. WAY, 118 S. 6th St., St. Joseph, Mo.

GREW NEW HAIR

Newbro's Herpicide has entirely cured me of a ten years' case of dandruff and falling hair. I am on the third bottle, and I find a nice new growth of hair coming. (Prof.) W. E. SHARP, Musical Director Orpheum Theater, Honolulu, H. I.



DO YOURS PRESCRIBE IT

I have used Newbro's Herpicide for Dandruff and Herpes of the scalp with excellent results, and will continue to recommend it to those afflicted, and prescribe it in my practice. J. F. FUGATE, M. D., Urbana, Ill.

DOCTORS USE IT

I have tested on myself Newbro's Herpicide. The result is all that could be desired. ALEXANDER McMILLAN, M. D., Lansing, Mich.

AS LICK A CHARM

I used one bottle of Newbro's Herpicide on a persistent case of dandruff—very chronic—and it acted like a charm, producing a complete cure. W. E. REED, M. D., 1918 Bousalle Ave., Los Angeles, Cal.

INVARIABLY ASK FOR IT

After giving Newbro's Herpicide a thorough trial, we heartily recommend it for Dandruff and Falling Hair. We do not have to push it, as customers, after using it once, invariably ask for it. BERGER BROS., 1438 Larimer St., Denver, Colo.

ONE BOTTLE CONVINCES

Dandruff is a Germ Disease

Kill the Dandruff Germ

ONE BOTTLE CONVINCES

WHO OWNS PAXTON BLOCK?

Damage Suit Brings Reputations from Presumably Responsible Sources.

NO FUNCTION EXCEPT TO COLLECT RENT

Helen Kutahl, Seeking to Recover for Killing of Her Husband in Elevator, Discovers that She is Short a Defendant.

According to affidavits filed in the office of the clerk of the district court, one of the largest property owners in the central part of the city is a legal nonentity. The affidavit is further supported by the opinion of I. R. Andrews, who as friend of the court, and, as he says, in no other capacity and for no consideration, has filed the opinion. This peculiar condition arises out of a suit brought a short time ago by Helen Kutahl against the Boston Ground Rent Trust for \$5,000 damages, the result of the death of her husband, Henry Kutahl, who was killed while at work in the Paxton block. Kutahl was repairing an elevator when the elevator was started unknown to him and he was so badly crushed under it that he died.

When the suit was started the sheriff served notice upon W. Farnam Smith & Co., the reputed agents of the Boston Ground Rent Trust. The result was the filing of a lot of affidavits by parties living in Massachusetts and a few residents of Omaha in the best place, W. Farnam Smith affirms that there is no such company as the firm of W. Farnam Smith & Co., and that they are not agents of the Boston Ground Rent Trust.

No Such Organization.

Charles Francis Adams and others swear that there is no such organization known in law as the Boston Ground Rent Trust; that it is not and never has been, and has never given out that there was any corporation or partnership existing under the laws of the state of Massachusetts or any other state known as the Boston Ground Rent Trust, and that such nonexistent association has never had any agents for the transaction of its business either in Nebraska or any other state.

Then comes the voluntary advice and opinion of Isaac B. Andrews. He makes the matter plain by finding that the Boston Ground Rent Trust is a sum of money and not a corporation or a partnership, nor anything else that can sue or be sued. This sum of money, according to his opinion, was contributed by certain persons living in Massachusetts and placed in the hands of trustees who were given power to invest it and manage it as they might determine as fully and as freely as though the money was their own.

The logical outcome of the opinion, if sustained by the court, will be to throw the present case out of court for want of a defendant to be sued.

POLICY HOLDERS ARE DEFENDANTS.

Suit Involving Over Three Hundred Nebraska Citizens.

A case wherein 337 policy holders in the Security Mutual Fire Insurance company are to be sued to pay the debts of the concern will be filed in the district court Monday.

This is the first case brought under the law passed by the popular legislature of 1887, making policy holders liable for all losses of Nebraska mutual insurance companies and all indebtedness. The Security Mutual, with Dr. D. P. Teter as president

and H. G. Wernimont as secretary and treasurer, was organized under that law. The suit is brought by Herbert A. Whipple, receiver, for the creditors on notes, open accounts, judgments and two fire losses, aggregating \$5,000.

The petition, which comprises 120 typewritten pages, names as defendants: Henry Arff, saloon keeper; A. V. Dreaher, tailor; Judge Lee Estelle, James Schneiderwind, broom maker; August L. Knabe, lawyer; G. L. Barton, printer; E. C. Hodder, lawyer; Frank E. Munn, lawyer; Mrs. A. E. Ish and 328 others. All of these live in Nebraska, and as policy holders are, under the law of 1887, liable for the company's indebtedness. Besides these there are 121 persons holding policies who live outside of the state.

This action originated several months ago, when State Auditor Weston, hearing that the company had been soliciting business outside of the state in violation of law, brought quo warranto proceedings against it, requiring it to show by what authority it was doing business. A few days later the officers of the company asked that a receiver be appointed for it and the court appointed Herbert A. Whipple. Since then an expert accountant has been going over the company's books.

NAMES MEMORIAL TRUSTEES

President Roosevelt Responds to Request of Mrs. McKinley and Other Relatives.

WASHINGTON, Oct. 5.—At the request of Mrs. McKinley the members of the family of the late president and many of his personal friends, President Roosevelt has selected trustees for the McKinley National Memorial Monument association. They are as follows: William R. Day, Canton; William A. Lynch, Canton; M. A. Hanna, Cleveland; Cornelius N. Bliss, New York; John G. Milburn, Buffalo; Thomas Bolan, Philadelphia; W. Murray Crane, Boston; David R. Francis, St. Louis; Alexander S. Revell, Chicago; Robert J. Lowry, Atlanta, Ga.; Charles W. Fairbanks, Indianapolis; Henry C. Payne, Milwaukee; General Henry M. Dufield, Detroit; George B. Cortelyou, Washington; Henry T. Scott, San Francisco; Franklin Murphy, Newark, N. J.; General Eli Torrance, St. Paul.

A meeting of the trustees has been called for Thursday next, October 10, at Cleveland, O., when it is expected that an organization will be perfected by the election of officers and the appointment of an executive committee. This monument is to be erected at Canton, the home of the late president. Already considerable money has been offered for the monument and it is expected the trustees will be ready to begin the preliminary steps looking to its erection soon after the meeting next Thursday.

BIG GRAIN FIRM GOES BROKE

Failure Result of Getting Squeezed in the Corn Corner Last May.

MINNEAPOLIS, Oct. 5.—J. Q. Adams & Co. of this city, who have conducted one of the largest grain receiving and exporting houses in the northwest under the name of the St. Paul and Kansas City Grain company, have made an assignment to Fred W. Vandusen and P. B. Smith.

Business Houses, Timpon, Texas.

TIMPON, Tex., Oct. 5.—Fire here, which started late last night, has not abated until after daylight leaving only a few stores standing. Loss is about \$25,000, with 25 per cent insurance. There was no fire apparatus. All of the big firms were

Wiped out, but several of them began making arrangements today for resuming business. Only a few residences were burned.

BURLINGTON'S REPORT IS OUT

It is Largely a Table of Surpluses on the Side of the Receipts.

CHICAGO, Oct. 5.—The annual report of the Burlington road, issued today, shows the gross earnings of all leased and controlled lines, except the Kansas City & Omaha, to have been \$50,551,988.97. The expenses have been \$34,968,907.97. Other statistics are: Net earnings from operating, \$15,582,881; total net receipts, \$16,393,887.85; charges, \$5,122,407.55; dividends paid, \$4,852,557.50, and surplus for the year, \$1,472,849.85.

Make Big Profits Off Mine

YANKTON, S. D., Oct. 5.—(Special Telegram.)—The Tiedeman & Tate mine near Tripoli, purchased a month ago yesterday for \$50,000 by a Yankton syndicate, consisting of Will Edmunds, Will Stockwell and Herb Goodrich, was sold today for \$80,000.

PERSONAL PARAGRAPHS.

Mrs. Robert F. Smith and Mrs. John E. Maurer have returned from Chicago. Dr. John R. Nilsson has returned from Carbon, Wyo., where he has been the last month. James B. Preston, general agent for the Milwaukee at Denver, is in the city visiting friends and looking after business.

R. T. Potter of Red Cloud, John Porter of Pullman, C. E. Peterson of Lincoln, M. B. Burtzel of Lincoln are state people registered at the Murray. T. A. Donahue has returned from Iowa City, where he has been for the last three months. During most of the time he was suffering from ill health. W. L. Simpson of Beatrice, Paul Peterson of Blair, S. M. Chapman of Plattsmouth, E. L. Combs of Lincoln and J. E. Adams of Nebraska are at the Murray. Nebraskaans at the Merchants, Mr. and Mrs. H. N. Smith, North Platte; E. L. Kidd, N. H. Reed, Nebraska City; E. J. Adams, Albert Fost, Chadron; F. E. Stock, Falls City; H. H. Bowers, Tekamah.

Sam Reigleman, emergency officer at central police station, will leave today for an extended eastern trip, during which he will visit the Buffalo exposition and his old home in Pennsylvania. He will return November 1.

INDIAN GIRL CLAIMS LAND

Frings Fuit Against Government to Secure Title and Possession.

SETS UP INHERITANCE FROM HER AUNT

Niece of the Sac and Fox Squaw, Wauwasaga, Asks that United States Be Required to Continue as Trustee of Legal Title.

Margaret R. Mergrove, an Indian girl, has brought suit against the United States in an attempt to gain possession of an eighty-acre tract of land in Richardson county. Plaintiff avers that the land is hers by right of inheritance from Wauwasaga, her aunt, a squaw who died on August 27, 1899. Both are members of the Sac and Fox tribe, the reservation for which occupies a portion of Kansas and Nebraska. Margaret Mergrove says that Wauwasaga received an allotment from this government in 1890 the east half of the northeast quarter of section 28, township 1, range 17, in Richardson county. When she died she left no father, mother, brother nor sister; in fact, no nearer relative than Margaret, her niece.

Hers by Inheritance.

Both by tribal custom and by the laws of Nebraska, then, plaintiff asserts that the land is hers by inheritance, but she says that the agent of the government has refused and refuses to grant her possession. Having no remedy in the courts of Nebraska, she brings suit in the United States circuit court and makes the United States party defendant, asking that process be issued in accordance with the laws of the United States and the rules of the supreme court requiring it to answer thereto.

Plaintiff further explains bringing the government into the case by stating that an act of congress designated the United States as trustee of legal title to the allotment for a period of twenty-five years

SHOWS KANSAS INDUSTRIES

Census Bureau's Preliminary Report Gives Their Number and Total of Employees.

WASHINGTON, Oct. 5.—

The census bureau today issued a preliminary report on the manufacturing industries of the state of Kansas and the cities of Kansas City, Leavenworth, Topeka and Wichita in that state. It shows that Kansas has 7,820 such establishments, an increase of 75 per cent over 1890; a capital of \$56,827,362, an increase of 32 per cent; 35,192 wage earners, drawing a total of \$15,307,689 in wages; value of products, \$172,145,258. Kansas City has 492 establishments; capital, \$18,623,470; 10,444 wage earners, drawing a total of \$4,884,259 in wages and the value of its products is \$2,768,543. The number of establishments increased 110 per cent since 1890 and value of products \$8 per cent. Topeka has 299 establishments, an increase of 7 per cent; capital, \$3,891,230; 2,765 wage earners; total wages, \$2,110,721; value of products, \$9,977,005, an increase of 48 per cent. Wichita has 325 establishments, an increase of 28 per cent; capital, \$2,108,524; wage earners, 1,505; total wages, \$959,271; value of products, \$4,724,078. Leavenworth has 429 establishments; capital, \$3,207,111; 1,750 wage earners; total wages, \$832,076; value of product, \$4,721,373. Leavenworth was not separately reported in 1890.

MR. BURT MAY TALK TO THEM

Harriman Requests All Southern Pacific General Officers to Attend Conference Next Week.

SAN FRANCISCO, Oct. 5.—A telegram has just been received from President Harriman of the Southern Pacific informing the general officers of the company that he

Woman's Work in Club and Charity

The Nebraska Ceramic club will meet tomorrow afternoon to arrange for its exhibit of china at the Wayne meeting of the State Federation of Women's Clubs. In previous years the club has contributed to the exhibit and program and its contribution has been a feature.

The educational department of the Young Women's Christian association has completed the schedule of classes and the work, which was postponed a week, will be begun Tuesday evening. The advanced French classes will meet from 7 to 8 o'clock and the beginning class from 8 until 9 o'clock. On Thursday evening there will be classes in current literature from 8 till 9 and English, art and dressmaking from 7 to 8. On Friday evening the advanced German classes will meet from 7 to 8 o'clock and the beginning class from 8 to 9. Classes in other branches will be organized as there is demand for them and an enrollment secured of at least six members. The gymnasium work will also open this week. Another feature of the educational branch is the paper talks that have been arranged to be given in the homes of friends of the institution. These are to be social occasions, to which all members are invited, and will afford opportunity

for better acquaintance among them and at the same time a study of home culture. The following list of subjects has been prepared: "Literature in the Home," "Art in the Home," "Music in the Home" and "Work in the Home."

By invitation of the president, Mrs. Lillian Harford, the first of the series will be held at her home some time during November. "Literature in the Home" will be the subject of the evening's talk, which is to be given by Mrs. W. H. Hanchett.

o'clock on Tuesday afternoon, October 8. A full attendance is desired, as arrangements for the fall distribution of garments are to be made.

The household economics department of the Women's club will begin its season's work at a meeting at 10 o'clock Thursday morning, October 10. A paper on biology will be read after which the plan of work for the year will be announced.

Among the items of unfinished business to come before the Women's club at tomorrow's meeting are the report of the Louisiana Purchase committee by the chairman, Mrs. H. S. Jaynes, and a report of the national meeting of the National Society of Charities and Correction by Mrs. J. H. Dumont, who was the club's delegate at the meeting. The meetings will be held this year in the lecture room instead of the auditorium, as formerly, as it affords ample room for all members and the women decided to reduce their expense by confining themselves to the clubrooms.

A feature of the program will be the McKinley memorial, read by Mrs. C. C. Belden. At this meeting the rule passed last spring will go into effect and all Omaha visitors will be charged 50 cents admission.

TICKET FORGERS CONVICTED

Western Passenger Association Officers Are Gratefully Eased.

TROUBLESOME MAN IS REMOVED

Member of a Scalper Firm, Said to Be in League with an Expert Engraver, Plays Big Engagement in Spurious Tickets.

The members of the Western Passenger association are elated at the arrest and conviction of Frank L. Rice and Jacob Wolf in Chicago for forging railroad tickets. The trial was called for September 24 and consumed nearly a week, it being necessary for the association to bring witnesses from many different cities in the west. "The conviction of Rice," say the officials, "removes from the field one of the most dangerous forgers in the ticket brokerage business. The tickets involved in this case represent lines both east and west of Chicago. This is the first conviction for forgery of railroad tickets in Chicago and its importance is greatly appreciated."

Rice is said to be a member of the ticket brokerage firm of Allard & Co., 156 Clark street, and suspicion was directed toward him in a peculiar way. Wolf was employed as an engraver in Detroit, Mich. Rice hired Wolf to make plates of certain western roads which would be copies of the tickets in use. Wolf's Detroit employer discovered what was being done and the Western Passenger association was informed and investigated the matter, securing the evidence which led to conviction.

About that time forged tickets of several western roads were being placed on the market. They were traced to Rice, and on July 26 the authorities searched the office of the brokers at 156 Clark street and arrested Rice.

J. Odgers of Frostburg, Md., writes: "I had a very bad attack of kidney complaint and tried Foley's Kidney Cure, which gave me immediate relief, and I was perfectly cured after taking two bottles." Be sure you take Foley's.

"77" BREAKS UP WRETCHED COLDS

It is not for you to alarm you about your cold; you are wretched enough as it is. Our province is to supply the cure, and we do so with confidence. Dr. Humphreys' "SEVENTY-SEVEN" breaks up a cold by acting directly on the affected parts, restores the checked circulation, starts the blood coursing through the veins, awakens the numbed organs of respiration and digestion, cleanses the system, soothes the mucous membrane and the cold passes off without a struggle.

"77" is a small phial of pleasant pellets that just fits the vest pocket.

At all Drugstores, 25 cents, or mailed on receipt of price. Doctor's Book Mail-Order Free.

Humphreys' Homoeopathic Medicine Co., Corner William and John Street, New York.

Prominent Oregonians in New York.

NEW YORK, Oct. 5.—Andrew D. White, United States ambassador to Germany, returned today and after a conference with several friends, left for Syracuse. He said that he would return to New York the last of the month, when he will sail for Germany.