

WOMEN AND THEIR INTERESTS THE SERVANT QUESTION

By DOROTHY DIX. One of the reasons why the servant question is a perpetual acute one in most households is because the average woman never learns to mind her own business. If she had been a daughter of Eve, instead of a son, she would never have asked: "Am I my brother's keeper?"

When a man hires a clerk or a bookkeeper he permits him freedom to do the work, within certain lines, in his own way, and pretty much as he pleases. If he accomplishes satisfactory results it is all that is necessary. His system is his own. No one frets at him continually, or aggravates him with petty and infinitesimal hair-splitting details about the way he does it.

right that the mistress should require that certain work should be done by a certain time, and that that time should be the maid's time to do it, in her own way without interference? Every one of us knows that the most aggravating and nerve-wearing thing in the world is to have someone stand over you while you are doing your work with a continual flow of suggestions.

SEPARATE GUMPTES Fight For Ashes of Mme. Lillian Nordica



Designs Are Both Dressy and Practical For All Around Wear

8335 Chemisette, Gumpes and Collar, Small 34 or 36, Medium 38 or 40, Large 42 or 44 bust. Gumpes and chemisettes make such a really vital feature of present styles that this pattern is a most valuable one.

Separate Gumpes Fight For Ashes of Mme. Lillian Nordica

Special to The Telegraph. Boston, Mass., Aug. 17.—The ashes of Mme. Lillian Nordica, all that remains of the great diva whose wonderful voice charmed millions, are to be divided among her sisters.

LEGAL NOTICES. Pennsylvania State Highway Department. Harrisburg, Pa. Sealed proposals will be received at said office until 10 a. m., September 1, 1914, when bids will be publicly opened and scheduled.

Separate Gumpes Fight For Ashes of Mme. Lillian Nordica

Special to The Telegraph. Washington, D. C., Aug. 17.—Representative Warren Worth Bailey, of Pennsylvania, is opposed to a direct tax on the consumer to meet the emergency of the war.

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Perhaps few remarks are more frequently heard in the family circle than the exasperated exclamation, "By George, I manage a hundred employes in my store with less trouble than you do one cook! Why, I've got people that have been with me ten years, and you have such a procession of maids through the kitchen that never get to know them by sight."

The man can't understand why his wife is forever changing maids. The woman can't comprehend why she can never keep a servant. She tells you, with tears in her eyes that the work is light, the maid's room comfortable and she pays good wages.

Apparently the situation is highly desirable, yet nobody remains in it long, and the only way she can account for it is by attributing it to some inexplicable vacancy of "grits"—as they belonged to a different human species from mistresses.

Yet the real explanation is simple enough, and it consists in the fact that the average woman is constitutionally incapable of attending to her own business, and she meddles and interferes do and nag at her servants until it gets on their nerves so that they can't stand it.

Whenever you find a woman who attends to her end of the work and lets her maids attend to theirs you will find a household in which servants stay on, happy and contented, year after year.

It's woman's mania for having her finger in every pie that's at the root of the servant girl problem. In trying to run her house she attempts to run her servants' affairs, in the house as well as out of it, and no flesh and blood will bear that. At least it won't in free America.

When a man hires a clerk or a bookkeeper he permits him freedom to do the work, within certain lines, in his own way, and pretty much as he pleases. If he accomplishes satisfactory results it is all that is necessary.

When he is in the midst of making out a bill, or adding up a column of figures, the proprietor doesn't rush in with a few suggestions, or take a hand in the work just long enough to knock the other fellow's system silly.

On the contrary the employer knows that it would simply put the clerk out, and he attends to his own business and lets the clerk attend to his.

But do women allow their servants this liberty? They do not. No mistress would think that she was doing her duty if she permitted her cook to arrange her kitchen in her own way, with the pots and pans where they please, and the fire burning as she pleases.

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WOMAN APPEALS TO KEEP OUT OF JAIL

Judge Seibert Hears First Midwifery Test Case Instituted by Dr. Raunick

Following a brief session of motion court today, Judge William M. Seibert, of the Dauphin County Court, heard the appeal of Winfield from the summary conviction before an alderman upon a charge of violating the 1913 law requiring a midwife to report immediately any evidence of eye or any other disease in a child which she may have treated.

The Winfield woman was fined \$50, ten days in jail. Dr. J. M. J. Raunick, the city health officer, prosecuted the case and he was supported in the action by the State health authorities.

Draw Jury Saturday.—Saturday at 10 o'clock the Jury Commissioners and Sheriff H. C. Weaver have drawn jurors for the Fall term of court.

Gough to Go to Hazelton.—County Controller H. W. Gough will go to Hazelton Tuesday, Wednesday and Thursday of next week to attend the annual convention of the State organization of Elks. Mr. Gough is the treasurer.

Sale of Property Confirmed.—Upon request of Ex-Judge M. W. Janney and attorney for H. B. McCormick, guardian for Meade D. and Hofer Detweiler, minor sons of Meade D. Detweiler, Judge Seibert today confirmed the sale of the minors' share of 123 South Second street to the Valley Realty Company for \$10,000.

Three Divorce Actions Begun.—Three divorce actions were begun to-day as follows: Roy C. vs. Heeln E. Swope; Ruth E. vs. Russell I. Leedy; Margaret R. vs. Elmer G. W. ...

Hearings on Pipe Assessments.—Property owners abutting on Curtin street from Jefferson to Seneca streets were heard to-day by City Commissioner Harry F. Bowman, Superintendent of Public Safety, relative to assessments for laying new water mains in these sections of streets.

To Levy Pipe Costs.—Thursday, August 20, has been fixed by City Engineer M. B. Cowden for hearing interested property owners residing in the alley between Emerald and Curtin streets on the subject of levying the cost of paving and curbing that section of highway.

Ex-Court Order's Will Probated.—The will of George W. Barnes, for forty years crier of the Dauphin county courts, was probated to-day. The will provides for a division of his property among his children, and names Clement Studebaker, a son-in-law, as his executor.

By Vote of 40 to 20 Conference Report on Shipping Is Rejected

Psoriasis Cured by a Famous Remedy

Most Troublesome Skin Disease is Promptly Checked

Get a good, firm grip on psoriasis by using S. S. S. the famous blood purifier. It will be applied to the skin and defied everything else; you may be discouraged but let S. S. S. bathe your skin and you will quickly observe a wonderful change.

S. S. S. exerts a dominating influence in the myriad of blood vessels that compose the skin.

Its principal action is to assist in the wonderful process whereby the broken-down nerve threads are rebuilt by new material from a purified and quickened blood stream.

It goes on every second throughout the body. From the time that S. S. S. enters the blood it has traversed the entire system in about three minutes. Its action is therefore very rapid, never lets up, if used with the same co-operative spirit.

It is a great marvel to overcome every form of skin trouble and for a finely illustrated descriptive treatise on the skin, write to The Swift Specific Co. 102 Swift Building, Atlanta, Ga.

ON THE INCURABILITY OF BRIGHT'S DISEASE

Suppose we agree with those who believe that Bright's Disease is incurable. We use the term "life prolonged." Now let us cite three cases.

Case 1.—A patient who had the disease for the last 14 years, then Mayor of the late N. W. Spalding, then Mayor of Oakland, died at the end of a long illness of Bright's Disease with dropsy and looked upon as hopeless. It was 24 years ago that Mrs. M. Emmerson was cured of Bright's Disease by the use of S. S. S.

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HARD CASE OF BRIGHT'S DISEASE

"It is as impossible for him to recover as it is to empty the ocean." This was said by a doctor to the partner of Andrew C. Larsen, of Sorenson & Larsen, Salt Lake City, Utah. Bright's Disease was water logged, having been tapped twice, and the doctor advised his partner to give up the case. This was in 1904.

The treatment was changed to Fulton's Compound, and in March, 1905, patient was back to business, to the surprise of his physician and everybody else.

As to permanence, a letter from Larsen dated February, 1911, six years later, said: "I am perfectly well and haven't had a sick day for several years."

The ability of Fulton's Renal Compound to oppose Renal degeneration and reduce albumen in many cases of Bright's Disease is not a matter of opinion but a FACT IN PHYSICS, and we will make the percentage test that will show the percentage improvement commonly follows recoveries having been reported in numerous cases. For matter of literature sent on request. John J. Fulton Co., San Francisco, J. H. Boher, manager. Salt Lake City, Utah. Ask for pamphlet.—Advertisement.

By Vote of 40 to 20 Conference Report on Shipping Is Rejected

Washington, D. C., Aug. 17.—By a vote of 40 to 20 the Senate to-day rejected the conference report on the shipping bill to admit foreign-built ships to American registry and proposing to open the coastwise trade to foreign craft.

The conference bill then was adopted by the same vote. It only extends American registry to all foreign-built ships. The bill now goes to President Wilson for approval. It is believed he will sign it.

President Wilson is seeking a way to build up the American merchant marine on a permanent basis, he told sailors to-day. He is not certain, he said, that legislation on the subject now pending in Congress will accomplish this end, but declared he earnestly hopes such a result would be brought about.

Proposed Amendments to the Constitution. A JOINT RESOLUTION. Section one, article eight of the Constitution of Pennsylvania.

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First. He shall have been a citizen of the United States at least one month before the election.

Second. He shall have resided in the State one year (or, having previously been a qualified elector or native-born citizen of the State, he shall have resided in the election district where he shall vote at least two months immediately preceding the election.

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limitations of time within which suits may be brought against corporations for injuries to persons or property, or for other causes different from those fixed by general laws regulating actions against natural persons, and such suits shall be governed by the same rules as shall be applicable to such suits.

The General Assembly may enact laws requiring the payment by employers, of reasonable compensation for injuries to employees arising in the course of their employment, and for occupational diseases of employees, and for the payment of just compensation result in death, and regardless of fault of employer of employee, and fixing the basis of such compensation, and such compensation and the maximum and minimum limits thereof, and providing for the collection thereof, but in no case shall the General Assembly limit the amount to be recovered for injuries resulting in death, or for injuries to persons or property, and in case of death from such injuries, the action shall survive, and the General Assembly shall prescribe for those cases such action shall be prescribed by the General Assembly, and no such limitation of time within which suits may be brought against corporations for injuries to persons or property, or for other causes, different from those fixed by general laws regulating actions against natural persons, and such suits shall be governed by the same rules as shall be applicable to such suits.

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