

A LITTLE DANDERINE WILL MAKE YOUR HAIR LUSTROUS, SOFT, FLUFFY, ABUNDANT

Get a 25 Cent Bottle Now and Forever Stop Falling Hair, Itching Scalp and Dandruff

If you Wish to Double the Beauty of your Hair in Ten Minutes surely Try a Danderine Hair Cleanse



Your hair becomes light, wavy, fluffy, abundant and appears soft, lustrous and beautiful as a young girl's after a Danderine hair cleanse. Just try this—moisten a cloth with a little Danderine and carefully draw it through your hair, taking one small strand at a time. This will cleanse the hair of dust, dirt and excessive oil and in just a few moments you have doubled the beauty of your hair.

A delightful surprise awaits particularly those who have been careless, whose hair has been neglected or is scraggy, faded, dry, brittle or thin. Besides beautifying the hair at once, Danderine dissolves every particle of dandruff, cleanses, purifies and invigorates the scalp, forever stopping itching and falling hair.

Try as you will, after one application of Danderine you cannot find any dandruff or a loose or falling hair, and your scalp will never itch, but what will please you most will be after a few weeks' use when you will actually see new hair—fine and downy at first—yes—but really new hair sprouting all over the scalp. Danderine makes the hair grow long, heavy and luxuriant and we can prove it. If you care for pretty, soft hair and lots of it surely get a 25 cent bottle of Keweenaw's Danderine from any druggist or toilet counter, and just try it.

KANSAS PROTECTS HER INVESTORS

"BLUE SKY" LAW PUTS PROMOTEES UNDER CONTROL

Investment Schemes Must First be Filed With State Before Offered to Public and Courts are Restrained From Killing Entire Law.

On request of Major Lee Moorhouse State Bank Commissioner J. N. Doolley, of Kansas, has mailed the Pendleton man a copy of the Kansas "Blue Sky" law which was enacted by the legislature in 1911, providing for the regulation and supervision of investment companies in Kansas.

The law as it appears on the Kansas statute books, follows:

Section 1. Every corporation, every co-partnership or company and every association (other than state and national banks, trust companies, real estate mortgage companies dealing exclusively in real estate mortgage notes, building and loan associations and corporations not organized for profit), organized or which shall be organized in this state, whether incorporated or unincorporated, which shall sell or negotiate for the sale of any stocks, bonds or other securities of any kind or character other than bonds of the United States, the state of Kansas, or of some municipality of the state of Kansas, and notes secured by mortgages on real estate located in the state of Kansas, to any person or persons in the state of Kansas, other than those specifically exempted herein, shall be known for the purpose of this act as a domestic investment company. Every such investment company organized in any other state, territory or government, or organized under the laws of any other state, territory or government, shall be known for the purpose of this act as a foreign investment company.

Sec. 2. Before offering or attempting to sell any stocks, bonds or other securities of any kind or character other than those specifically exempted in section 1 of this act to any person or persons or transacting any business whatever in this state, excepting that of preparing the documents hereinafter required, every such investment company, domestic or foreign, shall file in the office of the bank commissioner of this state, together with a filing fee of two dollars and fifty cents, the following documents to wit: A statement showing in full detail the plan upon which it proposes to transact business. A copy of all contracts, bonds or other instruments which it proposes to make with or sell to its contributors. A statement which shall show the name and location of the investment company, and an itemized account of its actual financial condition, and the amount of its property and liabilities, and such other information touching its affairs as said bank commissioner may require. If such investment company shall be a co-partnership or an unincorporated association, it shall also file with the bank commissioner a copy of its articles of co-partnership or association, and all other papers pertaining to its organization, and if it be a corporation organized under the laws of Kansas it shall also file with the bank commissioner a copy of its articles of incorporation, constitution and by-laws, and all other papers pertaining to its organization.

Sec. 3. All of the above described papers shall be verified by the oath of a member of a co-partnership or company, if it be a co-partnership or company, or by the oath of a duly authorized officer, if it be an incorporated or unincorporated association. All such papers, however, as are recorded or are on file in any public office shall be further certified to by the officer of whose records or archives they form a part, as being correct copies of such records or archives.

Sec. 4. Every foreign investment company shall also file its written consent, irrevocable, that actions may be commenced against it, in the proper court of any county in this state in which a cause of action may arise or in which the plaintiff may reside, by

the service of process on the secretary of state, and stipulating and agreeing that such service or process on the secretary of state shall be taken and held, in all courts, to be as valid and binding as if due service had been made upon the company itself, according to the laws of this or any other state, and such instrument shall be authenticated by the seal of said foreign investment company and by the signature of a member of the co-partnership or company, or by the signatures of the president and secretary of the incorporated or unincorporated association if it be an incorporated or unincorporated association, and shall be accompanied by a duly certified copy of the order or resolution of the board of directors, trustees or managers of the corporation authorizing the said secretary and president to execute the same.

Sec. 5. It shall be the duty of the bank commissioner to examine the statements and documents so filed, and if said bank commissioner shall deem it advisable he shall make or have made a detailed examination of such investment company's affairs, which examination shall be at the expense of such investment company, hereinafter provided; and if he finds that such investment company is solvent, that its articles of incorporation or association, its constitution and by-laws, its proposed plan of business and proposed contract contain a fair return on the stocks, bonds and other securities by it offered for sale; that such investment company has complied with the provisions of this act, that detailed information in regard to the company and its securities is on file in the bank commissioner's office for public inspection and information, that such investment company is permitted to do business in this state, and such statement shall also recite in bold type that the bank commissioner in no wise recommends the securities to be offered for sale by such security company. But if said bank commissioner finds that such articles of incorporation or association, charter, constitution, by-laws, plan of business or proposed contract contain any provisions that are unfair, unjust, inequitable or oppressive to any class or contributors, or if he decides from his examination of its affairs that said investment company is not solvent and does not intend to do a fair and honest business, and in his judgment does not promise a fair return on the stocks, bonds or other securities by it offered for sale, then he shall notify such investment company in writing of his findings, and it shall be unlawful for such company to do any further business in this state until it shall so change its constitution and by-laws, articles of incorporation or association, its proposed plan of business and proposed contract and its general financial condition in such manner as to satisfy the bank commissioner that it is solvent, and its articles of incorporation or association, its constitution and by-laws, its proposed plan of business and proposed contract provide for a fair, just and equitable plan for the transaction of business, and does, in his judgment, promise a fair return on the stocks, bonds and other securities by it offered for sale; provided, that all expenses paid or incurred and all fees or charges received or collected for any examination made under the provisions of this section of this act shall be reported in detail by the bank commissioner and a full report and record thereof made in detail.

Sec. 6. It shall not be lawful for any investment company, either as principal or agent, to transact any business, in form or character similar to that set forth in section 1 of this act, except as is provided in section 2 of this act, until it shall have filed the papers and documents above provided for. No amendment of the charter, articles of incorporation, constitution and by-laws of any such investment company shall become operative until a copy of the same has been filed with the bank commissioner as provided in regard to the original filing of charters, articles of incorporation, constitution and by-laws, nor shall it be lawful for any such investment company to transact business on any other plan than that set forth in the statement required to be filed by section 2 of this act, or to make any contract other than that shown in the copy of the proposed contract required to be filed by section 2 of this act, until a written statement showing in full detail the proposed new plan or transacting business and a copy of the proposed new contract shall have been filed with the bank commissioner, in like manner as provided in regard to the original plan of business and proposed contract, and the consent of the bank commissioner obtained as to making such proposed new plan or transacting business and proposed new contract.

Sec. 7. Any investment company may appoint one or more agents, but no such agent shall do any business for said investment company in this state until he shall first register with the bank commissioner as agent for such investment company, and for each of such registrations there shall be paid to the bank commissioner the sum of one dollar. Such registration shall entitle such agent to represent said investment company as its agent until the 1st day of March following, unless said authority is sooner revoked by the bank commissioner; and such authority shall be subject to revocation at any time by the bank commissioner for cause appearing to him sufficient.

Sec. 8. Every investment company domestic or foreign, shall file at the close of business on December 31st and June 30th of each year, and at such other times as required by the bank commissioner, a statement verified by oath of the co-partnership or company, if it be a co-partnership or company, or by the oath of a duly authorized officer, if it be an incor-

porated or an unincorporated association, setting forth in such form as may be prescribed by said bank commissioner, its financial condition and the amount of its assets and liabilities, and furnishing such other information concerning its affairs as said bank commissioner may require. Each regular statement of December 31st and June 30th shall be accompanied by a filing fee of two dollars and fifty cents. Any investment company failing to file its report at the close of business December 31st or June 30th of each year within ten days of that date, or failing to file any other or special report herein required within thirty days after receipt of request or requisition therefor, shall forfeit its right to do business in this state.

Sec. 9. The general accounts of every investment company, domestic or foreign, doing business in this state shall be kept by double entry, and such company, its co-partners or managing officers, shall at least once in each month make a trial balance of such accounts, which shall be recorded in a book provided for that purpose; such trial balances and all other books and accounts of such company shall at all times during business hours, except on Sundays and legal holiday, be open to the inspection of stockholders and investors in said company or investors in the stocks, bonds or other securities by it offered for sale and to the bank commissioner and his deputies.

Sec. 10. The bank commissioner shall have general supervision and control, as provided by this act, over any and all investment companies, domestic or foreign, doing business in this state, and all such investment companies shall be subject to examination by the bank commissioner or his duly authorized deputies at any time the bank commissioner may deem it advisable and in the same manner as is now provided for the examination of state banks. The rights, powers, and privileges of the bank commissioner in connection with such examinations shall be the same as is now provided with reference to examination of state banks; and such investment company shall pay a fee for each of such examinations of not to exceed five dollars for each day or fraction thereof plus the actual traveling and hotel expenses of said bank commissioner or deputy that he is absent from the capitol building for the purpose of making such examination, and the failure or refusal of any investment company to pay such fees upon the demand of the bank commissioner or deputy while making such examination shall work a forfeiture of its right to do business in this state.

Sec. 11. Whenever it shall appear to the bank commissioner that the assets of any investment company doing business in this state are impaired to the extent that such assets do not equal its liabilities, or that it is conducting its business in an unsafe, inequitable or unauthorized manner, or is jeopardizing the interest of its stockholders or investors in stocks, bonds or other securities by it offered for sale, or whenever any investment company shall fail or refuse to file any papers, statement or documents required by this act, without giving satisfactory reasons therefor, said bank commissioner shall at once communicate such facts to the attorney general who shall thereupon apply to the supreme court or to the district court where such company is located or is doing business or to a judge of either of said courts for the appointment of a receiver to take charge of and wind up the business of such investment company and if such fact or facts be made to appear it shall be sufficient evidence to authorize the appointment of a receiver and decrees in such cases as equity may require.

Sec. 12. Any person who shall knowingly or willfully subscribe to or make or cause to be made any false statements or false entry in any book of such investment company, or exhibit any false paper with the intention of deceiving any person authorized to examine into the affairs of such investment company, or shall make or publish any false statement of the financial condition of such investment company, or the stocks, bonds or other securities by it offered for sale, shall be deemed guilty of a felony, and upon conviction thereof shall be fined not less than two hundred dollars nor more than ten thousand dollars, and shall be imprisoned for not less than one year nor more than ten years in the state penitentiary.

Sick Women

When shown positive and reliable proof that a certain remedy had cured many cases of female ills, wouldn't any sensible woman conclude that the same remedy would also benefit her if suffering with the same trouble?

Here are five letters from southern women which prove the efficiency of Lydia E. Pinkham's Vegetable Compound.

LETTER FROM VIRGINIA.

Elliston, Va.—"I feel it my duty to express my thanks to you and your great medicine. I was a sufferer from female troubles and I had been confined in bed over one third of my time for ten months. I could not do my housework and had fainting spells so that my husband could not leave me alone for five minutes at a time.

"Now I owe my health to Lydia E. Pinkham's Vegetable Compound and Blood Purifier. Whenever I see a suffering woman I want to tell her what these medicines have done for me and I will always speak a good word for them."—Mrs. ROBERT BLANKENSHIP, Elliston, Montgomery Co., Va.

LETTER FROM LOUISIANA.

New Orleans, La.—"I was passing through the Change of Life and before I took Lydia E. Pinkham's Vegetable Compound I was troubled with hot flashes, weak and dizzy feelings, headache and irregularities. I would get up in the morning feeling tired out and not fit to do anything. "Since I have been taking your Compound and Blood Purifier I feel all right. Your medicines are worth their weight in gold."—Mrs. GASTON BLODEAU, 1541 Polymnia St., New Orleans, La.

LETTER FROM FLORIDA.

Wauchoula, Fla.—"Some time ago I wrote to you giving you my symptoms, headache, backache, bearing-down, and discomfort in walking, caused by female troubles.

"I got two bottles of Lydia E. Pinkham's Vegetable Compound and a package of Sensitive Wash and that was all I used to make me a well woman. "I am satisfied that if I had done all a good many women, and had not taken your remedies, I would have been a great sufferer. But I started in time with the right medicine and got well. It did not cost very much either. I feel that you are a friend to all women and I would rather use your remedies than have a doctor."—Mrs. MATTIE HODGKIN, Box 406, Wauchoula, Florida.

LETTER FROM WEST VIRGINIA.

Martinsburg, W. Va.—"I am glad to say that Lydia E. Pinkham's Vegetable Compound has done wonders for my mother, daughter and myself. "I have told dozens of people about it and my daughter says that when she hears a girl complaining with cramps, she tells her to take your Compound."—Mrs. MARY A. HOCKENBERRY, 712 N. 3rd St., Martinsburg, W. Va.

ANOTHER LETTER FROM VIRGINIA.

Newport News, Va.—"About five years ago I was troubled with such pains and bloating every month that I would have to go to bed.

"A friend told me to take Lydia E. Pinkham's Vegetable Compound and I soon found relief. The medicine strengthened me in every way and my doctor approved of my taking it.

"I will be glad if my testimony will help some one who is suffering from female weakness."—Mrs. W. J. BLAYTON, 1029 Hampton Ave., Newport News, Va.

Why don't you try this reliable remedy?

Sec. 13. Any person or persons, agent or agents, who shall sell or attempt to sell the stocks, bonds or other securities of any investment company, domestic or foreign, or the stocks, bonds or other securities by it offered for sale, who have not complied with the provisions of this act, or any investment company, domestic or foreign, which shall do any business, or offer or attempt to do any business, except as provided in section two of this act, which shall not have complied with the provisions of this act, or any agent or agents who shall do or attempt to do any business for any investment company, domestic or foreign, in this state, which agent is not at the time duly registered and has fully complied with the provisions of this act, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined for each offense not less than one hundred dollars nor more than five thousand dollars, or by imprisonment in the county jail for not more than ninety days, or both such fine and imprisonment, at the discretion of the court.

Sec. 14. All fees herein provided for shall be collected by the bank commissioner and by him shall be turned into the state treasury, and all fees so turned into the state treasury are hereby reappropriated to the bank commissioner for the purpose of paying all salaries and expenses necessary for carrying this act into effect; and the bank commissioner is hereby authorized to appoint such clerk and deputies as are actually and absolutely necessary to carry this act into full force and effect, none of whom shall be related by blood or marriage to such bank commissioner or any of his deputies. All mon-

ey actually and necessarily paid out by the bank commissioner to any clerk or deputy appointed under this act, as salaries, or any money actually and necessarily paid out by the bank commissioner, or by any clerk or deputy appointed under this act, for traveling or incidental expenses shall be paid by the state treasurer out of such fees upon the state auditor's warrants, to be issued upon sworn vouchers containing an itemized account of such salaries or expenses.

Sec. 15. Should the courts declare any section of this act unconstitutional or unauthorized by law, or in conflict with any other section or provision of this act, then such decision shall affect only the section or provision so declared to be unconstitutional, and shall not affect any other section or part of this act.

Many a man remains in the bachelor class because he is skeptical as to the ability of a woman to support him.

There is more Catarrh in this section of the country than all other diseases put together, and until the last few years was supposed to be incurable. For a great many years doctors pronounced it a local disease and prescribed local remedies, and by constantly failing to cure with local treatment, announced that incurable Science has proven Catarrh to be a constitutional disease and therefore requires constitutional treatment. Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, Ohio, is the only constitutional cure on the market. It is taken internally in doses from 10 drops to a teaspoonful. It acts directly on the blood and mucous surfaces of the system. They offer one hundred dollars for any case it fails to cure. Send for circulars and testimonials. Address: F. J. CHENEY & Co., Toledo, Ohio. Sold by Druggists, 75c. Take Hall's Family Pills for constipation.

Deafness Can Be Cured

The Secrets of the Most Marvelous Discovery for the Positive Cure of Deafness and Head Noises Given FREE

With This Wonderful, Mysterious Power, People Deaf for Years Hear the Tick of a Watch in a Few Minutes.

Send No Money—Simply Write About Your Case, the Secret Will Be Sent You By Return Mail Absolutely Free.

After years of research along the lines of the deeper scientific mysteries of the occult and invisible of Nature—forces, the cause and cure of deafness and head noises has been found and we are enabled by this same mysterious knowledge and power to give to every unfortunate and suffering person the assurance of a treatment that relieves even the most obstinate cases. We say to those who have thrown away their money on cheap apparatus, selves, air pumps, washes, douches, and list of innumerable trash that is offered the public through flaming advertisements, we can almost certainly cure you and cure you to stay cured. We ask no money for our consultation, advice and diagnosis of your case. Our treatment method is one that is so simple it can be used in your own home. You can investigate fully, absolutely free and you pay for it only after you are thoroughly convinced that it will cure you, as it has thousands of others. It makes no difference with this marvelous new method how long you have been deaf, nor what caused your deafness. No matter how many remedies have failed you—no matter how many doctors have pronounced your case hopeless, this new magic method of treatment should prove a beacon light to guide you to a perfect restoration of your hearing.

We prove this to you before you pay a cent for it. Write today and we will send you full information absolutely free, by return mail. Address Dr. L. C. Grains Co., 231 Pulsifer Bldg., Chicago, Ill. Remember send no money—simply your name and address. You will receive an immediate answer and full information by return mail.

FREE

Information Coupon

DR. L. C. GRAINS COMPANY
231 Pulsifer Bldg., Chicago, Ill.

Please send me without cost or obligation on my part, complete information concerning the new method for the treatment and cure of deafness or head noises. If I wish you to make a diagnosis of my case after hearing from you, you are to do so FREE OF CHARGE.

Name
Address
Town State

Always on Time



With Your Lumber Orders

Our entire stock of building material is selected with care and good judgment. We keep it in good condition and sell it reasonable—that's what's bringing us our over increasing business. We believe in smaller profits and faster selling—it amounts to the same thing in the end.

Get Our Estimates Before Buying Your Lumber Lath, Shingles and Mill Work

Crab Creek Lumber Co.

Phone Main 92

OSCAR MAHLER, Manager