

200 People by the Hair

A healthy hair will support one-quarter of a pound. There are 120,000 of these on the head. Figure it out. It is equivalent to holding an audience of 200 people weighing 150 pounds each!

It doesn't seem possible, either, that Ayer's Hair Vigor can restore color to gray hair; but it does restore it, and every time, too. It also stops falling of the hair and keeps the scalp clean and healthy.

Your wonderful Hair Vigor has been used for the past three years. It keeps the scalp healthy and vigorous, and has produced a luxuriant growth of hair of which I am indeed very proud.—Mrs. L. STRITZ, St. Louis, Mo.

50 Cts. All Druggists. J. C. AYER CO., Lowell, Mass.

THE EAST SIDE. COUNCIL HOLDS UP BILLS FOR WATER.

Belleville Will Not Pay Until Correct Account Is Rendered—Other Proceedings.

At the meeting of the Belleville City Council yesterday afternoon a bill for \$600 for hydrant rental was referred back to the water company for correction, after a motion was made to have the bill taken up by a vote of 8 to 6. This disposition was expected, because of the suits against the water company and the city. It is generally supposed that the city will not pay any more water claims until these suits are settled. The water company has refused to take a smaller sum than the contract price for the water service, and the city has refused to allow the full sum.

A petition of Belleville citizens who asked that the commutative rate be lowered between Belleville and East St. Louis for the Belleville Traction Company is given the right to lay a hydrant east through West Belleville, and was ordered filed, with the understanding that the request for a lower rate will receive due consideration.

Louis Graner was named by Mayor Hay as City Engineer at this appointment was unanimously confirmed.

The Committee on Streets and Alleys asked for further time to consider and report on the proposition offered by B. J. West, Sr., regarding either the sale of the property or the construction of the sewer through his property by the city. The committee was granted more time for its investigation.

A petition of citizens of the West End for a sewer along West Main street from the Lytle to the creek, was referred to the Board of Local Improvements.

Real Estate Transfers. Real estate transfers filed for record with Recorder Haeble at Belleville yesterday were:

Leonine L. Scherer and husband to J. L. Egan, lot 2, block 1, subdivision of lot 1, East St. Louis, warranty deed, \$200. Hans B. Scherer and wife to J. L. Egan, lot 2, block 2, Illinois city, warranty deed, \$200.

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William McFee Missing Since Thursday—Drew \$1,000 From Bank Before Departing.

William McFee, son of the late Judge Thomas P. McFee, of Granite City last Thursday afternoon left his home at that place after withdrawing nearly \$1,000 from the First National Bank of Granite City, and has not since been seen by his wife, mother or friends, who are growing anxious for his safety.

At the bank it is reported that McFee said in explanation of his action in drawing his money that he was about to invest the same in a business venture, but so far as can be learned, he was not a party to any transaction with the local real estate office, and the withdrawal of the money was for his services as clerk in the office of the Markie Lead Works, and for which his salary was \$100 per month. He was turned over to his wife yesterday.

The police of Granite City and neighboring towns have been notified, but so far have failed to discover any trace of the missing man.

EST ST. LOUIS.

MARRIED AT MIDNIGHT.

Warren Heddiger and Miss Jennie Hostetter Could Not Wait.

Warren Heddiger, a stenographer of St. Louis, and Miss Jennie Hostetter, a pretty East St. Louis young woman, were married at midnight Sunday by Justice of the Peace Putnam as the result of a hasty made by Heddiger just as he was putting on his hat to go to the office of East St. Louis.

The couple have been engaged for several months, but the wedding was not expected to occur until late spring. They had been discussing their plans during the evening, and then Heddiger suggested that they be married right away. Miss Hostetter told him that she was not going, just to show her that he was serious, and that they would be married within an hour. It was then close to midnight, but Heddiger prevailed upon George Caughlin, secured the license, and then Justice Putnam to go with him to the hostetter home at No. 28 Missouri avenue, East St. Louis.

Miss Hostetter had by this time awakened the members of her family, and in their presence the couple were married. They left home at 12:30 o'clock for the present with the bride's parents.

DEFECTIVE FLEA CAUSES FIRE. Defective and Residence Owned by Clarence Conell Is Destroyed.

Fire caused by a defective flea destroyed the one-story frame home of Clarence Conell at Chicago street and Baker avenue, East St. Louis, early yesterday morning. Conell owns a saloon at that place and had just retired when he was awakened by the odor of burning wood. Investigating, he discovered that his house was on fire. He aroused his wife and the children and then calling James Foss, a neighbor, to his assistance, began work on the fire. An instant later his eye wandered from the red mark of the bullet and met the dull gaze of Durney, who was still unconscious and watching. Durney was too weak to speak, but after a moment, Durney broke a silence which had become oppressive.

John Berny Stopping Over Dying Man Viewed Bullet Hole He Had Inflicted.

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The Distinctive Value

of Syrup of Figs is due to its pleasant form and perfect freedom from every objectionable quality or substance and to the fact that it acts gently and truly as a laxative, without in any way disturbing the natural functions. The requisite knowledge of what a laxative should be and of the best means for its production enable the California Fig Syrup Co. to supply the general demand for a laxative, simple and wholesome in its nature and truly beneficial in its effects; a laxative which acts pleasantly and leaves the internal organs in a naturally healthy condition and which does not weaken them.

To assist nature, when nature needs assistance, it is all important that the medicinal agents used should be of the best quality and of known value and Syrup of Figs possesses this great advantage over all other remedies, that it does not weaken the organs on which it acts and therefore it promotes a healthful condition of the bowels and assists one in forming regular habits. Among its many excellent qualities may be mentioned its perfect safety, in all cases requiring a laxative, even for the babe, or its mother, the maiden, or the wife, the invalid, or the robust man.

Syrup of Figs is well known to be a combination of the laxative principles of plants, which act most beneficially, with pleasant aromatic liquids and the juice of figs, agreeable and refreshing to the taste and acceptable to the system, when its gentle cleansing is desired. The quality of Syrup of Figs is due not only to the excellence of the combination, but also to the original method of manufacture which ensures perfect purity and uniformity of product and it is therefore all important, in buying, in order to get its beneficial effects, to note the full name of the Company—California Fig Syrup Co.—printed on the front of every package.

CALIFORNIA FIG SYRUP CO.

Louisville, Ky. San Francisco, Cal. New York, N. Y. FOR SALE BY ALL LEADING DRUGGISTS. PRICE FIFTY CENTS PER BOTTLE.

POLICE BOARD IS CITED FOR CONTEMPT

Southern Telegraph Co. Charges Commissioners With Ignoring Judge Ryan's Order.

ANSWER TO INJUNCTION FILED.

Police Department Declares Business Done by Plaintiffs in Case Is Same as That of Ordinary Poolrooms.

Chief Judge Ryan, on application of Charles T. Nolan, attorney for the Southern Telegraph and Money Order Company, issued a citation yesterday directing the members of the Board of Police Commissioners and Lieutenant James Johnson to show cause at 10 a. m. to-morrow why they should not be punished for contempt of court in making arrests last Saturday afternoon at the Southern Telegraph Company's place, Third and Pine streets, in alleged violation of the temporary restraining order issued by Judge Ryan last Saturday morning.

Attorneys John H. Overall and C. H. Krum filed an answer yesterday afternoon to the suit brought by the Southern Telegraph and Money Order Company and its employees to restrain the Police Board from raiding the company's place, in which suit the temporary restraining order was made, and out of which grew the contempt proceedings.

The answer, after denying that the Southern company is doing a telegraph business, and denying other averments of the plaintiffs' petition, and admitting the arrests alleged to have been made at the company's place, states that the plaintiffs are not entitled to an injunction for the following reasons:

Police Board's Answer to Suit. The Southern Telegraph and Money Order Company is not a corporation, lawfully organized under the statutes of this State, in that the said concern was not gotten up for the purpose of conducting, operating or maintaining a line or lines of telegraph, that said alleged company has not constructed, and does not intend to construct, a telegraph line, does not own or intend to own any such line, does not maintain, any such line, or intend to operate or maintain any such line, and that the plaintiffs, having unlawfully obtained a certain order of incorporation in the name of the Southern Telegraph and Money Order Company, did, on or about October 20, 1901, under such name, by John H. Butler as agreed president and the plaintiff William J. Armstrong as alleged managers, cause to be organized a telegraph company, which, at Western Union Telegraph Company, whereby, at a rental of about \$50 per month, the said Western Union Telegraph Company, and its employees, by the said Butler as agreed president, and the plaintiff William J. Armstrong as alleged managers, caused to be organized a telegraph company, which, at Western Union Telegraph Company, whereby, at a rental of about \$50 per month, the said Western Union Telegraph Company, and its employees, by the said Butler as agreed president, and the plaintiff William J. Armstrong as alleged managers, caused to be organized a telegraph company, which, at Western Union Telegraph Company, whereby, at a rental of about \$50 per month, the said Western Union Telegraph Company, and its employees, by the said Butler as agreed president, and the plaintiff William J. 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