

# Ivy Poison

**Child Suffered for Three Years Without Relief—Terrible Itching and Burning Skin Disease.**

"When three months old our boy was poisoned with ivy. He suffered for three years without getting relief. I saw one of the advertisements of Hood's Sarsaparilla, consisting of a testimonial where a child was cured of ivy poisoning. My faith was very weak at first, but I told my husband I would like to try a bottle of Hood's Sarsaparilla. Doctor's medicine had failed to help him in the least. We concluded to buy five bottles of Hood's Sarsaparilla and the child began taking it. Before he had finished all that we had purchased he was cured. I have also been cured of skin disease by Hood's Sarsaparilla. I was in such a condition that I could hardly endure the itching and burning. I felt that I must give Hood's Sarsaparilla a fair trial, which I did. I took four bottles and it cured me." CHRISTINA GREEN, Canastota, S. D.  
Hood's Sarsaparilla is sold by all druggists. \$1; six for \$5. Be sure to get Hood's.

# THE CHIEF

PUBLISHED BY  
W. L. McMILLAN.  
One year ..... \$1.00  
Six months ..... .50  
PUBLISHED EVERY FRIDAY

Entered at the post office at Red Cloud, Neb., as second class mail matter.

The Red Cloud, Neb., CHIEF, weekly, is credited with the largest circulation accorded to any paper in Red Cloud or in Webster county or in the Fifth Congressional District.—Printer's Ink, July 28, 1897.

### WASHINGTON NOTES.

Democratic opposition to the annexation of Hawaii, which has become so pronounced since the reassembling of congress, is fully explained by a story that has been told by the knowing ones in Washington. According to this story, the democratic party has been sold by its leaders in congress to the sugar trust, which all the world knows is willing to spend an enormous amount of money to prevent the annexation of Hawaii. The sugar trust has agreed to furnish a corruption fund which the democratic leaders believe to be large enough to enable them to elect a democratic majority in the house next year and a democratic president in 1900, if the democratic leaders can succeed in preventing the annexation of Hawaii, either through the ratification of the treaty or by direct legislation. That is why the democratic senators, with two exceptions, are all working against the ratification of the treaty, and why the democrats of the house will this week, in caucus, declare against annexation. But this disgraceful deal cannot be carried out, because the democrats cannot prevent the annexation of Hawaii.

Chairman Dingley's emphatic statement in the house about the prospective revenues and expenditures of the government, disposed of the whole batch of misrepresentations as to republicans seriously considering legislation to furnish additional revenue. Of course, everybody in Washington knew that these stories were purely imaginary and that the only object in circulating them [was to discredit the administration and the] republican party. Mr. Dingley did not simply make the assertion that the revenues to the government would exceed its expenditures by at least \$10,000,000 during the next fiscal year, but backed his assertions with figures which had the unqualified endorsement of President McKinley and Secretary Gage. No legislation providing for revenue is contemplated by the republicans in congress, for the simple reason that none is needed; the Dingley law is steadily increasing the revenue and will provide all the money necessary to economically administer the government.

The fact that seventy-two republican members of the house participated in a conference called after they had each signed a paper, that the conference should consist of such republican members as favor the modification of the civil service law, or a more honest enforcement of its provisions, or a more certain definition of the extent of its application, convinced even the most doubting that there is serious republican opposition to a continuance of the present civil service situation. These republicans believe in real civil service reform, but not in the sham article for which Mr. Cleveland is responsible, which covered with the protecting cloak of civil service reform thousands of democrats who entered the public service by the dismissal of republicans, for no other cause than their republicanism. Reduced to what they consider its legitimate function every one of these republican representatives would vote for a continuance of the civil service law, but rather than see it continued in its present shape, they will work for its repeal or

Dr. Price's Cream Baking Powder  
World's Fair Highest Award.

crippling in any manner within their power, and they will not lack for staunch supporters among the rank and file of the party throughout the country.

If this isn't the short business session of congress that it ought to be, the republican leaders of the house are fully determined that no blame shall be laid at their doors. Since the first day of the session they have been hustling. Last week the pension appropriation bill was reported and passed, and this week the legislative, executive and judicial appropriation bills will be put through. The disposal of two of the regular appropriation bills before the Christmas recess will be a record of which the republicans of the house may well feel proud.

A little thing like a fact never bothers those who lie through choice. When senator Hoar presented the petition of some native Hawaiians against annexation to the senate, the liars all rushed a statement off that he had become the champion of the petitioners and intended to fight annexation. Now where do you suppose Senator Hoar got that petition? From Secretary Sherman, one of the staunchest advocates of annexation. It was taken to the state department by the Hawaiians, and Mr. Sherman told them he would have it laid before the senate, which had the treaty under consideration, and he asked Senator Hoar, as a member of the committee on foreign relations, to present it. Every day senators present petitions with which they have no sympathy, and nothing is said about it, but in this case the paid lobbyists lied in order to impress their employers with the idea that they were earning their pay.

Don't think that your liver needs treating if you are bilious. It don't. It's your stomach. That is, your stomach is really what causes the biliousness. It has put your liver out of order. See what's the matter with your stomach.

Sick stomach poisons liver and then there's trouble. Shaker Digestive Cordial cures stomach and then all's well. That's the case in a nutshell.

Shaker Digestive Cordial is no secret. Formula's on every bottle. But it's the simple honest way it's made the honest Shaker herbs and other ingredients of which it's composed that makes it so efficacious.

Any real case of indigestion and biliousness can be cured with a few bottles of Shaker Digestive Cordial. Sold by druggists, price 10c to \$1 per bottle.

### Notice to Firemen.

Members of the Red Cloud Fire Department will take notice that their presence is desired at a meeting of the department on Monday evening next, December 20th. Matters pertaining to a representation of the department at the State Fireman's association which meets in January at Kearney will be talked over.

### Post Office Hours.

December 23d and 24th postoffice will be open until 9:30 p.m. for accommodation of patrons who receive presents through the mails. Office hours Christmas from 8 a.m. to 12 and 7:30 p.m. to 8 p.m.

F. W. COWDEN, Postmaster.

## Miraculous Benefit RECEIVED FROM Dr. Miles' New Heart Cure.



ELI P. BARCOCK, of Avoca, N. Y., a veteran of the 3rd N. Y. Artillery and for thirty years of the Babcock & Munsell Carriage Co., of Auburn, says: "I write to express my gratitude for the miraculous benefit received from Dr. Miles' Heart Cure. I suffered for years, as result of army life, from sciatica which affected my heart in the worst form, my limbs swelled from the ankles up. I bloated until I was unable to button my clothing; had sharp pains about the heart, smothering spells and shortness of breath. For three months I was unable to lie down, and all the sleep I got was in an arm chair. I was treated by the best doctors but gradually grew worse. About a year ago I commenced taking Dr. Miles' New Heart Cure and it saved my life as if by a miracle."

Dr. Miles' Remedies are sold by all druggists under a positive guarantee, first bottle guaranteed or money refunded. Book on diseases of the heart and nerves free. Address, DR. MILES MEDICAL CO., Elkhart, Ind.

FISCH'S CURE FOR CHILLS WHEN ALL ELSE FAILS. Best Cough Syrup. Tastes Good. Use in time. Sold by druggists.

SHALL WE ENDURE OR CURE  
**ACHES AND PAINS?**  
ASK THOSE WHO HAVE USED  
**ST. JACOBS OIL,**  
FOR THEY KNOW THE COMFORT OF PROMPT RELIEF.

### District Court.

The district court convened in this city last Monday, but owing to the absence of numerous witness, adjourned on Tuesday to meet again on January 10, 1898. The following cases were disposed of:

Laura L. Gilbert vs Catherine Garber, et al. Foreclosure of mortgage. Defendant given 30 days to answer cross petition.

Marian Alexander vs M. and Lavina Kiney, et al. Foreclosure of mortgage. Dismissed at plaintiffs costs.

State Bank of Hartford vs Johann F. Peterson, et al. Foreclosure of mortgage. Continued for service.

Edwin B. Hodge vs Abraham Sectt, et al. Petition in foreclosure. Defendant given 20 days to answer cross petition of Howard Bevens. Case to be tried next term.

D. M. Osborn & Co. vs W. J. Jones. Appeal by stipulation. Plaintiff given leave to file petition instanter.

State Bank of Blue Hill vs J. S. White, treasurer Webster county. Appeal. Motion to dismiss appeal for want of prosecution sustained.

Wilhelm Busking vs Joseph Reese. Petition. Dismissed for want of prosecution without prejudice.

Albert Whiteside vs Abraham Hartman, et al. For confirmation. Sale confirmed and deed ordered.

City of Red Cloud vs J. W. Moon. Petition in attachment. Dismissed without prejudice.

Garrow Kelley & Co. vs State Bank of Blue Hill. Motion to dismiss for want of prosecution sustained. Plaintiff excepts.

John C. Rose vs Joseph Reese. Appeal. Petition on error sustained. Case held for trial. Plaintiff to file petition in twenty days. Defendant ten days thereafter to plead.

Nebraska Loan & Trust Co. vs A. M. Walters, et al. For confirmation. Sale confirmed and deed ordered to which defendant excepts. Exception allowed and given forty days to prepare bill of exceptions. Supersedes bond fixed at \$100.

George H. Harris vs Samuel H. Shirley, et al. For confirmation. Time to show cause why sale should not be confirmed given until January 10, 1898.

David Wise & Co. vs Onno Goos. Petition in attachment. Judgment trial to court. Court finds there is due plaintiff from defendant \$489.24.

Mary Vroom vs A. W. Malters, et al. For confirmation. Time to show cause why sale should not be confirmed given until January 10, 1898.

George F. Lewis vs Douglas J. Myers et al. For confirmation. Objection to confirmation overruled. Sale confirmed and deed ordered to which plaintiff excepts. Exception allowed and given forty days to prepare bill of exceptions. Supersedes bond fixed by the court at \$150.

Carleton E. Mann vs Henry C. Cutter, et al. For confirmation. Time to show cause why sale should not be confirmed given until January 10, 1898.

Rebecca A. Vroom vs Edwin B. Durdin, et al. For confirmation. Time to show cause why sale should not be confirmed given until January 10, 1898.

Emma J. Ducker, et al vs Fannie R. Brooks, et al. For confirmation. Objection to confirmation overruled. Sale confirmed and deed ordered. Defendant excepts. Exception allowed and given forty days to file bill of exceptions. Supersedes bond fixed at \$200.

German Insurance Co. vs Bert Tippets, et al. For confirmation. Sale confirmed and deed ordered.

Jennie B. Clapp, nee Atherton vs Moses M. Miller, et al. For confirmation. Time to show cause why sale should not be confirmed given until January 10, 1898.

Parker Hampshire vs James Connor, et al. Sale confirmed and deed ordered.

Knut Knutson vs John Holverson. Appeal. Plaintiff given leave to file amended petition instanter or case to be dismissed on failing to do so.

Hurlbut Ward Drug Co. vs C. H. Law. For confirmation. Sale confirmed and deed ordered.

Ryland D. Bedford, et al vs Wm. Seward Garber, et al. For confirmation. Sale confirmed and deed ordered.

Ryland Dillard Bedford vs Red Cloud Power Co., et al. Petition. Defendant given leave to plead instanter. City of Red Cloud, Nebraska, vs the Farmers & Merchants' Banking Co., of Red Cloud, Nebraska. Defendant given five days to answer.

Traders Lumber Co. vs Solon B. Carpenter, et al. For confirmation. Sale confirmed and deed ordered. Deficiency judgment for plaintiff against Carpenter for \$1,729.50.

Jessie Lightfoot vs Lafayette Lightfoot. For confirmation. Clerk ordered to pay to plaintiff or her attorney balance of money remaining in his hands less his costs by virtue of garnishee proceedings against Dr. Damereli.

Pettibone & Nixon vs Katurah Beal. For confirmation. Sale confirmed and deed ordered.

Van Benson vs J. W. Runchey, et al. Petition for damages. Case dismissed without prejudice.

Dorchester State Bank vs A. D. Gilbert. For confirmation. Sale confirmed and conveyance of stock ordered. Deficiency judgment for plaintiff against defendant for \$3073.

F. G. Blakeslee vs A. H. Kaley. Appeal. Motion sustained. Plaintiff takes leave to amend petition instanter.

Wheeler C. Wicks vs C. A. Robertson, et al. Foreclosure of mortgage. Default of all defendants taken. Due plaintiff from C. A. Robertson, Tilly M. Robertson and Angeline Rows, \$272. Decree of foreclosure and order of sale.

Nebraska Loan & Trust Co. vs Geo. L. Gulliford et al. Foreclosure of mortgage. Motion confessed and plaintiff given leave to furnish bond in twenty days.

M. W. Horuburger vs Wm. S. Morris et al. For confirmation. Sale confirmed and deed ordered.

Sarah P. L. Nase vs Mary A. Woodside and Jas. M. Woodside, et al. Petition in chancery. Chaney & Walden enter appearance for all defendants and given leave to answer in twenty days.

Anna B. Dana vs John Benker. Petition in equity. Judgment on finding. W. G. Callady vs Wm. Britton and Eusebia A. Britton. Petition in equity. Default of defendants taken. Due plaintiff on note and mortgage from Wm. Britton and Eusebia A. Britton \$1335. First lien draws 10 per cent. Decree and order of sale.

Omaha Loan & Trust Co. vs Augusta Kuhn, et al. Petition in foreclosure. Due plaintiff on note and mortgage \$2045.08. First lien draws 10 per cent. Decree and order of sale.

Benjamin F. Mizer vs Jos. Holtz. For confirmation. Sale confirmed and deed ordered.

Farmers & Merchants Banking Co. vs Silas Garber. Petition. Plaintiff given five days to file petition. Defendant five days thereafter to answer. Case set for trial January 10 by consent of parties.

John C. Fetzner vs O. C. Klingman & Co. Petition. Leave given agents to file petition instanter.

Nebraska Loan & Trust Co. vs Hannah M. Springer, et al. Petition in foreclosure. Default of all defendants taken except Albert H. Springer as to petition of plaintiff. Due plaintiff from Albert H. Springer \$124.90. Decree of foreclosure and order of sale.

Ryland D. Bedford vs Farmers and Merchants Banking Co. Petition. Trial to court. Court finds there is due plaintiff from defendant \$7,781.00. Judgment on finding.

Equitable Securities Co. vs Patrick and Lizzie Gilroy. Petition in equity. Default of all defendants taken. Due plaintiff from Patrick Gilroy and Lizzie Gilroy, \$423.60. Decree of foreclosure and order of sale. Stay of nine months.

Mary O. Richards vs John Waller, et al. On mandate, for confirmation. Sale set aside. New sale ordered.

John H. Wahrenbarger vs Iowa Newcomer, et al. Petition in foreclosure. Default of all defendants taken. Due plaintiff on note and mortgage \$1792.46 and on taxes paid \$109.06. Decree of foreclosure and order of sale. Stay of nine months.

Elizabeth Potter vs Oscar Potter. Petition for divorce. Divorce granted as prayed for. Plaintiff given care and custody of two children.

George W. Cunningham vs Mary E. Simpson. Foreclosure of tax lien. Default of all defendants taken. Due plaintiff on tax certificate and deed and taxes paid with attorney's lien \$40.00. Decree of foreclosure and order of sale.

Geo. O. Yeiser vs Janna Rose and Claas Rose. Foreclosure of tax lien. Trial to court. Court finds there is due plaintiff from defendant the sum of \$18. Decree of foreclosure and order of sale.

## THE DANGER

to which the Expectant Mother is exposed and the foreboding and dread with which she looks forward to the hour of woman's severest trial is appreciated by but few. All effort should be made to smooth these rugged places in life's pathway for her, ere she presses to her bosom her babe.

## MOTHER'S FRIEND

allays Nervousness, and so assists Nature that the change goes forward in an easy manner, without such violent protest in the way of Nausea, Headache, Etc. Gloomy forebodings yield to cheerful and hopeful anticipations—she passes through the ordeal quickly and without pain—is left strong and vigorous and enabled to joyously perform the high and holy duties now devolved upon her. Safety to life of both is assured by the use of "Mother's Friend," and the time of recovery shortened.

"I know one lady, the mother of three children, who suffered greatly in the birth of each, who obtained a bottle of 'Mother's Friend' of me before her fourth confinement, and was relieved quickly and easily. All agree that her labor was shorter and less painful." JOHN G. POLHILL, Macon, Ga.

\$1.00 PER BOTTLE at all Drug Stores, or sent by express on receipt of price. Containing invaluable information of DOINGS interest to all women, will be sent FREE any address upon application, by THE BRADFORD REGULATOR CO., ATLANTA, Ga.

BUY A  
**Sensible, Durable, Suitable, Christmas Present,**  
such as an  
**Overcoat or Suit**  
either in Men's, Boy's or Children's.

What's more  
**Suitable than a**

Nice Pair of Shoes, or a Silk Plush Cap.  
Men's Ankle Gaiters.  
Silk Muffler,  
Silk Suspenders,  
Nice Bath Robe,  
One of our new and Correct Styles in Hats,  
Dress Gloves and Mittens lined with silk, lambs wool, etc.

**Galusha & Wescott.**

**Wanted, Wives**

to urge their husbands to buy them Christmas presents, or at least to get presents for the boys and girls. We have beautiful things at veev low prices such as

Watches for Boys' and Girls, Ladies and Gentlemen.  
Chains,  
Charms,  
Brooches,  
Searf Pins,  
Clocks,  
Cuff Buttons,  
Rings in band, plain or chased and beautiful set rings.  
Also some very interesting silverware novelties.  
POCKET KNIVES,  
SCISSORS,  
MANICURE SETS,  
and many other things to numerous to mention.  
QUALITY CONSIDERED PRICES THE LOWEST.

**NEWHOUSE BROS.,**  
Jewelers and Opticians.

**TRADERS LUMBER CO.,**  
DEALERS IN  
**LUMBER AND COAL,**  
Building Material, Etc.  
RED CLOUD, - - - NEBRASKA.  
SHERWOOD & ALBRIGHT,  
**GROCERS**  
BOOTS AND SHOES.  
AGENTS FOR  
Chase & Sanborn's Coffees.  
FRESH VEGETABLES AND FRUITS OF ALL KINDS IN SEASON.