

# How to avoid Operations

## These Three Women Tell How They Escaped the Dreadful Ordeal of Surgical Operations.

Hospitals are great and necessary institutions, but they should be the last resort for women who suffer with ills peculiar to their sex. Many letters on file in the Pinkham Laboratory at Lynn, Mass., prove that a great number of women after they have been recommended to submit to an operation have been made well by Lydia E. Pinkham's Vegetable Compound. Here are three such letters. All sick women should read them.

Marinette, Wis.—"I went to the doctor and he told me I must have an operation for a female trouble, and I hated to have it done as I had been married only a short time. I would have terrible pains and my hands and feet were cold all the time. I took Lydia E. Pinkham's Vegetable Compound and was cured, and I feel better in every way. I give you permission to publish my name because I am so thankful that I feel well again."  
—Mrs. FRED BEINKE, Marinette, Wis.

Detroit, Mich.—"When I first took Lydia E. Pinkham's Vegetable Compound I was so run down with female troubles that I could not do anything, and our doctor said I would have to undergo an operation. I could hardly walk without help so when I read about the Vegetable Compound and what it had done for others I thought I would try it. I got a bottle of Lydia E. Pinkham's Vegetable Compound and a package of Lydia E. Pinkham's Sanative Wash and used them according to directions. They helped me and today I am able to do all my work and I am well."  
—Mrs. THOS. DWYER, 989 Milwaukee Ave., East, Detroit, Mich.

Bellevue, Pa.—"I suffered more than tongue can tell with terrible bearing down pains and inflammation. I tried several doctors and they all told me the same story, that I never could get well without an operation and I just dreaded the thought of that. I also tried a good many other medicines that were recommended to me and none of them helped me until a friend advised me to give Lydia E. Pinkham's Vegetable Compound a trial. The first bottle helped, I kept taking it and now I don't know what it is to be sick any more and I am picking up in weight. I am 20 years old and weigh 145 pounds. It will be the greatest pleasure to me if I can have the opportunity to recommend it to any other suffering woman."  
—Miss LUCY FROELICHER, 1223 Manhattan St., North Side, Bellevue, Pa.

If you would like special advice write to Lydia E. Pinkham Med. Co. (confidential), Lynn, Mass. Your letter will be opened, read and answered by a woman and held in strict confidence.

### SHERIFF'S SALE

Martha Dunn, plaintiff vs. Mary J. Philo et al. defendants  
Knox Common Pleas  
By virtue of Order of Sale in Partition issued out of the Court of Common Pleas of Knox County, Ohio, and to me directed, I will offer for sale at the door of the Court House, in Mount Vernon, Knox County, on  
**Saturday, the 22nd day of April, 1916**

between the hours of 1 p. m. and 2 p. m. of said day, the following described lands and tenements, to-wit:

The following described real estate, situate in the seventh (7) township, county of Knox and state of Ohio, to-wit:

**FIRST TRACT**  
Being part of Lot Number Five (5) in the Second (2) Quarter of the Seventh (7) Township, and Thirteenth (13) Range in the above named County and State, and of a twenty-five acre tract of land, conveyed to George Cassell by Ebenezer P. Young and wife by deed dated May 30th, 1885, and recorded in Book N, at page 50 of the Deed Records of Knox County, described as follows:  
Beginning at the south-east corner of a five acre tract of land conveyed by George Cassell to Joseph Eberly by deed, dated May 19th, 1860, and recorded in Vol. XX, at page 190 of the Deed records of said Knox County and running thence South 13.87 rods to north-east corner of a two acre tract of land conveyed by George Cassell to Robert Dunn by deed, dated May 19th, 1860, and recorded in Vol. XX, at pages 193 and 194 of the Deed Records of the said Knox County; thence West along the north line of said two acre tract 11.88 rods to the north-west corner of the same; thence South 17.88 rods with the west line of said two acre lot to the south-west corner of the same; thence west along the south line of the said twenty-five acre tract 12.69 rods; thence north 26.75 rods to the south-west corner of the above named five acre tract; thence east 20.47 rods to the place of beginning, containing five acres more or less.

**SECOND TRACT**  
Lying in the County of Knox and State of Ohio, and being a part of Lot Number Five (5) in the second Quarter of the Seventh (7) Township in the Thirteenth (13) Range, U. S. M. lands, bounded as follows to-wit:  
Beginning at the North-West corner of land formerly owned by Edward Price adjoining land of N. Darling on the West; running North from said Price land thirty-one and a half (31 1/2) poles; thence East Sixty-three and one half (63 1/2) poles; thence South thirty-one and one half (31 1/2) poles to the place of beginning, containing twelve and one half (12 1/2) acres more or less. Being the North half of a lot of land conveyed by John Mitchell and wife to Ziba Jackson by deed dated December 7th, 1825 and recorded in Book H, at page 88 of the deed records of Knox County, Ohio.

**THIRD TRACT**  
Being part of Lot Number Five (5) in the Second (2) Quarter, in the Seventh (7) Township, and Thirteenth (13) Range in Knox County, Ohio, and that portion of a twenty-five (25) acre tract of land conveyed by George Cassell to Robert Dunn by deed dated May 19, 1860, and recorded in Book XX, at pages 193 and 194 of the deed records of Knox County, Ohio, with the following description:  
Beginning at the South-east corner of the said twenty-five acre tract of land, running thence west 17.88 rods; thence North 17.88 rods; thence East 17.88 rods; thence South 17.88 rods to the place of beginning, containing two acres more or less.

**FOURTH TRACT**  
Being part of Lot Number Five (5) in the Second (2) Quarter of the Seventh (7) Township, and Thirteenth (13) Range, in Knox County, Ohio, the same being a part of a twenty-five acre tract of land conveyed to George Cassell by Ebenezer P. Young by deed dated May 30, 1885, and recorded in Book XX, at page 50 of the deed records of Knox County, Ohio, and bounded and described as follows: Beginning at the North-east corner of the above named twenty-five acre tract thence South 26.75 rods; thence West 20.47 rods; thence North 26.75 rods; thence East 20.47 rods to the place of beginning containing five acres of land.

**FIFTH TRACT**  
Being part of Lot Number Five (5) in the Second (2) Quarter of the Seventh (7) Township, and Thirteenth (13) Range in Knox County, Ohio, and bounded and described as follows, to-wit: Beginning at the South-east corner of a tract of land formerly owned by Edward Price, de-

ceased; thence North along the line of the said Price land 31.50 poles; thence East along the line of lands formerly owned by Ziba Jackson 25 1/2 poles to a stake; thence South along the line of a lot of land formerly owned by John Studer, Sr., 31.50 poles to a stake; thence West 25 1/2 poles to the place of beginning containing five acres more or less.

**SIXTH TRACT**  
The following described real estate, being a part of Lot Number Five (5) in the Second (2) Quarter of the Seventh (7) Township, and Thirteenth (13) Range, in Knox County, Ohio.  
Beginning at the North-West corner of lands formerly owned by George Latham, Sr., thence south 13 1/2 deg. west 89.40-100 poles to a stone in the north line of lands formerly owned by Ann Harris; thence North 87 deg. West 90.40-100 poles along the said line; thence North 1 1/2 deg. East 80-100 poles along the line of lands formerly owned by John Studer and A. Dunn to the South-west corner of land formerly owned by Thomas Elliot; thence an easterly course along the line of said Elliot's land to the place of beginning, containing 22 25-100 acres more or less. All of said tracts containing 67.78 acres more or less.

The above described tracts of land are located in Morris Township, Knox County, Ohio. Lyine East of the upper Fredericktown Road about four miles from Mt. Vernon, Ohio. The above described land will be sold as a whole, and free of Dower, appraised at \$5,250.00 Free of said Dower Estate.

Terms of sale—One third cash in hand on day of sale, one third in one year and one third in two years the deferred payments to be secured by mortgage on premises sold and to bear six per cent interest from the day of sale, payable annually, or the purchaser may elect to pay all cash.  
JOHN M. WOOLSON,  
Sheriff Knox County, Ohio.  
P. A. Berry,  
Attorney for plaintiff.

### PROFESSIONAL CARDS

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ATTORNEY - AT - LAW  
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Farms and city property bought, sold and exchanged. Properties rented and agents collected. Fire insurance a specialty. Representing 14 old reliable stock companies. Accident insurance live stock insurance. Plate glass insurance, automobile insurance. In fact we can insure any property you may have. Surety bonds of all kinds. Call and see us. Room 1 Sipe bldg., South Luther A Stream Wm. F. Rimer Main St. Cit. phone No. 447 Black

Mrs. E. J. Campbell of North Main street went to Delaware Saturday where she will visit for several days with Miss Mary Cox.

## HEARS CASE ON LAST DAY

### Appellate Court Throws Traditions To Winds

### Conferring Favor Of A Very Special Nature

### Considerations For Feelings Of Newark Litigants

### Causes Judge Blair To Have Briefs Filed Here

### Other Items Of Interest From The Court House

Friday was the last day of the present session of the court of appeals in this county. The first case taken up was that of Florence Miller vs. William I. Cline over a will.

Judge Shields stated that the case would be considered only as a very special dispensation, as it is the custom of the court of appeals never to sit on the last day of its session.

The court of appeals will next convene in Ashland on April 17.

The following is a list of the cases brought to the attention of the court on Thursday:

Jesse French Piano Co. vs. Ward J. Walters—Continued.

Discount and Deposit State Bank vs. Litt—Submitted.

Elna Loney, executrix, vs. Bernis Loney Spohn—Submitted an appeal.

Judge Blair, Mediator—

The case of David Swisher vs. Edward W. Swisher was placed before Judge Blair in Newark Thursday morning. Judge J. M. Swartz appeared for the plaintiff and Thomas E. Powell of Columbus for the defendant. It is a suit to set aside two deeds from the plaintiff to the defendant, conveying two parcels of property in this city from the plaintiff to the defendant, in the year 1897. Both deeds show a valuable consideration.

It is alleged that the deeds were given without a valuable consideration and were to be held in escrow subject to a change of mind on the part of the grantor, who is now remarkably preserved at the age of 88 years; that some time since he learned that the deeds were no longer held in escrow but that they had been recorded in the recorder's office in Licking county. He has since changed his mind about disposing of his property that way.

On the witness stand the memory of the plaintiff was remarkably clear and he gave the transactions in detail.

Judge Blair called the parties before him when the testimony was in at noon Thursday. He told that he would have no trouble in his mind in deciding the matter. He was, however, considerate for their feelings, more particularly in view of the fact that the defendant had made a good home for and loved his parent. He asked them whether they had exhausted all means to reach an amicable conclusion. Both attorneys replied that they had not, though they had discussed it in part.

The court then advised them to each agree on briefs by way of a settlement. After that was done they should be forwarded to his Mt. Vernon office and there the court would pass on the matter as agreed and make the journal entry in accordance with the agreement.—Newark American Tribune.

**Distribution**  
Charles L. Clark, administrator of B. F. Delong, has filed an account showing \$1,405.45 for distribution. The account has been confirmed.

**Guardian Appointed**  
guardian of Mary Sellers, an imbecile, guardian of Mary Sellers, an imbecile, giving bond in the sum of \$500, with J. R. Wilson as surety.

**Appraisement Made**  
C. H. Miller, Theodore Durbin and J. Childers have made an apprais-

ment in the action, Cora M. Richards, administratrix, vs. Cora M. Richards and others, showing \$775 in real estate. Bond in sum of \$1,550 has been ordered filed.

**Will Admitted**  
The will of Lillian S. Lytle has been admitted to probate.

**Deeds Filed**  
Franklin Harper to The Banner Publishing Co., part lot 75, Mt. Vernon, \$6,000.  
Burton A. Bishop to Lloyd N. Bishop, 49.37 acres in Milford, \$1.  
Margaret Myers to Gordon C. Wagner, lot 48, Boynton and Hill's addition to Mt. Vernon, \$300.

## APPELLATE

### JUDGES ALL JOIN KNOX COUNTY DEMOCRATIC CLUB

Judges R. S. Shields, Louis K. Powell and Lewis B. Houck all became members of the Knox County Democratic club Thursday when membership cards were issued them by Clerk of Courts O. G. Taylor.

The formation of a club here was brought to the attention of Judge Shields and Judge Powell by Judge Houck of this city, who told them of its bright future prospects and asked them to become members.

Both expressed a willingness to become members and cards were duly issued them by Clerk Taylor. Both expressed surprise over the small amount for yearly dues, stating that they could not escape so easily in their counties.

Mrs. Guss Houck of Pennsylvania avenue spent Saturday in Columbus with friends.

## MATINEE

### CLUB MAY BE FORMED IN THIS CITY BY ENTHUSIASTIC FANCIERS OF HORSE FLESH.

Horsemen of the city have long deplored the want of some suitable place to work out their racing steeds and to furnish amusement for those who like to see a little race once in a while. Accordingly, a call has been sent out to assemble in H. C. Gates' office, First National Bank building, on Tuesday night at 7:30 o'clock for the purpose of discussing the feasibility of the organization here of a matinee club.

It has been about a half dozen years since such an organization has existed in Mt. Vernon. At that time, the old ball park, east of the city, was used for weekly matinees which were attended for the most part by large crowds and which always produced some very interesting heats. If memory serves right, the club was abandoned when the owner of the grounds desired to make other use of it.

Tuesday's meeting will determine if there is a sufficient amount of interest in the city over a reorganization of a club and if such a thing could be made a success without too great a financial drain on the members. There are several good horses in the city and these always have to be shipped in the spring for training purposes for want of just such a club. It is hoped that many will attend the preliminary meeting.

Master Mechanic and Mrs. J. W. Hopkins of East Gambler street went to Uhrichville Saturday to spend the week-end with relatives.

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Mothers Know That Genuine Castoria Always Bears the Signature of *Dr. J. C. Hatcher* In Use For Over Thirty Years **CASTORIA**

ALCOHOL - 3 PER CENT  
A Vegetable Preparation for Assuaging the Food and Regulating the Stomach and Bowels of INFANTS & CHILDREN  
Promotes Digestion, Cheerfulness and Rest. Contains neither Opium, Morphine nor other NARCOTIC.  
A Perfect Remedy for Constipation, Sour Stomach, Diarrhoea, Worms, Feverishness and LOSS OF SLEEP.  
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Bu! your Easter Hat this week  
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