

HAVE YOU A FOUL MOUTH?

Every cavity is a cesspool of germ life, an acid manufacturing plant that decays teeth. Our modern hygienic treatments make clean efficient mastic function. Delay means regret. Consult us.

MODERN DENTISTS

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Doctors Use This for Eczema

Dr. Evans, Ex-Commissioner of Health, says: "There is almost no relation between skin diseases and the blood." The skin must be cured through the skin. The germs must be washed out, and so salves have long ago been found worthless. The most advanced physicians of this country are now agreed on this, and are prescribing a wash of wintergreen, thymol and other ingredients for eczema and all other skin diseases. This compound is known as D.D.D. Prescription for Eczema.

Dr. Holmes, the well known skin specialist writes: "I am convinced that the D.D.D. Prescription is as much a specific for eczema as quinine for malaria. We have been prescribing the D.D.D. remedy for years."

We, ourselves vouch for the D.D.D. Prescription for eczema and absolutely guarantee that it will take away the itch the instant you apply it.

If you are suffering from any form of skin trouble we would like to have you come to our store, for we have had the agency of this remedy for so many years that we can tell you all about D.D.D. Prescription and how it cures eczema. In fact, we are so sure of what D.D.D. will do for you that we will be glad to let you have a \$1 bottle on our guarantee that it will cost you nothing unless you find that it does the work. For that matter a trial bottle for \$2.00 ought to be enough to absolutely prove the merits of the remedy.

Drop into our store anyway and we will tell you all about this great remedy.

NEW-EN DRUG COMPANY

JUDGE KNOWLES

(Continued from Page 1.)

case involving the ownership of a second-hand stove, the value of which was alleged to be the sum of \$250. This stove cost Union county about \$200. In such cases the county should at least have the right to pay off the amount in litigation between the parties. The statutes of a great many of the states provide that the county and the justice courts shall have exclusive jurisdiction of all misdemeanors and all civil actions where the amount in controversy does not exceed \$250. Under these laws a person prosecuted for a misdemeanor (a crime punishable by a fine or imprisonment in the county jail, or both), must be prosecuted in the county or justice court. The statutes of some states have provisions that appeals may be taken from the county and justice court to the circuit court in all cases where the judgment of the court or the verdict of the jury exceeds a certain amount. Other states have provisions that if upon inspection of the record of the trial in the county or justice court the circuit judge shall be of the opinion that the party attempting to appeal had a fair and impartial trial, the circuit judge shall deny the appeal, but if the circuit judge believes from the inspection of the record that the party attempting to appeal did not have a fair and impartial trial in the county or justice court, he shall allow the appeal to the circuit court. An appeal can be taken to the supreme court from the refusal of the circuit court to allow the appeal.

Scrap Satisfies Litigants.

Even if appeals should be allowed to the circuit court in all cases commenced in the county or justice court there would not be so many small cases tried in the circuit court as at the present time, for a great many litigants simply want to scrap, and when they get through the county or justice court they are "perhaps a little sore but well satisfied."

While I do not believe that there is any urgent necessity for the simplifying of the procedure in the courts, as recommended by Commissioner Clark in his minority report, yet there are a great many things in his report that I heartily endorse. His report shows that he has given a great deal of thought and study to the question. I approve his recommendation, "to provide for the appointment of judges pro tempore, (a) by stipulation of the parties and approval of the circuit judge to try any cause and by the appointment by the governor as judge pro tempore of any member of the bar in good standing in case of emergency in any district, or if pressure of business so requires to hear any particular cause or hold any terms of court."

Under the present system, if a judge is disqualified to try a case on account of having been an attorney in the transaction involved in the case, or on account of his relationship to either litigant or any other reason that might embarrass him to try the case, he is compelled to send at his own expense to an adjoining district for a judge to try the case, when an attorney may as well be selected by the litigants or named by the judge

to try the case.

Provisional Orders Urged.

The following in the minority report, also has my approval, as very needful legislation: "Provide that whenever for any cause a circuit judge cannot perform his functions any judge of a contiguous district may grant provisional remedies and orders which may be signed in his own district.

"Authorize a judge to sign orders, findings and decrees and the like any where in his own district, and in case any judge is assigned for the time being to any district other than his own, permit him to sign orders, findings etc., at any place in the district to which he is assigned or in his own district touching business coming before him in the district to which he is assigned."

Under the law as it exists at the present time, if a judge is absent from his district for any reason, and the necessity arises for the appointing of a receiver or the granting of an injunction, it is doubtful whether a judge of the adjoining district has that authority. Furthermore, if a judge is called into another district than his own to try a case and should take the case under advisement, he must return there to hand down his decision and sign the findings and decree. This proposed amendment of Mr. Clark obviates this trouble and expense.

I think in addition to the recommendations of Mr. Clark, above set forth, it might also be added that a provision should be made enabling circuit judges where they have more than one county in the district, to grant defaults, judgments and decrees and orders for confirmation of sales of real property at any place in the district. Under the law at present a party may be entitled to a default judgment or decree, or the confirmation of a sale to real property immediately after court adjourns, and yet he would have to wait until the judge returns to the county, either at the next regular term or an adjourned term before his default could be granted, judgment or decree entered or the sale confirmed, as the case may be.

County Judges Upheld.

The recommendation of Mr. Clark to transfer all the judicial business now transacted by county court to the circuit court and abolish the office of county judge, adding one more commissioner for each county, I do not believe is a good recommendation. This means to give the circuit court original jurisdiction of probate matters. The circuit judges today are the most overworked officials in the state, perhaps excepting the supreme judges. Under a mere ministerial duty, judicial duties cannot be delegated to a deputy for their performance. If the circuit judges were compelled to look after the administration of estates a great deal of their time and labor will be consumed which should be devoted to the investigation of legal questions brought before them for their decision. Besides most of the questions arising in the administration of estates are only questions of fact, such as the justness of a claim against an estate, which can be decided by a county judge, who is a layman, as well as by a circuit judge who is a lawyer. Since I have been upon the bench I have had very few few appeals from the county courts in either

county of my district.

It may be urged that if original jurisdiction in probate matters is left with the county court as at present, a great deal of delay will result in appealing to the circuit court and then to the supreme court. Under the present law, which compels a circuit judge, as a prerequisite to drawing his quarterly salary that he make an affidavit subswetaoinSHERDUIW458v affidavit stating that all matters finally submitted to him, more than three months previously, have been decided by him, there is no danger of cases being held under advisement a long time by the circuit judge. Furthermore a provision might be made for an appel direct to the supreme court from the county court in probate matters.

Jury Holidays Suggested.

There is another suggestion I would like to offer and that is that in case a jury cannot agree upon a verdict, it can be discharged on a legal holiday. At present it makes no difference how long a jury has been deliberating, or the improbability of a reaching a verdict it, cannot be discharged on a legal holiday. In the case of ex parte Tice 32 Oregon 179, the supreme court having held that the jury having been discharged in a criminal action by the judge on Sunday, on account of its inability to agree upon a verdict, that the defendant could not again be re-tried and he was ordered discharged from custody.

J. W. KNOWLES, Circuit Judge Tenth Judicial District.

DAMES AND DAUGHTERS.

Hetty Green says it is a credit to die rich.

Miss Helen Cheever has been clerk in the postoffice at Sioux City, Ia., for thirty-four years.

Mrs. John C. Bessler of Decatur, Ill., wants the government to make laws forbidding the manufacture of flimsy, worthless or deleterious garments.

Miss Susan D. Huntington is the principal of the International Institute For Girls in Madrid, where Alice Gordon Gulick Memorial hall has just been opened. Miss Huntington is a Wellesley graduate.

Mrs. Albert Sigel of Philadelphia has turned over to the Tabor Home For Children in that city \$500 obtained from the sale of fancy goods and household articles, every one of which she has made herself in her spare time during the past year.

Mrs. Caroline M. Severance, first president of the New England Women's club, the pioneer woman's club of this country, cast her first vote for a president of the United States at the recent election. She was a coadjutor of Mrs. Julia Ward Howe in the early days of the suffrage movement. She is now ninety-three years old and has lived for a number of years at Los Angeles, Cal.

Flippant Flings.

West Virginia has declared the open grate to be dangerous because of the danger of falling into the fire. But why not reform father?—Philadelphia Ledger.

Professor Scott of the Northwestern university advises women to use psychology in buying hats. Most women use their husbands' pocketbooks.—Milwaukee Sentinel.

Some one has suggested that the government take in hand the matter of regulating women's dresses. What is the use when women are trying to regulate the government?—Memphis Commercial Appeal.

Frills of Fashions.

A new winter hat is called the Mephistopheles—probably because of the sort of remarks incited by the bill.—Philadelphia Ledger.

In winter the female of the muskrat species puts on a coat of fur. The female of the human species buys some low shoes and some openwork hose.—Louisville Courier-Journal.

It is stated that broad heeled shoes will again be the fashion for ladies. No one will regret the departure of the high heels, which make a lovely woman look like a hen on a hot skillet.—New Orleans Picayune.

Aerial Flights.

Soon there will be more aviators underground than in the air.—Washington Post.

Ljuba Galantschikow, the British woman who has made a record for high flying, has a name that would almost reach from the altitude attained to the earth.—Boston Record.

Germany is to build an aerial war fleet of twenty Zeppelin airships. In view of the disasters to dirigibles of this type opinions may differ as to whether the fleet will constitute a defense or a menace.—New York World

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Shipped Free! Satisfaction Guaranteed! 30 Days Approval! The kind your grandmothers used. Over 2,000,000 now in use. Two machines in one—both lockstitch and chain stitch. Latest model—all the latest improvements. 15 Days' Free Trial! No deposit, nothing down—no obligation. You need not pay a penny until you have tried your machine 15 days. Your choice of ferns. Cash after trial or easy payments as low as \$1.00 per week. Secured 25 year guarantee. 25-Year Guarantee! Sewed 25 year guarantee with every machine. The most liberal sewing machine guarantee ever offered. WRITE NOW for Domestic Book and full particulars of this great offer. A postal will bring it FREE if return mail. DOMESTIC SEWING MACHINE CO., Dept. B200 CHICAGO

One paper asks: "What will become of the Turkish Sultan's harem? There is only one answer—vaudeville.

CLEVER GIRLS USE THIS HAIR TONIC

Women in Paris Know How to Have Fascinating Hair That Commands Admiration.

Don't feel envious because your hair is lifeless and faded, get a bottle of PARISIAN Sage and see how quickly it will become brilliant and fascinating.

Use it daily and see how quickly scalp itch ceases and dandruff vanishes.

It stops falling hair too and makes thin scanty hair grow in abundance.

PARISIAN Sage Hair Tonic is the real invigorating delightful hair dressing for men, women and children, and if it doesn't do just as advertised money back. Large bottle 50 cents at the Newlin Drug company and druggists everywhere. Be sure it's PARISIAN Sage Hair Tonic. There are imitations. J 14-16-21

ELY'S CREAM BALM OPENS CLOGGED NOSTRILS AND HEAD--CATARRH GOES

Instantly Clears Air Passages; You Breathe Freely, Nasty Discharge Stops, Head Colds and Dull Headache Vanish.

Get a small bottle anyway, just to try it—Apply a little in the nostrils and instantly your clogged nose and stopped-up air passages of the head will open; you will breathe freely; dullness and headache disappear. By morning! The catarrh, cold in head or catarrhal sore throat will be gone. End such misery now! Get the small bottle of "Ely's Cream Balm" at any drug store. This sweet, fragrant balm dissolves by the heat of the nos-

trils; penetrates and heals the inflamed, swollen membrane which lines the nose, head and throat; clears the air passages; stops nasty discharges and a feeling of cleansing, soothing relief comes immediately.

Don't lay awake tonight struggling for breath, with head stuffed; nostrils clogged, hawking and blowing. Catarrh or a cold, with its running nose, foul mucous dropping into the throat and raw dryness is distressing but truly needless.

Put your faith—just once—in "Ely's Cream Balm" and your cold or catarrh will surely disappear.

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