ELIZABETH GROVEB WINS CONTENTION

Supreme Court Issues Order for Acounting in Suit on Hawthorne Estate.

FORMER RULING REVERSED

Signal Victory for Grover Estate Seen in Opinion Handed Down by Justice Bean-Deed Held to Be in Effect Mortgage.

SALEM, Or. March I.— (Special.)—
Elliabeth Grover, as executris of the estate of Lafayette Grover, deceased, won a signal victory in the Supreme Court today when, in an opinion written by Justice Bean, the lower court of Multnomah County was reversed and an order issued to assertain by an accounting the amount due the plaintiff by the defendants in the relebrated case of Grover versus Rachel La Hawthorne and the Hawthorne state, In the minor case decided, the lower court was affirmed, this also being favorable to the Grover estate.

The opinion in part as submitted by Justice Dean follows:

This is a suit to declare a deed to be in SALEM, Or., March 5. - (Special.)-

This is a suit to declare a deed to be it effect a mortgage, and to redeem therefrom. From a decree in favor of defendants, plaintiffs appeal. Deed titven 12 Years Ago.

Deed Given 12 Years Age.

On March 77, 1900, pinintiffs executed to defendant. Earthel L. Hawthorns, a deed of an undivided one-half of the south half of the north half of the west half of the borathon laint claims of Thomas and Minerra Carier. Situated in sections four (1) and five (5). In township one south of range one must of the Williamstte meridian, in Moltsweath County, State of Oregon, which deed plaintiffs ellege was executed and delivered to Eachel L. Hawthorne as security for octain sums of money them due, and thereafter in be paid by her, and was necessity for octain sums of money them due, and thereafter in be paid by her, and was necessity for octain sums of money them due, and thereafter is be paid by her, and was necessity for octain aums of money them due, and thereafter is be, and is, in effect, a more sums. The deed was recorded August 25, 1807, in brook 101 of deed recorded August 25, 1807, in brook 101 of deed recorded August 25, 2007, in brook 101 of deed recorded August 25, 2007, in brook 101 of deed recorded August 25, 2007, in brook 101 of deed property to the defendant, the Hawihorne ostate, a corporation.

At the time of the execution of this cur-

defendant, the Hawiborne estate, a corporation. At the time of the execution of this convergance, the property in question was exceed to equal, undivided interests by Mrs. Hawtherne and Languetts Grover. The land was vicumbered by a mortgage for a large sum of money parable in the deeman Savings a Loan Society, a corporation, which was threatening a forced-sours of the mortgage sensitity. Lafayette drover, Mrs. Rawtherne, and one John Kineth, who was previously interested in the real estate, were personally interested in the real estate, were personally interested in the real estate, were personally interested in the merigage, although the Kineth Interests in the property had been transferred to Mrs. Hawthorne who assumed Alberths part of the mortgage debt. At this time Lafayette Grover and Rachel Hawthorne were both owing large sums of money.

Agreement Is Revited.

Plaintiffs allege that, to save their interest in the real property, and to scure magery wherewith to subsist, they entered time an agreement with Racfiel L. Hawteens, at the time of the execution of the deed, whereby she was to make inputhly passements in the Greeners of Elde for a period of 20 months, may the Edward 8. Kanney mergage of \$450, pay the interest and \$1000 monthly on the Geoman Savings & Lean Hoddety martgage of \$21,000 upon which fareformers were, then threatened, and pay origin other creditors, as well as the taxes and Assessments in the property. The plaintiffs allege that the deed was executed and delivered to Mrs. Hawthorne as sourcity for all thems of money that Ladayette Grover was then owing her, and for such future obtained as were to be made to the Grovers, and for no, other purpose.

Topicalaria deap the seperal allegations of

displaces as were to be made to the displaces of for my, other purpose.

Tegendants deap the erreral allegations of the advisability of holding preferential the complaint to the effect that the deed are intended as a intended as a intended as a intended as a merchant and and prior to April 27, 1906, arrangements were made whereby she was in release plainiffs from all and every claim that she half against from that she was in assume the whole ampaid pertion of such morrange, and the manufacture of the county committee was primaries, the plan being defeated through fear that the Democrats would pack the election. At the county committee was through fear that the Democrats will make a vigorous fight to secure the delegation.

Democratic State Chairman John F. Nament today issued the official call off impaid these and claims against the sand described he time decad; that also was a pay plaintiff 2100 monthly for 10 mounts, cammending April 27, 1940, the installments to be paid or the 1s of each month age that plaintiff were to and did they of the first plaintiff were to and did they of the first plaintiff were to and did they to der all their interest in the land, or deed of April 27, 1900, pursuant to suid greenisms.

Defendant Rachel Hawthorne, also appears that the performed all of the above conditions on her pars and that the did present that the performed all of the above conditions on her pars and that the did present plantithe from all caims and liability the account thereoff, that also executed and delivered a written contract to plaintiffs for the payment of fifth per month for 56 months, that she also executed and delivered a written has also executed and the livered a written instrument thereinsfore set out to plaintiffs civing them has right of option to repurchase an undivided half of the latal described in the deed; and that she has been the sole error of all the land up to and including Arel 20, 1969, when she sold abid conveyed the same to the declaration of the deed, there was no settlement at appears that, at the time of the execution of the deed, there was no settlement of the declaration of the deed, there was no settlement of the declaration of the declaration of the execution of the declaration of the execution of the declaration of the market was not stream that, at the time of the recent the market was no settlement of the declaration of the declaration of the first their of the same to the granting and Loan Sector invulgage or release the plaintiffs from their liability thereon, or from any of the other similar wards and good to the disarrherms entare. It seems to have been uncertain at that this whiches on not the liability of the indebtedies and saving the mount of the indebtedies and saving the mount of the indebtedies and saving the saving the liability of the strevers. Mrs. Hawthorne condition as regards the liability of the strevers. Mrs. Hawthorne advance flot per mount for the same were increased to \$150 per mount. These later payments were continued until October 1907.

Option Contract Not Signed.

mouth. These latter payments were continued until October 1907.

Option Contract Not Signed.

Mr. Grower did not sign the co-called option, contract set forth alove. For the reason that sense of the conditions were thought to be inflavorable to him: and being signed by Mrs. Hadethorns it may fairly be trusted as an admiration on feer part of the facts there is stated. This instrument shows that the affairs between Mrs. Hawthorne and the straight between Mrs. Hawthorne and the affairs between Mrs. Hawthorne and the affairs between Mrs. Hawthorne and the almost of the consideration was left a blank. The concentions sources for \$200,000, and the tight to sell the property for \$200,000, and out of the proceeds retain map past to herwelf "all same of mounes then the bearing and out of the proceeds retain map past to he making of the magnetist of the halance of said same to be turned ever to Lafavotte firmer and filmbeth (force, reason) indicates that the debt down the latern from Grover was not extinguished at the time of the encounter of the particular to thereby obtain multistance from Mr. Grover for her to sell the property from Mr. Grover for her for sell the property from Mr. Grover for her for each the property is and consistent with the debt did for the particular than any in property in the analysis of the manuaction the intended to the parties of the encounter of the parties of the arrangement, and their response of the arrangement and declaration respecting the arrangement and declaration respecting the arrangement. the exhaust showing the commentances of the name of the parties of the line, their construct and decimation respecting the arrangement, and their presents relation, we shink that the deed in question was given as security, and was greatless and in methods to be, and is methods, a mortgage.

Absolute Eved Desired.

It would seem that Mr. Haustaness of

Absolute Deed Desired.

It would seem that Mrs. Hawthorms orsired to obtain an absolute deed of the tand.

Not the exidence shows that her main object
was to measure the payment or the amount
of the form of the payment of the amount
of the first and what and was compelled to pay
in order to greters her information, the propsert. Mr. Gewer's spanical ability did not
permit him to pay his share of the most
agant and other claims, and their creditors
were pressing for all bears partial sampletion. Mrs. Hawthorns, in the sindness of
men heart, desired to make some advances
in most the recomities of the thereset. Don
was then swing mentar, and the end that
also exclusive had in view was to colored



Old, Complaining Witness in Phillips Case at Kalama, Who Died at Hour of Departure of Train for Kalama for Second

with directions to the Circuit Court to enter a decree declaring the deed to be in effect a mortgage; to accertain by an accounting the amount due defendants from plaintiffs and for such proceedings as may be neces-sary and proper, not inconsistent with this

ADA COUNTY REPUBLICAN BODY DECIDES FOR CONVENTION.

Democratic Leader Issues Call for Meeting on March 20 to Plan Idaho Assembly.

BRISE, Idaho, March 5 .- (Special)-The preferential primary for the reection of delegates to the Republican state convention at Lewiston May 15 was rejected today by the Republican central committee of Ada County, by which Boise is the seat. As a substitute the committee voted to hold on March 30 a county convention composed of 115 delegates. At this convention will be elected the delegates to the Lewiston convention which in turn will elect Idaho's eight delegates to the National Republican convention. The county committee was divided on the advisability of holding preferential primaries, the plan being defeated

Nugent today issued the official call for the meeting of the Democratic state central committee in Bolse, on March 10. The object is to select the date any place for the state convention at which delegates to the National convention at Bultimore, June 25, will be elected. Nugent's call is considered the first move made in this state by the first move made in this state by the Democrata to force a spirited fight for indorsement of the favorite presi-dential candidate. Cocur d'Alene is unofficially mentioned as the conven-tion city. The situation among the Democrats has changed because of the recent amnouncement of Governor Hawley, who was counted on as a Har-mon supporter, that he was on neutral ground and would not lend his sup-port to any one aspirant. port to any one aspirant.

BURNS MAY CAUSE DEATH

Spokane Domestic Uses Gasoline to Light Kitchen Fire.

SPOKANE, Wash, Murch 5.—(Spe-cial.)—Mistaking a can of gasoline for one containing kerosene, Mrs. Maggie Jackson, a domestic poured the con-tents onto a smouldering fire in the kitchen range at the home of Mrs. Agnes Clark, 1312 Broadway, early Monday morning. The deafening explosion that followed caused burns which that followed caused sures that may cost Mrs. Jackson's life.

With her ciothes in flames that seared her body, the terrified woman ran out of the front door to the street. Her screams attracted two men walking to rown. They removed their coats

and smothered the fire, Mrs. Jackson was hurried to the Emergency Hospital. The burns cover nearly every Inch of the woman's body from her breast to forehead. Her hair was hadly burned; She is now at Sacred

PIANO TUNING.

Heart Hospital.

Expert plane tuning at reasonable prices, all work goaranteed, Tel. Mar-shall 2621. Kohler & Chase, 275 Wash-

Court-Martial Case Delayed.

IREMERTON. Wash. March 5.—Captain C. F. Pend, of the battleship Oregon, president of the courtmartal that is to trp Lieutenant C. K. Jones U. S. N. on sharges of conduct unbecoming an officer and a gentleman, granted a continuance today until March 25. The delay was given on the presentation by counsel for Lieutenant Jones that several weeks would be required to preoral weeks would be required to pre-pare the case of the defense.

Rancher Is Club's Secretary.

HOOD RIVER, Or., March 5.—(Special.)—The board of directors have been unanimous in their selection of Ray Scott to take the place as secretary of the Commercial Club here on the resignation of Horace G. Kauffman, which becomes effective on March 15. Mr. Scott who was the control in the United States. unanimous in their selection of Ray Scott to take the place as secretary of the Commercial Club here on the resignation of Horace G. Kauffman, which becomes effective on March 15. Mr. Scott who owns a ranch in the Valley, where he has lived for a number of years, is well known here. Until taking up life on the ranch he was connected with a printing establishment in indianapolis.

Second Trial of ex-Banker of Vancouver Is Delayed by Death of Mrs. Hamilton.

TESTIMONY WILL BE USED

Prosecutor Obtains Postponement of Proceedings to Secure Transcript of Evidence Given by Woman Now Deceased.

KALAMA, Wash, March 5 .- (Special.)-Owing to the death this morning of the prosecuting witness, Mrs. Mary E. Hamilton, the second trial of the well known Phillips case was postponed by Superior Court Judge Mc-Kenney until tomorrow morning at 2 o'clock to enable the prosecution to secure a transcript of the evidence given by Mrs. Hamilton in the former

Hugh C. Phillips, president of the defunct Commercial Bank, of Vancouver, Wash, is charged by the State of Washington with having received de-posits after knowing that his bank was unsafe and insolvent.

was unsafe and insolvent.
Phillips was tried on the same charge in the Superior Court of Cowlitz County and was brought from Clark County on a change of venue last November. The trial lasted 10 days and resulted in a hung jury, seven

urymen being for acquital and five for onviction.

On the present jury list are three crominent women, Mrs. Gertrude Ma-on, of Castle Rock, and Mesdames arrie Roberts and Allie Schulz, of

Prosecuting Attorney Tempes, of Chark County, is assisted by Judge-Pipes, of Portland, and W. G. Drowley, of Vancouver. The defendant is represented by Judge Bennett, of The Dalles, and Judge McCredie, of Van-

MRS, HAMILTON WAS PIONEER

Crossed Plains 63 Years Ago With Parents in Ox-Team Wagon.

VANCOUVER, Wash, March 5 .- (Spe-VANCOUVER, Wash, March 5.—(Special)—Mrs. Mary Elizabeth Hamilton, 69 years old, completing witness in the case of the Stare of Washington against Hugh C. Phillips, formerly president of the Commercial Hank of Vancouver, died this morning at 7 o'clock, on the very hour of the time she had expected to board a train to go to Kalama to testify as prosequiting witness.

expected to board a train to go to wa-lama to testify as prosecuting witness. In the second trial of the former bank-er. She had been ill only 15 hours. Mrs. Hamilton was one of the oldest residents of the county. She arrived here 63 years ago, a child of six years, with her parents, Mr. and Mrs. William Matthews, who crossed the plains in an ox team outfit. She had lived in this city continuously 55 years. ity continuously 55 years.

city continuously 53 years.
On December 15, 1919, Mrs. Hamilton placed a mortgage of \$2000 on two lets not her home, but across the street, John Wood furnishing the money. She paid off some minor debts, and deposited the remainder, \$1531.10, in the Commercial Bank. The bank falled to open its doors December 19, 1910, and it was taken over by H. L. Mohundro, State Bank Examiner. Mrs. Hamilton placed Bank Examiner. Mrs. Hamilton placed the mortgage to assist her son. Charles Hamilton, to go to Arizona, where he died in January. Mrs. Hamilton was born in Iowa April

12, 1842, her maiden name being Mary Slizabeth Matthews. When six years old Mr. and Mrs. Matthews, her parents, crossed the plains and settled on a tract on the Columbia River, near the family Landing. Ten years later the family removed to Vancouver and here Mrs Hamilton was married, reared a fami-ly, and lived until her death. She is on the Columbia River, near Hamil Hamilton was married, reared a samily, and lived until her death. She is survived by two daughters. Mrs. Peter M. Fleck, now returning from a visit to Germany, and Mrs. E. S. Butler, who was with her when she died; one son, Edward Hamilton; a brother, Milton Matthews, and a sister, Mrs. Ellen Lee, both of Felida, seven miles from Vancouver.

An effort is being made by cable and An effort is being made by cable and wireless to notify Mrs. Ficck, and arrangements will not be made for the funeral until word is received from her. The testimony of Mrs. Hamilton at the first trial of Phillips was given to identify the check and to testify that she had deposited it in the Commercial Bank. of which Phillips was president. When asked for his opinion, Judge McMaster, of the Superior Court of Clark County, said that while he did not desire to anticipate the ruling of the court in question, he believed that were the case in his court he would admit the transcript of Mrs. Hamilton's testimony as evidence in the second trial. cond trial.

Grange Delegation Chosen.

OREGON CITY, Or., March 5.—(Special.)—Delegates to the State Grange convention at Roseburg May 14-17 were elected this afternoon by the Clackamas County Grange as follows: Springwater Grange—Ed Closner, delegate; J. W. Stone, alternate. Oswego Grange—C. C. Borland, delegate; J. F. Mater, alternate. Twentieth-Century Grange, Barlow—H. T. Melon, delegate: Mrs. Hattle Irwin, alternate. Damascua Grange—J. D. Chitwood, delegate: Frank Moline, alternate. Beaver Creek Grange—A. A. Spangler, delegate: Charles W. Casto, alternate. The meeting was called to order by J. D. Chitwood, county deputy. C. T. Dickinson was elected chairman and C. E. Spance, secretary. While the committee on credentials, composed of H. G. Stark-OREGON CITY, Or., March 5 .- (Spr was electary. While the committee on cre-dentials, composed of H. G. Stark-weather and J. D. Chitwood, was formulating its report. County Super-intended of Schools Gary spoke on the fairs to be given by the aghooichildren.

Lighting Contract Still Held Up. VANCOUVER, Wash., March 5 .- (Special.)—After two hours' discussion last night the City Council found itself no nearer than before to a solution of the lighting contract problem. The Portlighting contract problem. The Port-land Railway, Light & Power Company. through J. E. Werlen. Its represenoffered 50 per cent of the city's light-ing on equal terms with the Washing-ton-Oregon corporation. It is expected bids will be advertised anew.

Five Divorces Are Granted.

VANCOUVER, Wash, March 5 .-

Stop endless heating work

There are many people who must believe that the law of perpetual motion has been discovered if they stop to think of the endless number of times the coal-hod passed back and forth this last Winter in the constant effort to feed the several household fires. If the man of the house were the one to lug in the coal to the several



fires, carry out the ashes and do the endless after-sweeping and dusting, made necessary by old-fashioned heating, how long do you suppose he would delay in buying an outfit of

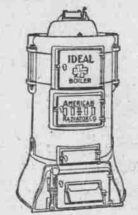
The fuel-savings, health-protection, absence of repairs and safety make the purchase of IDEAL Boilers and AMERICAN Radiators an investment - not an expense. They reduce the cost of living and increase its comforts.

Their economies soon repay the first cost. IDEAL Boilers and AMERICAN Radiators are made of the best

quality of iron, and of a special mixture which has by exhaustive tests been shown to be eminently the best for heating uses. Our foundry iron-chemists in America, England, Germany, France and Italy keep our heating outfits ever at the top in

quality and performance. They are fully guaranteed. Put your property in right heating condition now, ready for the best living, selling, or renting. Don't wait! Be ready at the turn of a valve to flood the whole house with the invigorating, genial heating and ventilation of IDEAL Boilers and AMERI-

Ask for free book-puts you under no obligation whatever to buy. Stop the old-fashioned endless heating labor and wastes. Call, phone or write to-day.



The fire in an IDEAL Boiler

We also supply the ARCOWAND Vacuum Cleaner—to set in cellar—with its iron suction pipes leading to all floors. It is the new way, the ideally correct method—because all the dirt, dust, lint, threads, insect eggs, etc., are drawn through the iron suction pipes to the big scaled dust-bucket in cellar. The faul, germ-laden air (after the dust and trash have been removed) is comted out doors. The ARCO WAND becomes part of the building, like the heating or plumbing. Running cost adds but little to your monthly electricity bill. With utmost simplicity the suction pipes are put into old or new houses, flats, stores, schools, churches, banks, theaters, hospitals, barber shops, court houses, libraries, garages, etc., etc. Ash for catalog of ARCO WAND Vacuum Cleaners.

Sold by all dealers.

No exclusive agents.

A No. 1118 IDEAL Boiler and 215 sq. ft. of 38-in. AMERICAN Radiators, costing the owner \$105, were used to heat this cottage. At this price the goods can be bought of any reputable, competent Fitter. This did not include costs of labor, pipe, valves, freight, etc., which are extra and vary according to climatic and other conditions.

Write Department N-12 816-22 S. Michigan Ave.

SURPRISES ARE SPRUNG BY WOULD-BE OFFICIALS.

Campaign Promises to Be Hot One In Clackamas County Where Opening Gun Is Fired.

OREGON CITY, Or., March 5.—(Special.)—The political scalp of County Assessor I. E. Jack is demanded by at least two Republicans, who have filed their petitions for the nomination for that office. These are James F. Nelson, of Multine, who announced his candidacy several weeks ago, and E. P. Carter, of Gladstone, who filed his petition this afternoon. Mr. Carter represented Clackamas County in the House of Representatives at the last session of the State Legislature and was experted to be a candidate to succeed himself, but he had concluded that a chance at a salaried office with a four-year term attached is not to be lightly passed by Mr. Jack has had one term of four years and is a candidate to succeed himself, having filed his petition for the Democratic nomination. Mr. Nelson was Assessor if Clackamas. County six years, having preceded the present Assessor in office.

Another surprise was sprung yester-OREGON CITY, Or., March 5 .- (Spe-

Another surprise was sprung yeste

present Assessor in office.

Another surprise was sprung yesterday when it was reported that M. E. Dunn, a well-known business man of Oregon City, would become a candidate for the Legislature. F. M. Gill, of Estacada, has already filed his petition for the Republican nomination. He was in the House last year as joint Representative from Hood River and Wasco counties. M. A. Magone, a member of the last House, will be a candidate to succeed himself. E. D. Olds also is a candidate for Representative. W. L. Mulvey, for Clerk: T. J. Gary, for School Superintendent; D. T. Meldrum, for Surveyor, and W. J. Wilson, for Coroner, are all candidates to succeed themselves. Mr. Wilson filed his petition a few days ago. He was appointed by the County Court to succeed Dr. T. J. Fox, who resigned, and has made a very efficient officer. E. C. Hackett has filed his petition for Sheriff on the Republican ticket. He will be opposed by Sheriff. E. T. Mass, Democrat, who has not yet filed his petition. Mr. Hackett was the Republican nomines two years ago and was defeated by a narrow margin. Liogd E. Williams will file his petition to succeed himself as County Recorder and he will be opposed by C. W. Strucken, who has already filed his declaration.

The Democrats of Clacksmas County

Strucken, who has already filed his declaration.

The Democrats of Clackamas County are slow to file, the only other person beside Assessor Jack being F. H. Dungin, Justice of the Peace at Mohila, who seeks re-election. Four Republicans have filed petitions for nominations for Justice of the Peace—William Hammond and W. W. H. Samson

City and surrounding territory; Norman O. Say, at Wilsonville, and E. L. Davidson, at Oswego. H. T. Melvin, of Barlow, is the only person to file a petition for the office of precinct com-

CAN Radiators.

Woodburn Nurseryman III. SALEM, Or., March 5,-J. H. Set-tlemeler, of Woodburn, Or., is criff-cally ill with heart disease. He repre-sented Marion County in the Legisla-ture and is widely known as the owner of the Settlemeler nurseries at Woodburn, here he made a fortune estimated at more than \$509,000. He recently lived at Portland.

mitteeman.

Country Life Board to Meet. SALEM, Or., March 5,-(Special)-State Superintendent of Public In-struction Alderman has called a meeting of the recently appointed Country Life Commission to be held in Salem April 11. The commisssion will organ-

CONSUMPTION CATCHING

But Preventable and Curable Under Right and Timely Treatment

The teeth of the old foe are not drawn yet, but it is cheering to know that Consumption is not hereditary, and that it is curable and preventable. If they are rightly treated there is no reason why the children of consump-tives should not be long-lived and

Right treatment includes Commission, because all who have Consumption or have been exposed to it (for it is high-ly catching) need plenty of easily digested fats, and Oxomulsion is full of

The steam-refined Norway Gold Medal Cod Liver Oil, which is about fifty per cent of Onomulsion, is imported direct. it is united with Hypophosphites of Lime and Soda and with chemically pure (Hycerine, in a snow-white-enam-eled laboratory, by specialists in the chemistry of medicinal foods. There is nothing to compare with zomulsion in creating and sustaining

Sample Bottle Free by Mail

That those who are seeking health and strength for themselves, children, relatives or friends may experience the life-giving properties of this exclusive Norway gold medal ozonized cod liver cli medicinal food emulsion—as well as to know Ozomulsion superiority—in being most polstable and case to take being most palatable and easy to take
—a generous 3-or bottle will be sent
by mail to those who send addresses
by postcard or letter to Ozomulsion.
148 Pearl St., N. "

F.A. Taylor & Co.

Are showing a complete line of Upholstery, Drapery and Decorative Fabrics. New and exclusive designs in Wall Paper Fine Furniture and high-class Rugs made to special order

> ESTIMATES AND SKETCHES SUBMITTED

130 Tenth Street Phones: Marshall 3819, A 4681

SAGE TEA, USED BY OUR GRAND-MOTHERS TO DARKEN THE HAIR

It is easier to preserve the color of he hair than to restore it, although it the hair than to restore it, although it is possible to do both. Our grandmothers understood the secret. They made a "sage tea," and their dark, glossy hair long after middle life was due to this fact. Our mothers have gray hairs before they are fifty, but they are beginning to appreciate the wisdom of our grandmothers in using "sage tea" for their hair and are fast following suit.

Restores Gray Hair to Natural
Color, Stops It From Coming
Out and Makes It Grow.

It is easier to preserve the color of

The Natural

Vantage of the past in that it can get a ready-to-use preparation called Wyeth's Sage and Sulphur Hair Remedy. As a scalp tonic and color restorer tilis preparation to vastly superior to the ordinary "sage tea" made by our grand-mothers.

The growth and beauty of the hair depends on a healthy condition of the scalp. Wyeth's Sage and Sulphur Holr Remedy quickly kills the dandruff gorms which rob the hair of its life, color and lustre units. color and lustre, makes the scalp clean and healthy, gives the hair strength, color and beauty, and makes it grow. Get a 50-cent bottle from your drug-gist today. He will give your money back if you are not satisfied after a

The present generation has the ad- | Special agent, Owl Drug Co.