

# Free Child's Remedy

What mother is not looking for something that will help her children in the little ills of life, something for the stomach trouble and the bowel trouble? Long ago she probably has become convinced that a child cannot readily swallow a pill or a tablet, and that to "break them in half and crush them" is an annoyance; that usually they work too drastically, and are nauseating and too powerful for the little one's stomach.

Any mother who will take the trouble of sending her name and address can obtain a free sample bottle of a remedy that thousands of other mothers are using and now paying for. This remedy is Dr. Caldwell's Strychnine, and the offer of a free trial bottle is open to any mother who has not yet used it. Having used it and convinced yourself that it is what you want, you can obtain it in the future of your druggist at fifty cents and one dollar a bottle, just as so many others are doing, the free sample being simply to convince you of its merits. It is the best way to begin on it. Mrs. L. Davis of 187 W. Harrison street, Chicago, and Mrs. Mary Belford, 1710 Coke street, Louisville, Ky., both started with a free sample and now they write that they have never been without a bottle in the house since.

It is undoubtedly a great family remedy, as it is adapted to all ages, being mild and pleasant to take and yet thoroughly effective. It is especially the ideal remedy for children and women and old folks, who need something pure, mild and natural. It has the advantage of being a thorough laxative and yet contains tonic properties. Use it for the most stubborn constipation, indigestion, liver trouble, sick headache, sour stomach and such complaints with a guarantee that it will cure.

Dr. Caldwell personally will be pleased to give you any medical advice you may desire for yourself or family pertaining to the stomach, liver or bowels absolutely free of charge. I explain your case in a letter and he will reply to you in detail. For the free sample simply send your name and address on a postal card or otherwise. For either request the doctor's address is Dr. W. B. Caldwell, R. 500 Caldwell building, Monticello, Ill.

## Sunday School Column

Side Lights on Next Sunday's Lesson for Teachers and Pupils.

By CHAS. K. MEYERS

May 8. Temperance lesson. Prov 23:29-35.

The greatest evil the church and Sunday school has to combat at the present time, is that of intemperance.

Thanks be to God, mighty progress has been made in the past twenty years. In fact more than it would seem had been accomplished in three times that period before. This fact alone is sufficient answer to those claiming the world is getting worse.

O but it is an old, old question! Many hundred years before Christ was born, the utterances of our lesson were written and they cannot be improved on by any writer or thinker of this day, for the words of our lesson are the famous ones of Solomon. They make the searching inquiries—"Who hath woe?—Who hath sorrow? Who hath contentions? Who hath babbling wounds without cause? Who hath redness of eyes?" Of course there is but one answer—"They who tarry long at the wine." Soon follows the truth which has branded itself into ten thousand lives. "At last it biteth like a serpent, and stingeth like an adder."

Sunday school teachers, pastors, parents looking to the best welfare of the little ones, can do nothing better for those put in their charge, than to impress them with the awful consequences of becoming addicted to the use of alcoholic liquors. Examples of what it will do, are to be seen on every hand. There is no need of making up stories to illustrate, for they can be found right in one's neighborhood.

The brewers and distillers have themselves given up the plea that there is nothing wrong with saloons. They are banding together to try to rid the saloon business of the objectionable features. From the standpoint of the prohibitionists the only way to cure is to wipe out. But a great gain has been made when the liquor men are driven by public sentiment to look about for means to dignify their business, and are willing to say it does have bad features.

There is truth in the statement that we cannot by law make men and women stop the drinking habit. The laws help, but in a self-governing republic where the people make and enforce their own laws, absolute wiping out of the liquor traffic by law is at present impossible. For this reason the work of the Sunday schools and churches become so important and must not be overlooked. The time to bulwark the boys and girls is now. Let the pledge be signed, and the evils of strong drink be thoroughly drilled into their minds. We teach them to keep from eating rank poisons so that their health may not be injured, or sudden death come upon them. It can be shown that alcohol damages the heart, the blood vessels, the lungs, the nerves, the brain. If it were not that nature uses every effort to throw off the poison and in part succeeds, death would catch shortly the more than moderate drinker. This being true there is no good reason for the children not being told of the exact facts.

The last verses of the lesson say that after all is known, that people will up and seek liquor again. The thirst becomes the master, and respect for love of wife and children is no barrier to a continuance of drinking.

There is no argument in favor of the liquor habit, it is a disgusting, terrible thing. It is the arch enemy of the purity demanded of those who expect to reach Heaven and there be pure. This being so, it is the duty of the Sunday schools to leave no effort undone to have the children shun liquor as they would poison, small pox, or a deadly snake. To be sure it is an old subject, and often talked about, but there are few homes in Iowa which have not felt the sorrow and humiliation of the liquor curse. The fight to crush it, must be waged night and day with the children.

LETTER FROM FRED BRADBURY. We are in receipt of an interesting letter from Fred Bradbury, which we print.

HOT SPRINGS, Ark. April 24. EDITOR DENISON REVIEW: I thought perhaps you would like to hear from the "frozen south". It has been very cold here for two days, two inches of snow being reported in the north part of the state. It has been unusually cold here all of this month.

They have a nice city here of 20,000, situated between two mountains, with hot water boiling out of one of them. The place is built principally of hotels and drug stores, and with doctors until you can't rest. The government has some very nice buildings, one for the old soldiers where they can procure board, room and bath for forty cents a day.

More than 150,000 people visit this place every year.

In the five weeks that I have been here, I have gained quite a little in every way, but the doctor thinks it will take about two months yet for me to get entirely well. Mr. and Mrs. Steensen are at the same hotel as I am. Mrs. Steensen is taking baths, and seems to be some better than when they came.

The Government own most of the bath houses, so that is about the only thing in which one doesn't get held up. Board and room ranges from \$6.00 to \$25.00 per week, and the doctor will get the rest.

With best wishes,  
FRED BRADBURY.

### W. K. KELLOGG OFFERS \$1000 WORTH OF PRIZE EARS OF CORN FOR SEED.

Mr. W. K. Kellogg, president of the Kellogg Toasted Corn Flakes Company of Battle Creek, Michigan, has offered the Iowa Grain Improvement Association his entire lot of prize corn that was shown last January at Ames. This corn is to be distributed for seed purposes and the best ears that it produces are to be exhibited at the Grain show next winter. This lot of corn contains over 200 choice ears. It has all been tested and is arranged by sections. Only northern grown corn will be sent to the northern part of the state.

This is to be a corn growing contest with the following conditions: 1st. 1,000 kernels will be sent to any farmer upon application to the Secretary of the Association.

2nd. Study blanks will be sent out at various times. These are to be compiled and returned to the Secretary of the Grain Improvement Association.

3rd. At harvest time the best five ears are to be selected. These ears are to be shown in the W. K. Kellogg Special Class at the 1911 Grain show that will be held during the short course at Ames next January. Mr. Kellogg is donating substantial prizes for this class.

Remember: There will be no charge for seed. Anybody can enter this class whether he is a member of the association or not. All it will cost will be five ears of corn delivered to L. C. Burnett Secretary Iowa Grain Improvement Association, Ames, Iowa, in time for the show next January. Prof. Holden has again offered to judge the samples.

A postal card will bring the seed. Write today and state the name of the variety you are growing on your farm. Address L. G. BURNETT, Ames, Iowa. Sec. I. G. I. A.

FOR IOWA POLITICAL NEWS. \$1.00 will bring you The Register and Leader daily from now to Aug. 25; with the big Sunday issue included, \$1.50. If you want state-wide campaign news until after the primaries, subscribe at once through the REVIEW any postmaster, newsdealer or you can send direct to The Register and Leader, Des Moines, Iowa.

All subscriptions stop when the time is out.

## BUILD UP

in spring and summer, it's the natural time to store up health and vitality for the year.

### Scott's Emulsion

is Nature's best and quickest help.



**ANNA CHARLOTTE WINANS.**  
Daughter of Mr. and Lloyd Winans. Born March 21, 1907. Died April 10, 1910.

# DOCTOR ADVISED OPERATION

Cured by Lydia E. Pinkham's Vegetable Compound

Galena, Kan.—"A year ago last March I fell, and a few days after there was soreness in my right side. In a short time a lump came and it bothered me so much at night I could not sleep. It kept growing larger and by fall it was as large as a hen's egg. I could not go to bed without a hot water bottle applied to that side. I had one of the best doctors in Kansas and he told my husband that I would have to be operated on as it was something like a tumor caused by a rupture. I wrote to you for advice and you told me not to get discouraged but to take Lydia E. Pinkham's Vegetable Compound. I did take it and soon the lump in my side broke and passed away."—Mrs. R. R. HUXY, 718 Mineral Ave., Galena, Kan.

Lydia E. Pinkham's Vegetable Compound, made from roots and herbs, has proved to be the most successful remedy for curing the worst forms of female ills, including displacements, inflammation, fibroid tumors, irregularities, periodic pains, backache, bearing-down feeling, flatulency, indigestion, and nervous prostration. It costs but a trifle to try it, and the result has been worth millions to many suffering women.

If you want special advice write for it to Mrs. Pinkham, Lynn, Mass. It's free and always helpful.

NOTICE. Dow City, Iowa.

To The Patrons Of Rural Routes: It is the desire of the Department that you paint your mail boxes and posts with paint which will give all boxes a uniform color. It is also desired that patrons print their names and number in black block letters about two inches high. Posts to which boxes are fastened, boxes securely fastened to a projecting arm of wood. Loose coils put in boxes are forbidden (for stamps). They should be placed in small envelopes or wrapped in paper. They also request that all rural roads be improved at once. And if not after a reasonable length of time the improvements have not been made or started, postmasters will report the matter to the department in order that action may be taken looking to the discontinuance of the service. The Department is not immediately concerned in elaborate road improvements but in the interest of the service.

17-2 Dow City Postmaster. If you want a tight roof and one that can be easily kept in repair, insist upon using Carpenter-Morton Roofing. This roofing is made from Fibre Wool Felt, treated with Natural Asphalt. Nothing else is equal to it for durability. Mr. R. W. Temple carries a large stock of this Roofing and sells it under an absolute guarantee of satisfactory results.

NOTICE IN PROBATE STATE OF IOWA. In Probate Crawford County. In the matter of the estate of John Thies, late of Crawford County, deceased. Notice of Appointment of Executor. To Whom It May Concern: You are hereby notified that on the 15th day of April 1910, the undersigned was duly appointed Executor of the above entitled estate, and all creditors of said estate are notified to file their claims in the office of the Clerk of the District Court in and for Crawford County, Iowa, within one year from the date of this notice, according to law, and have the same allowed and ordered paid by the said court, or stand forever barred therefrom. Dated Denison, Iowa, April 15th, 1910. HANS THIES, Executor. P. J. Klinker, Attorney for Executor.

## Official Publication

IN THE DISTRICT COURT OF THE STATE OF IOWA IN AND FOR CRAWFORD COUNTY.

September Term, 1910

James P. Jones and U. G. Johnson, Plaintiffs, vs. George Emerson, Walter G. Hamilton, McConnell & Weeks and the unknown claimants of the Southwest quarter (S. W. 1/4) of the Southwest quarter (S. W. 1/4) of section twenty-nine (29), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa; Mary C. Grove and the unknown claimants of the Northwest quarter (N. W. 1/4) of the Southwest quarter (S. W. 1/4) of section twenty-nine (29), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa; Uriah Powers and the unknown claimants of the East one-half (E. 1/2) of the Northwest quarter (N. W. 1/4) of section thirty-two (32), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa; and James M. Knight and James B. Bohart, Defendants.

To The Above Named Defendants: You and each of you are hereby notified that there is now on file in the office of the Clerk of the District Court of the State of Iowa, in and for Crawford County, a petition in equity by the plaintiffs, James P. Jones and U. G. Johnson, alleging that they are the absolute and unqualified owners in fee simple of the above described real estate, situated in Crawford County, Iowa, and that under color of title and claim of right they and their grantors have been in the open, public, notorious, undisturbed, continuous adverse possession thereof for more than ten years last past; that the title to the Southwest quarter (S. W. 1/4) of the Southwest quarter (S. W. 1/4) of section twenty-nine (29), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa, was patented by the United States to one Wade H. Evans and through him by various mesne conveyances was on the 20th day of February 1887, vested in George Emerson, and that while so vested in the said George Emerson a tax deed was executed by the county treasurer of Crawford County, Iowa, in due and legal form and delivered to Walter G. Hamilton, the Southwest quarter (S. W. 1/4) of the Southwest quarter (S. W. 1/4) of section twenty-nine (29), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa, aforesaid—said land having been sold for prior delinquent taxes; that by reason of alleged irregularities in the sale of real estate the heirs and assigns of the said George Emerson, all unknown claimants, have or claim to have some interest in said real estate adverse to the title and estate of these plaintiffs, which claims constitute a cloud upon the title of the plaintiffs; that the taxes for which said land was sold were in fact delinquent and that all the proceedings in and in accordance with the requirements of the law; that all interest of the unknown claimants herein, in and to said real estate have long since ceased, lapsed and determined and that said unknown claimants have long since acquiesced in the title of these plaintiffs; that afterwards and while the title thereto was vested in the said Walter G. Hamilton, a tax deed in due and legal manner and form was by the county treasurer of Crawford County, Iowa, executed and delivered to one W. J. Wagoner, conveying to him, the said W. J. Wagoner, the aforesaid Southwest quarter (S. W. 1/4) of the Southwest quarter (S. W. 1/4) of section twenty-nine (29), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa, aforesaid—said land having been sold for prior delinquent taxes; that by reason of alleged irregularities in such sale the heirs and assigns of the said Mary C. Grove, all interest in said real estate adverse to the title and estate of these plaintiffs, which claims constitute a cloud upon the title of the plaintiffs; that said taxes for which the land was sold were in fact delinquent and that all the proceedings in relation to said sale were regular and in accordance with the requirements of the law; that all interest of the said unknown claimants herein, in and to said real estate have long since ceased, lapsed and determined and said unknown claimants have long since acquiesced in the title of these plaintiffs.

That heretofore and on or about the 10th day of September 1880, the United States patented to one Uriah Powers the East one-half (E. 1/2) of the Northwest quarter (N. W. 1/4) of section thirty-two (32), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa, was by the United States patented to one William Patterson, that through him by various mesne conveyances to one Mary C. Grove was on the 20th day of June 1871 the owner of the record title thereof; that while the said Mary C. Grove was the owner of the record title thereof, a treasurer's deed by the county treasurer of Crawford County, Iowa, in due and legal manner and form was executed and delivered to one W. J. Wagoner conveying to him, the said W. J. Wagoner, the aforesaid Northwest quarter (N. W. 1/4) of the Southwest quarter (S. W. 1/4) of section twenty-nine (29), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa, aforesaid—said land having been sold for prior delinquent taxes; that by reason of alleged irregularities in such sale the heirs and assigns of the said Mary C. Grove, all interest in said real estate adverse to the title and estate of these plaintiffs, which claims constitute a cloud upon the title of the plaintiffs; that said taxes for which the land was sold were in fact delinquent and that all the proceedings in relation to said sale were regular and in accordance with the requirements of the law; that all interest of the said unknown claimants herein, in and to said real estate have long since ceased, lapsed and determined and said unknown claimants have long since acquiesced in the title of these plaintiffs.

That heretofore and on or about the 1st day of September 1880, the United States patented to one Uriah Powers the East one-half (E. 1/2) of the Northwest quarter (N. W. 1/4) of section thirty-two (32), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa, aforesaid—said land having been sold for prior delinquent taxes; that by reason of alleged irregularities in such sale the heirs and assigns of the said Uriah Powers, all unknown claimants, have or claim to have some interest in said real estate adverse to the title and estate of these plaintiffs, which claims constitute a cloud upon the title of the plaintiffs; that the taxes for which said land was sold were in fact delinquent and that all proceedings in relation to said sale were regular and in accordance with the requirements of the law; that all interest of the said unknown claimants herein, in and to said real estate have long since ceased, lapsed and determined and said unknown claimants have long since acquiesced in the title of these plaintiffs; that said W. J. Wagoner by warranty deed, on or about July 10, 1882, conveyed to one S. J. Nicholson, the West one-half (W. 1/2) of the Southwest quarter (S. W. 1/4) of section twenty-nine (29), in township eighty-three (83), North range thirty-eight (38), west of the fifth (5th) Principal Meridian in Crawford County, Iowa, aforesaid, and that the said S. J. Nicholson, his wife, by warranty deed, dated February 20th, 1888, conveyed to Geo. W. Zelliff, the West one-half (W. 1/2) of the Southwest quarter (S. W. 1/4) of said section twenty-nine (29), aforesaid; and on the 4th day of November, 1889, by warranty deed, the East one-half (E. 1/2) of

Upon reading the petition in the foregoing action and inspecting the foregoing notices, said notice is hereby approved and ordered published for four consecutive weeks in the Denison Review, a newspaper published at Denison, Crawford County, Iowa.

Dated this 7th day of March 1910. E. A. GRUBBE, One of the Judges of the 16th Judicial District of Iowa, and Judge of this Court.

# Wall Paper

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