

**EUPESPIA TABLETS**

Promote Digestion—Cure Dyspepsia.

A Case of 15 Years' Standing Cured.

My druggist, J. C. Hafner, Twenty-eighth and Manchester road, sold me a box of EUPESPIA TABLETS under guarantee to cure or money refunded. I suffered of Dyspepsia for fifteen years and tried all known remedies without effect. One box of EUPESPIA TABLETS CURED ME. I consider this the best remedy in the world.

Joseph Brown, 102 S. Ewing Ave., St. Louis

Two weeks' treatment at your druggist's or direct for 50 cents. A treatment of Stomach Troubles and three days' treatment mailed free.

Your money back if they fail.

EUPESPIA CHEMICAL CO., 323 Clark Ave., St. Louis

**Eye-glasses and Spectacles**

with first quality lenses, either framed or rimless.

PRICES ABOUT ONE-HALF USUALLY ASKED ELSEWHERE.

Free examination of the eyes and perfect adjustment of glasses by Doctor Charles Kelly, for years in charge of Optical Department of E. Jaccard Jewelry Co.

**Simmons Hardware Co.**  
Broadway & St. Charles

**H. G. ANDERSON SEEKS DIVORCE**

Says His Wife Wanted to Become an Actress.

Herbert G. Anderson filed suit for divorce in the Circuit Court yesterday against May W. Anderson. He alleges incompatibility of temper and a desire on the part of his wife to become an actress.

She implored her friends, he avers, to induce him to allow her to go upon the stage, and he consented to do so. They were married March 19, 1894, and have two children. One night last June, he alleges, she left him and went to a neighbor's house, remaining away all night and the greater part of the next day. She left their children in the care of their mother. They have been separated ever since that time.

**SHEPHERD IS IMPROVING.**

Texas Congressman Has Been Critically Ill.

Dallas, Tex., Aug. 28.—Congressman John L. Shepherd of the Fourth Texas District, who is sick at Mineral Wells, has been considered to be in a critical condition for several days. A bulletin from Mineral Wells tonight says:

"Congressman Shepherd is resting easy. The prospects of recovery are good."

**WATCHING RIVER FOR BODY.**

Mrs. Bischoff's Relatives Abandon Hope of Finding Her Alive.

Relatives of Mrs. Francis Bischoff have given up hope of finding her after inquiry among all of the friends of the family, and have offered a reward for the recovery of the body. Mrs. Bischoff left her home Saturday afternoon, and was believed to have been on a street-car ride. She is known to have left the car at Third street and Washington street, and was believed to have been on the car at that time. She was seen by a passerby on a street car who saw her making frantic efforts to leap from the car. She was very feeble and had for years been a sufferer from cancer. Julius C. Bischoff, secretary to the Commercial Union, is administrator of the estate. Mr. Bischoff and other relatives are making diligent efforts to recover the body from the river.

**MISS LUCY E. HALLIDAY DEAD.**

Paillbearers at Funeral Are Men Who Nursed When Infants.

Miss Lucy E. Halliday, a professional nurse, for more than fifty years, died at her late home, No. 150 Wagner street, Tuesday, and the paillbearers at her funeral, which took place yesterday afternoon, were chosen from among prominent men in the city, who she nursed when infants. They were Ben E. Blow, Richard Scher, Chas. C. Brown, Frank E. Scher, Frank Baumgarten and George C. Pendergast.

**MARRIED.**

LANCASTER-DUNBAR—On Wednesday, August 27, 1902, at Kirkwood, Mo., by the Reverend Alfred F. Smith, Rev. Elizabeth Lancaster to Mr. Frank A. Dunbar.

MARTIN-SIMPSON—August 27, 1902, at No. 2926 North Eleventh street, by the Reverend Henry Stevens, Miss Ada H. Simpson to Mr. Theodore Martin-Simpson.

NIEEMANN-SMITH—August 27, 1902, at No. 2832 Garfield avenue, by the Reverend Wm. Hugo Dorn, Miss Lulu C. Smith to Mr. Henry Nieemann.

**DEATHS.**

BOYCE—On Thursday, August 28, 1902, at 6 o'clock p. m., Genevieve, beloved daughter of Charles and Mary Boyce (nee Leob), aged 1 year 8 months.

The funeral will take place Saturday, 30th inst., at 2 o'clock p. m., from family residence, No. 1438 North Fourteenth street, to Calvary cemetery. Friends are invited to attend.

CALDWELL—On Wednesday, August 27, 1902, in Alton, Ill., of cholera, Charles A. Caldwell (nee Forbes), wife of C. A. Caldwell.

Funeral service, Friday at 2 p. m. Please omit flowers.

KNAPP—Entered into rest at her residence, No. 400 Lindbergh boulevard, Tuesday afternoon, August 26, 1902, Elizabeth Knapp, aged 91 years, widow of the late George Knapp.

Funeral services at residence Friday afternoon, August 29, 1902, at 4 o'clock. Interment private.

ROCKLAGE—On Thursday, August 28, 1902, at 4 p. m., after a lingering illness, Henry W. Rocklage, beloved husband of Anna P. Rocklage (nee Hering) and of their father, aged 95 years 11 months 4 days.

Funeral service, August 31, at 2 p. m., from family residence, No. 1309 St. Louis avenue. Friends invited to attend.

VOLLMAR—Mary Elizabeth Vollmar (nee Scharr), dearly beloved mother of Martha Heubner, Geo. A. Vollmar, Geo. A. Vollmar, Hugo Vollmar and Lydia Eberle (nee Vollmar), wife of the late George W. Vollmar, and grandmother of a large family, died at the age of 97 years and 11 days.

Funeral from family residence, No. 2823 Missouri avenue, Sunday, August 31, 1902, at 1:30 p. m. Friends of family are invited to attend.

**AIRSHIP RACE AT MANHATTAN BEACH.**

Unknown Man Has Agreed to Propel the Santos Dumont Machine in Contest With Leo Stevens.

**LATTER'S FIRST ASCENSION.**

Has Been Working on His Flyer for Three Years and Believes He Has Invented Improvements on Brazilian's Model.

REPUBLIC SPECIAL.

New York, Aug. 28.—An airship race is the attraction promised for Manhattan Beach next week. The Aero Club claims that it has a man who will make an ascension in Santos-Dumont's ship, and Leo Stevens says he will surely give the Dumont ship a race if it goes up on next Wednesday or Thursday. Anyway, race or no race, there will be one ascension next week, and maybe two, if the Aero Club keeps its promise.

Leo Stevens is just now putting the finishing touches on his ship, and by next Wednesday he is ready to take a flight. He will go up on that day if there is a favorable inland breeze. In case there is not, he will wait until Thursday. Then, he says, he will make the ascension regardless of the direction, although he prefers a breeze blowing inland, as he wants to go out to sea against the wind.

Stevens has been working on his patent for three years, and has spent the entire summer constructing the ship that is now waiting to fly. One peculiar feature of the ship is that the double-bladed propeller is in front instead of behind. It pulls instead of pushes. The rudder is attached to the rear of the machine frame.

The rudder will be used only for going to the right or left. When Stevens wants to rise he will slide a seventy-two-pound counterweight from a rack to a bucket, and water to the rear; when he wants to descend he will slide the weight forward. He thinks that the method of tilting better than a rudder built to accomplish the same ends.

**Who Will Ride in Dumont Ship?**

Several persons have asked Stevens to let them go with him, but he will take no one on his first flight, as that flight will be an untried one. He does not know what will happen or where he will go. One thing is certain: the balloon will lift the ship up in the air, and then it remains to be seen what the steering and propelling apparatus can do.

The Aero Club, which owns the Dumont ship at Brighton Beach, will not make public the name of the man who, it is claimed, will fly that ship. It is said that the man is a wealthy scientist and will make the trip from scientific interest purely.

It was first reported that "The Minute" would take the trip, but it is now believed that it is a man named West of Toledo, O., who will make the trip, but it is asserted that some man will take the Dumont ship up in the air and then it remains to be seen what the steering and propelling apparatus can do.

**DISASTROUS FREIGHT WRECK ON THE C. B. & Q. RAILROAD.**

Twelve Cars Precipitated Through a Bridge Near Kemper, Ill.—Three Trains Reported Killed.

REPUBLIC SPECIAL.

Medora, Ill., Aug. 28.—One of the most disastrous freight wrecks known on the St. Louis division of the Chicago, Burlington and Quincy Railroad occurred this morning here, at the crossing of the bridge over the Illinois River. Twelve loaded cars in northbound train No. 15, in charge of Conductor Charles Cokhill of Beardstown, Ill., were precipitated through a bridge.

At the point where the accident occurred there is a steep grade and the train was running at great speed, estimated by the crew at sixty miles per hour. A St. Louis merchant, whose name could not be ascertained, accompanying a shipment of fruit, was thrown and badly cut about the face, and three tramps are believed to have been killed. At a late hour to-night, however, city bodies had not been recovered from the debris.

The cars destroyed contained shipments of zinc ore, brick, lumber, each of which, it was stated to-night, is in the hands of the wrecking crew and all available help have been dispatched to the scene.

It was stated to-night that traffic on the road cannot be resumed before twenty-four hours. Menhable all passenger trains are being the Chicago and Alton tracks between Alton and Whitehall.

**SEEKS CENTRAL QUARTERS.**

Spanish-American Club Arranging to Extend Its Scope.

The Spanish-American Club, in accordance with a resolution passed at the last meeting of the Executive Board, is soliciting subscriptions to a fund to secure commodious quarters in the central part of the city, and equip them in fitting manner. To accomplish this purpose the association is making arrangements to receive into membership 500 firms, each of which, on payment of \$12 annual dues, shall be privileged to designate one member of such firm as its representative in the club.

Such firms shall be entitled to extend the privileges of the club to their Latin-American guests and families, and the representative of such firms shall be entitled to attend the regular Spanish classes once a week, the entertainments and lectures.

**Foresters League Calvo Excursion.**

Sunday, Aug. 31, leaves Union Station 7:50 a. m., via M. & O. Tickets \$2.00.

**VALLEY SCHOOL IS COMPLETED.**

New County Building to Be Dedicated to-Morrow in Maplewood.

The directors of the Valley School in Maplewood will dedicate their new building to-morrow. The dedication ceremonies will be brief.

The directors claim that their new school is one of the finest and most modern buildings in St. Louis. The directors are J. C. Burton, president, and G. A. Sage, secretary. The principal of the school is Miss C. Whiter. Her assistants are Miss Mildred Van Dam, Miss Ella M. Smith, Miss Emma Stickle, Miss Kate McMullen, Miss Alice Longman, Miss Anna Jennings, Miss Henrietta D. Barron and Miss Margaret Easterton.

**A-1 C BEERS**

Pure, Healthful, Snappy. Fully Matured.

THE AMERICAN BREWING CO., St. Louis, Mo.

**KING AND KAISER ARRIVE AT BERLIN.**

Victor Emmanuel Is Heartily Cheered by Thousands Who Line Unter den Linden.

**AMERICANS WITNESS PAGEANT.**

Burgomaster Reads an Address of Welcome—Visit Made Occasion for Confering Numerous Decorations.

Berlin, Aug. 28.—The entry of King Victor Emmanuel into the city to-day and his drive through the Unter den Linden was advanced purposely half an hour from the published time, as a precaution against possible disorder.

Consequently the great crowds which were packed into the place earlier by the police at the Brandenburg Gate were astonished by the arrival at a brisk trot of a gorgeous cavalcade surrounding a six-horse carriage, in which sat Emperor William and a small man in a dark uniform pulling at a blonde moustache.

The carriage stopped and the crowds cheered cheering in order to see what was to happen.

The chief Burgomaster, Herr Kirschner, advanced and read an address of welcome from a parchment scroll. Behind the Burgomaster stood bareheaded a hundred representatives of the city in evening dress.

King Shakes Hand With Burgomaster. The reading was over in less than a minute. The Italian King then turned to the German Emperor and asked him if he should reply. The Emperor shook his head, and the King thereupon shook hands with Herr Kirschner, and thanked him.

The Emperor then advanced on the other side of the carriage, and gave the Italian King a bunch of roses.

He smiled, bowed, buried his face in the Emperor's hand, and the cavalcade and carriage swept through the gate and down Unter den Linden to the castle, three-quarters of a mile away.

On one side of the thoroughfare cuirassiers, dragoons and lancers, lined up two deep, made a glittering barrier of color while on the other side the police, by their numbers of police, standing with their faces toward the spectators.

The cheers of the people were spontaneous and redoubled as they passed the Generals Corbin and Young and their party, who had a row of good wishes.

The American officers admired the splendidly horsed cavalry more than anything else.

The show was over in a few seconds. Shouting and the successive crashing of rifles and the firing of the guns of the squadrons of cavalry, marked the progress of the King and the Emperor down the avenue. Their Majesties later drove to the Italian Embassy for breakfast, and then again to the castle, in order to receive the diplomatic corps.

**LONG FIGHT OVER A STEER.**

Farmers Spend Thousands of Dollars in Legal Battle.

REPUBLIC SPECIAL.

Macon, Mo., Aug. 28.—John Massengale, a wealthy Macon county stockman, through his attorney, has filed in the Chariton Circuit Court a motion to compel his neighbor over the value of a steer, to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was the appellant's claim. The defendant, who is in the Circuit Court, had offered a \$50 bond. Since the case got in the Circuit Court, the defendant has been ordered to put up a \$1,000 bond to cover the cost of a scrub steer, possibly, at a general estimate, \$20. This was