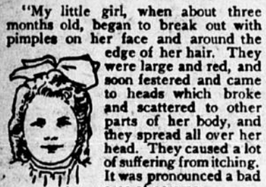


Itching Eczema On Little Girl

Broke Out With Pimples on Face. Spread All Over Head. One Cake Cuticura Soap and Two Boxes Ointment Healed. Cost \$1.25.



"My little girl, when about three months old, began to break out with pimples on her face and around the edge of her hair. They were large and red, and soon festered and came to heads which broke and scattered to other parts of her body, and they spread all over her head. They caused a lot of suffering from itching. It was pronounced a bad case of eczema.

"We bought a bar of Cuticura Soap and a box of Cuticura Ointment and used a bar of Cuticura Soap and about two boxes of Ointment and baby was healed." (Signed) Mrs. Moses Zimmerman, Mineral, Ill.

Prevent further trouble by using Cuticura Soap for the toilet.

For Free Sample Book by Return Mail address: "Cuticura, Dept. E, Boston." Sold everywhere.

WHY CHILLY WEATHER BRINGS RHEUMATISM

SAYS SKIN PORES ARE CLOSED AND URIC ACID REMAINS IN BLOOD.

Rheumatism is no respecter of age, sex, color or rank. It is not the most dangerous of human afflictions it is one of the most painful. Those subject to rheumatism should eat less meat, dress as warmly as possible, avoid any undue exposure and, above all, drink lots of pure water.

Rheumatism is caused by uric acid which is generated in the bowels and absorbed into the blood. It is the function of the kidneys to filter this acid from the blood and cast it out in the urine; the pores of the skin are also a means of freeing the blood of this impurity. In damp and chilly, cold weather the skin pores are closed, thus forcing the kidneys to do double work, they become weak and sluggish and fail to eliminate this uric acid which keeps accumulating and circulating through the system, eventually settling in the joints and muscles, causing stiffness, soreness and pain called rheumatism.

At the first signs of rheumatism get to a pharmacy about four ounces of Sals; put a tablespoonful in a glass of water and drink before breakfast each morning for a week. This is said to eliminate uric acid by stimulating the kidneys to normal action, thus ridding the blood of these impurities. Jad Sals is inexpensive, harmless and is made from the acid of grapes and lemon juice, combined with lithia, and is used with excellent results by thousands of folks who are subject to rheumatism. Here you have a pleasant, effervescent lithia-water drink which overcomes uric acid and is beneficial to your kidneys as well.

This Actually Removes Superfluous Hair Roots (Entirely New and Instantaneous Method)

By the introduction in this country of what is known as the "phlebotomy process," any woman can now rid herself completely of annoying hair roots. The process is entirely new, different from all others, and far better because it actually removes the roots, as well as the surface hair! It is instantaneous, perfectly harmless, odorless and non-irritating. Just get a stick of phlebotomy from your druggist, follow the simple directions and see the hair roots come out, one by one. No depilatory or electrolytic treatment can produce this result. The skin is left soft, smooth and hairless. The phlebotomy can be used with absolute safety—one could even eat if desired. If it doesn't do exactly what you want you can have your money back without question.

GIRL'S STATEMENT WILL HELP MARSHALLTOWN

Here is the girl's own story: "For years I had dyspepsia, sour stomach and constipation. I drank hot water and olive oil by the gallon. Nothing helped until I tried buckthorn bark, glycerine, etc., as mixed in Adler-Ika. ONE SPOONFUL helped me INSTANTLY. Because Adler-Ika flushes the ENTIRE alimentary tract it relieves ANY CASE constipation, sour stomach or gas and prevents appendicitis. It has QUICKEST action of anything we ever sold. B. A. Morgan.

Dead Animals Removed

We will remove without charge all dead horses, cattle, swine and sheep within a radius of 15 miles of Marshalltown. Phone us at our expense. Phone: Office 101, Plant 18 on 27 B. Night Phone 1734.

Atlas Disposal Works, Marshalltown, Iowa.

Probate Notice.

Office of the clerk of the district court, state of Iowa, Marshalltown—

District court, March term, A. D., 1917.

To whom it may concern:

You and each of you are hereby notified to appear at the court house in Marshalltown, Iowa, in said county, at 9 o'clock a. m., on the 9th day of April, 1917, to attend the proof of and probating an instrument in writing purporting to be the last will and testament of Thaddeus Binford, late of Marshall county, Iowa, deceased, at which time and place you will appear and show cause, if any, why said will should not be admitted to probate.

In testimony whereof, I have hereto subscribed my name and affixed the seal of the district court, this 15th day of March, A. D., 1917.

(SEAL) G. W. GILBERT, Clerk of the District Court. GLEN F. RICHARDS, Deputy Clerk.

ENLARGED COURT NOT YET ASSURED

SENATE IN PASSING BILL CALLING FOR ADDITIONAL JUDGE TACKLES ON AMENDMENT.

CALLS FOR CONFIRMATION BY VOTE OF UPPER HOUSE

As Amended Bill Must Go Back to House and May Meet With Sufficient Opposition to Defeat It—Arney Fathers Confirmation Amendment—Measure Brings Out Vigorous Debate.

Special to Times-Republican.

Des Moines, March 29.—The Epps bill providing for an additional judge of the supreme court as passed by the senate of the Iowa legislature yesterday afternoon, was amended to provide for confirmation by the senate. Hence the bill as amended must go back to the house. Two representatives yesterday afternoon said a fight was to be made on the bill when it came back to the house and that there was a possibility that it might yet be defeated.

The Epps bill as passed by the house did not provide for the confirmation of the appointment of the extra judge by the senate. Senator Arney, of Marshall county, introduced the amendment to that effect when the bill came to a vote in the senate and his amendment carried unanimously.

When the Epps bill as amended came up for final passage in the senate it went thru by a vote of 37 to 13. The vote on the bill was as follows:

Ayes—Adams, Broxam, Byington, Coburn, Edwards, Evans, Evermeyer, Fleck, Foksett, Foster, Fraley, Greene, Hale, Haskell, Henigbaum, Holdoegel, Jackson, Kimball, Klingland, Laffer, Lindly, Lytle, Mitchell, Newberry, Price, Proudfoot, Ratcliff, Rue, Schrup, Stephenson, Thompson, Van Alstine, Voorhees, White, Whitmore and Wilson. Total 37.

Nays—Arney, Beall, Balkema, Caswell, Chase, Enger, Gibson, Grout, Heimer, Le Compte, Parker, Smith, Taylor. Total 13.

Holdoegel originally voted no on the bill but changed his vote from no to aye and then filed a motion to reconsider in order to give him the opportunity to bring the bill up at some future time.

Before final action on the bill by the senate Holdoegel filed an amendment to have the bill go into effect Jan. 1, 1919, and further providing that the additional judge be voted on at the next general election. This amendment was defeated.

Fight Lasts Three Days. The fight in the senate over this measure started Monday when Senator Holdoegel of Calhoun county, introduced a resolution asking for specific information from the supreme court as to the amount of work now required of the court, the number of opinions each judge had submitted and like information. This resolution was opposed on the floor of the senate by Senator Kimball, of Pottawattamie county; Senator Thompson, of Des Moines county, and others, on the grounds that it was aimed at one particular judge and was meant to reflect on him. No names were mentioned in the debate, however. The resolution was passed and yesterday morning a portion of the information asked for was sent up to the senate and read.

This information set forth the number of cases filed with the supreme court in 1905 as 697, that in 1914 it was 625, in 1915 it was 670, and in 1916 it was 633. Since Jan. 1 of this year there were ninety-seven cases filed. It gave the total number of pages of abstracts, arguments and briefs in 1905 as 83,862 and in 1916 as 108,642. The high court reported that it would take at least two weeks to secure the information as to the specific amount of work done by each individual judge.

The Holdoegel supporters objected to this information as being incomplete and Senator Whitmore introduced a resolution asking for further information. On a motion to suspend the rules and consider the Whitmore resolution at once this was defeated and consideration of it was put off until yesterday.

At 11 o'clock yesterday Senator Whitmore called up his resolution but it was defeated after further acrimonious debate in which it was charged that it was for the purpose of discrediting one certain member of the supreme bench. No names were mentioned in this argument however.

Debate Is Vigorous. When the Epps bill came up as a special order at 2 o'clock yesterday afternoon Senator Holdoegel took the floor. He said he wished to disabuse the minds of some of the senators as to the origin of the resolution which called for this information. He said he had himself presented it in good faith because in hearing before the committee in which this bill was discussed the expressions of various persons and also from what other information he had secured he doubted the necessity for another judge of the supreme court.

"Objection has been raised to this

resolution asking for information because it might cast a stigma on some member of the supreme court," he said. "If this is true such a stigma should be attached," he continued.

He then quoted figures taken from the Northwestern Reporter covering a certain period in which he declared that the average number of opinions handed down by each judge was 131 and the lowest number filed by any one judge was 54.

He declared there was another issue in this measure as an additional judge and that was whether or not a political machine was to be built up. He said that he for one wished to object to any state officers hanging around and attempting to direct political issues.

Senator Thompson, of Burlington, answered Senator Holdoegel by declaring that from the vitriol in Senator Holdoegel's discussion there was something else behind his remarks other than his opinions as to the merits of the bill. He declared that the supreme judge to whom the senator from Calhoun referred had spent a long time on the workmen's compensation case which was one of the biggest cases which had ever been before the court.

"This is simply a question of whether or not there shall be an additional judge," he said. He declared the number of opinions which the individual judges had handed down had nothing to do with the question.

The Arney amendment to give the senate the right to approve the appointment as made by the governor was then carried by a vote of 49 to 9 and the Holdoegel amendment to have the extra judge elected at the next general election was defeated by a vote of 31 to 11. The bill as amended then passed by a vote of 37 to 13.

Clarion Catholics to Build. Special to Times-Republican.

Clarion, March 29.—Plans are under way for the erection of a new Catholic church to replace the one destroyed by fire two years ago. The church building will be modern and up to date in every respect and will cost about \$30,000.

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GOES COUNTER TO IDEAS OF STATE COMMISSIONER

Senate to Tackle "Blue Laws" Problem and Consider Optional Measures Applying to Cities of Over 5,000 Population—Effort to Put Teeth into Cigaret Law—Road Patrol Bill on Way.

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Des Moines, March 29.—The house yesterday afternoon voted to wipe off the books the so-called anti-discriminatory fire insurance law, which has been discussed pro and con to considerable length during the last two years.

Douglas Rogers, minority leader, introduced the bill to repeal the law, which was passed by a vote of 80 to 20. The debate on the measure extended over a period of more than two hours, and several amendments offered in an attempt to retain some portion of the present law were defeated.

The longest fight was on an amendment offered by Representative Shortess, providing for a system of state inspectors to review and look into the operations of the various rating bureaus established by the insurance companies. This, with all other amendments, was voted down, and the house now has a clear field for the enactment of any new regulations which may be passed to replace the present law.

A bill by Miller to create a state rating bureau was the first thing in order this morning, and the matter will be threshed out some more.

The law repealed in effect permitted insurance companies to agree upon rates to be charged for certain specified risks, its opponents charged, and thereby restricted competition and

increased rates in Iowa. It has been defended by State Insurance Commissioner English but the sentiment against the bill appeared to be far stronger than its support when the test came.

New approach to the solution of the blue law problem will be made in a bill to be reported out by the senate judiciary committee today as a substitute for the Henigbaum bill.

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The senate judiciary committee bill, drawn by Senators Newberry and Rule, provides for a closed Sunday, with the option of cities of more than 5,000 population to vote upon opening theaters, moving picture houses and baseball games for which admission is charged, provided 10 per cent of the voters petition for such an election. A similar proposal was voted down in the house.

The bill also raises the minimum fine for violation of the laws from \$1 to \$5, and the maximum from \$5 to \$25. It exempts public utilities, newspapers, drug stores, cigar stores, amusement parks and a number of other businesses. It provides also that if a city votes to open theaters and moving picture houses on Sunday they may not be open before 1 o'clock in the afternoon.

The anti-cigaret law promises to develop a full set of teeth if the senate passes the Findlay bill adopted by the house yesterday afternoon, and extending the terms of the Cosson red light injunction law to premises where cigars are sold. The Findlay bill would permit the courts to issue injunctions against any place of business where cigars or cigaret papers are sold, just as injunctions may now be issued for violation of liquor or social evil regulations.

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Northern Iowa Items

Sioux City. The closing session of the Methodist Episcopal missionary convention here was featured by prayers for peace and pleas for preparedness.

Galva. Owing to the possibilities of heavy damages to land owners, the board of supervisors has dropped the project for straightening the channel of Maple river.

Waterloo. If war comes John Kaitenbach, born in Baden, Germany, will offer his services to the government as a trained soldier, altho he is 51 years old. He has two sons, but says he would prefer to die in their place.

Charles City. Charles City friends, looking thru an old trunk of Miss Marian Clark, who died in Nashua, found \$400 in a secret drawer. She had been cared for by friends who had no idea she had the money.

Anamosa. Mr. and Mrs. Frank Vonsenilek, of Oxford, were indicted for manslaughter by grand jury. They are alleged while on a spree last winter to have neglected their child which had pneumonia and it died from exposure. They gave bail.

Boone. John D. Moore, for seventy years a resident of Boone, an old time stage driver, died Monday, following an illness of short duration. He came to Iowa when the state was a complete wilderness and selected a spot in what is now Boone and made this place continuously his home.

Sioux City. With the consummation of the sale of 320 acres near Anthon Monday, a new record price for Iowa land in that locality was set. E. E. Gallup purchased the half section of L. E. Francis and wife for \$72,000, an average of \$225 an acre. The tract is located five and a half miles northwest of Anthon. Deeds recording the sale were filed Monday with the county recorder.

Storm Lake. W. C. Edson was elected mayor over A. R. Biddle by a large vote. Mr. Biddle has served for four years. The council will be composed of J. A. Schmitz, J. E. Spooner, J. W. Souther, Dr. U. S. Parish, J. H. Lagrange and S. F. Luhmann. An unusually large vote was cast, altho no issues were involved.

Ames. Two autos, one driven by Joe Doggett and the other by W. G. Kane, collided early Monday morning at the corner of Kellogg avenue and Lincoln Way. Doggett's car was turned over and badly smashed, while the heavier car driven by Kane, escaped with but slight damage. Ray Bappe was riding with Mr. Doggett at the time and he was thrown out, but was uninjured.

Sioux City. George Sanders, 621 Water street, was bound over by Judge Iddings to the grand jury, who fixed his bond at \$1,200. Mrs. Nason, who filed the complaint, said that when she was walking home Monday night on Pierce street, an unknown man grabbed her by the shoulders and tried to snatch her purse, and when she screamed he tried to choke her, but ran away when her cries attracted the attention of Edward W. Cunningham, 1011 Pierce street, who knocked Sanders down, and then held him until the arrival of the patrol wagon.

Vinton. J. W. Allen, formerly editor of the Vinton Review won the race for the mayorship of Vinton against E. T. Bryant who has held that office four years. Mr. Allen received a plurality of 147 votes. Only two new councilmen were elected which constitutes all the new city officers as all the other offices were filled again by the reelection of the incumbents. The new councilmen are J. S. Cady, first ward, who is spending the winter in California, and E. D. Troxel, second ward, winning from W. E. Sanders, also seeking another term. The city officers for the next two years as the result of this election, are J. F.

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Children Cry for Fletcher's CASTORIA

The Kind You Have Always Bought has borne the signature of Chas. H. Fletcher, and has been made under his personal supervision for over 30 years. Allow no one to deceive you in this. Counterfeits, imitations and "Just-as-good" are but experiments, and endanger the health of children—Experience against Experiment.

What is CASTORIA? Castoria is a harmless substitute for Castor Oil, Paregoric, Drops and Soothing Syrup. It contains neither Opium, Morphine nor other narcotic substance. For more than thirty years it has been in constant use for the relief of Constipation, Flatulency, Wind Colic and Diarrhoea; allaying Feverishness arising therefrom, and by regulating the Stomach and Bowels, aids the assimilation of Food; giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

The Kind You Have Always Bought Bears the Signature of



In Use For Over 30 Years



STATEMENT

March 23, 1917 (Auditor's Call)

RESOURCES

Loans secured by real estate mortgages	\$ 749,893.37
Loans with collateral or upon approved personal security	239,028.90
Overdrafts	77.96
Internal revenue stamps	212.82
Banking house and fixtures	17