



Pimples and Blackheads

Clear the complexion of disfiguring pimples, blackheads, redness, roughness, and other unhealthy conditions; keep the hands soft and white, the scalp clean, the hair live and glossy, and preserve skin health by the use of Cuticura Soap and Ointment.

Cuticura Soap and Ointment

afford the most economical treatment for itching, burning, scaly humors of infants, children and adults. A single set is often sufficient. Sold throughout the world. Send to Potter Drug & Chem. Corp., Boston, U.S.A., for 25-cent Cuticura Book on care and treatment of skin and hair.

The Best Silver

is readily distinguished by this trademark—
"1847 ROGERS' BROS."
It appears on the spoons and knives of the heaviest quality of the best steel, silver, and nickel. It is the mark of the famous ROGERS' BROS. of New York City. "Silver-Plated That Wears."

Make Every Day

a bright day by beginning the day with
Abbey's
Efficient
Mentol
SALT
25c and 50c
bottles.

IS MARKED SUCCESS

Cronophone Makes a Big Hit At

The Nickel on Introduction to St. John

The Gaumont chronophone, the latest invention of Leon Gaumont, of Paris, was heard yesterday for the first time—east, of Montreal, in the Nickel Theatre.

The chronophone is the nearest approach to perfection yet attained in picture talking machines. An electrical contrivance connects both the picture machine and the chronophone, and it is this that produces the synchronous and harmony necessary to give the realistic touch. The voice and action, as seen at the performance in the Nickel, were correspondingly true to a marked degree, and the introduction was far more accurate than is heard from the ordinary phonograph.

The introduction of the chronophone is the last step taken in the bringing out of Edison's new invention which will soon appear on the market. The highest degree of perfection possible, next to the human voice and action itself.

The large audiences which filled the Nickel yesterday were very much pleased with the innovation, the numbers from Harry Lauder, the great comedian, receiving a warm reception. The Nickel management have engaged this machine and the necessary operators for a week.

"Bronchitis"

This is an acute inflammation of the mucous membrane lining the air tubes in the lungs.

The disease begins with a tightness across the chest, difficulty of breathing, hoarseness, and there is a dry, harsh, raspy cough.

After a few days mucous begins to be raised. This is at first white, but later of a greenish or yellowish color and is occasionally streaked with blood.

Cure the first symptoms of Bronchitis by the use of Dr. Wood's Norway Pine Syrup and thus prevent it becoming chronic and perhaps turning to Consumption.

Mrs. D. J. McCormack, Cleveland, N.S., writes: "My little boy, two years old, caught a bad cold which developed into Bronchitis. He was coughing and could hardly breathe. I read about your wonderful medicine, Dr. Wood's Norway Pine Syrup, I decided to try it. I got another which completely cured him, without having a doctor. I can say too much in the praise and would not without it in the house as I consider it a sure cure for Colds and Bronchitis."

Dr. Wood's Norway Pine Syrup is put up in a yellow wrapper. Three pine trees the trade mark; price 25 cents.

Manufactured only by The T. Milburn Co., Limited, Toronto, Ont.

MR. RUSSELL HAS SECOND WRIT SERVED ON PINKERTONS

Claim is for \$50,000 For Breach of Contract—Text of Writ Served in First Case in Which Damages of \$200,000 Are Sought

Montreal, Jan. 23.—At noon today a second writ was served at the instance of Mr. David Russell upon the officials of the Pinkerton Detective Agency. The first writ was served by Mr. Russell's lawyers, Messrs. Hickson and Campbell, Saturday morning, claiming \$200,000 damages for alleged actions on the part of that detective agency. The suit entered to day claims additional damages of \$30,000 for breach of contract. The plaintiff claims in addition, the return of \$2,000 paid by him to the Pinkertons.

The plaintiff's declaration, served with the suit, sets forth the claims of Mr. Russell in interesting detail. In effect it is much the same as his declaration in the \$200,000 case. The suit is taken against William Pinkerton of Chicago, Allen Pinkerton of New York, Mr. John W. McNamara, who is made a party to the suit, is not included in this one, though according to the plaintiff's declaration, the most of Mr. Russell's business with the agency was done through Mr. McNamara.

(The Montreal Standard, Jan. 21.) A writ was served today at the Pinkerton office in this city, which may result in an important legal case. The issue is at the instance of Mr. David Russell in a suit for \$200,000 damages against the heads of the Pinkerton Detective Agency and Mr. John W. McNamara, the local manager of this agency.

The legal firm of Hickson and Campbell are acting for Mr. Russell, and the papers in the case, which set forth exhaustively the ground for Mr. Russell's action, were prepared with the co-operation of Mr. Donald Macmaster and Mr. A. J. Brown. The text of the writ is substantially as follows:

Canada: Province of Quebec, District of Montreal.

IN THE SUPERIOR COURT, DAVID RUSSELL, of the City and District of Montreal, Financier, Plaintiff;

vs. WILLIAM A. PINKERTON, of the City of Chicago, in the State of Illinois, one of the United States of America, and ALLEN PINKERTON, of the City and State of New York, in said United States, doing business in partnership, in the City of Montreal and elsewhere, as detectives, under the firm name and style of Pinkerton's National Detective Agency, and JOHN W. McNAMARA, of the City and District of Montreal, Manager, Defendants.

1. That at all said times and periods hereinafter mentioned the Pinkerton's National Detective Agency, composed of the defendants, William A. Pinkerton, and Allen Pinkerton, was a detective agency doing business as such throughout the United States and Canada, and had business offices in the cities of New York, Boston, Montreal and elsewhere.

2. That at all said times and periods hereinafter mentioned the Pinkerton's National Detective Agency, composed of the defendants, William A. Pinkerton, and Allen Pinkerton, was a detective agency doing business as such throughout the United States and Canada, and had business offices in the cities of New York, Boston, Montreal and elsewhere.

3. That at all said times and periods hereinafter mentioned the Pinkerton's National Detective Agency, composed of the defendants, William A. Pinkerton, and Allen Pinkerton, was a detective agency doing business as such throughout the United States and Canada, and had business offices in the cities of New York, Boston, Montreal and elsewhere.

4. That at all said times and periods hereinafter mentioned the Pinkerton's National Detective Agency, composed of the defendants, William A. Pinkerton, and Allen Pinkerton, was a detective agency doing business as such throughout the United States and Canada, and had business offices in the cities of New York, Boston, Montreal and elsewhere.

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26. That at all said times and periods hereinafter mentioned the Pinkerton's National Detective Agency, composed of the defendants, William A. Pinkerton, and Allen Pinkerton, was a detective agency doing business as such throughout the United States and Canada, and had business offices in the cities of New York, Boston, Montreal and elsewhere.

27. That at all said times and periods hereinafter mentioned the Pinkerton's National Detective Agency, composed of the defendants, William A. Pinkerton, and Allen Pinkerton, was a detective agency doing business as such throughout the United States and Canada, and had business offices in the cities of New York, Boston, Montreal and elsewhere.

real on October 7 last, 1910, with the defendant McNamara, the local manager of the said Pinkerton's National Detective Agency, and plaintiff thereafter on October 10, following, paid the defendants Pinkerton a sum of \$2,000 to be placed to his credit and expended in so far as necessary in the payment of services to be rendered to plaintiff as aforesaid.

The defendant company accepted their engagement and hiring for the purpose aforesaid and received and accepted plaintiff's said payment of \$2,000 as above stated, and defendants undertook and agreed to thoroughly make the said investigations and to report the results thereof to plaintiff.

14. In the city of Montreal on the 13th of October following, the defendants through their local manager, McNamara, verbally reported to plaintiff that the said woman was, as plaintiff had anticipated, not the wife of the knowledge of the city of New York, and that the said J. S. Patterson was the vice-president and general manager of a manufacturing company, reported to be capitalized at \$7,000,000, and was otherwise a man of good standing and reputation.

15. The said report so verbally given to plaintiff by said McNamara had been telephoned to said McNamara by said Dougherty from the city of New York for the purpose of being communicated to plaintiff in the city of Montreal.

16. On the day following the said verbal report was repeated and confirmed verbally by the said Dougherty to plaintiff at the Plaza Hotel, New York city.

17. The said report was further in part repeated and confirmed in writing by memorandum dated at New York, October 18, and sent to plaintiff by defendant as showing results of their investigations as aforesaid.

18. The plaintiff of his own observation concluded " . . . " that the woman was an adventuress, and that the woman was substantially true as far as the woman was concerned, and able to the knowledge of the defendants and their employees and were made to plaintiff for the purpose of misleading him and with intent to defraud him of his money and to ruin his business and reputation and to injure him in his person, character, reputation, position, and in his family and in his business.

19. Upon receiving the said report, being convinced that the said reports so made by defendants were misleading and false, and that the said J. S. Patterson (who was a married man), was of bad character and reputation, and that instead of being the vice-president and general manager of a company reported to be capitalized at \$7,000,000 as the defendants had reported to him, the said J. S. Patterson was merely manager of a company whose total authorized capital stock was only \$10,000.

20. On ascertaining the falsity of said reports, the plaintiff on February 17 following, discharged and dismissed from his employment the defendants through their said manager, McNamara, whom he informed that their reports were false and misleading, and demanded repayment of the said sum of \$2,000, paid to them as aforesaid.

21. The defendant McNamara thereupon verbally admitted and confessed to plaintiff that the said reports were in fact false and intended to mislead plaintiff, and the plaintiff more especially reserves his right to recover by separate action aforesaid a sum of \$2,000 and damages for the breach of said contract for hire of services, from the defendant, McNamara.

22. Upon being dismissed and discharged, by plaintiff, as aforesaid, the defendants and the said George S. Dougherty and John W. McNamara, in the course of their employment for the defendants, the said Pinkerton's Detective Agency, willfully and maliciously conspired and plotted together, and with other persons, whose names are presently unknown to plaintiff, to ruin plaintiff and to injure him in his person, character, reputation, position, and in his family and in his business.

23. More especially and in furtherance of their said plot and conspiracy, the defendants and the said George S. Dougherty and John W. McNamara, conspired and plotted together, and with other persons, whose names are presently unknown to plaintiff, to ruin plaintiff and to injure him in his person, character, reputation, position, and in his family and in his business.

24. In furtherance of their plot and conspiracy as aforesaid, the defendants willfully and maliciously spread the false and malicious rumor and report throughout the city of Montreal and elsewhere, that in fact, plaintiff was of unsound mind and mentally deranged, and that he should be restrained in an asylum.

25. In furtherance of their said plot and conspiracy, the defendants also maliciously made similar false and malicious statements and reports to members of plaintiff's family, and to his employees, and acquaintances, for the purpose of deceiving and misleading them, and they in fact did deceive and mislead them.

26. That moreover, the defendants and others who are presently unknown to plaintiff, unlawfully co-operating with them, did, in fact, send to plaintiff false and misleading telegrams, and the defendant, McNamara, did cause to be sent to plaintiff a telegram telegraphically signed by another, and did further personally write and send to plaintiff two other telegrams, which he forged in the name of another, the whole in order, to detain plaintiff in the city of New York, until defendants' plot and conspiracy was sufficiently perfected, to enable defendant to commence "action," to wit on the 21st day of October last, 1910, when the plan of the defendants as prepared by defendants was to enter the plaintiff's room at the Manhattan Hotel in the city of New York and there to "overpower" him, and procure plaintiff's incarceration in a lunatic asylum without opportunity for defence or remonstrance by plaintiff, through the investigations of the William J. Burns National Detective Agency of New York.

27. Defendants said plot and conspiracy failed in the city of New York, on the date alleged, but defendants subsequently on or about the 24th of October following, repeated their efforts and endeavor to have the plaintiff declared insane at the city of Montreal and there placed in a lunatic asylum.

28. The said fraudulent plots and conspiracy and the malicious spreading of false reports in regard to plaintiff in his person, character and position, and of poisoning him in his sensibilities, and feelings, and they have in fact deeply injured plaintiff as a business man, wounded him in his feelings, humiliated him in the eyes of his friends, employees, his family and business associates, and they in fact have caused plaintiff serious loss and damage and personal injury in at least the sum of \$200,000, in which amount the defendants are jointly and severally liable and indebted to plaintiff at the city of Montreal, as damages and compensation for his personal injuries and loss sustained by the said illegal and malicious action of the defendant.

29. Plaintiff specially reserves his rights of action against the defendants Pinkerton in respect of the breach of their contract and agreement above mentioned and for the recovery of the aforesaid sum of \$2,000 so paid to them by plaintiff.

30. Plaintiff hereby declares his option that this case be tried by a jury.

31. Wherefore plaintiff under the reserve aforesaid, and praying act of his option for a trial by jury, prays that defendants be condemned jointly and severally to pay plaintiff the said sum of \$200,000, as damages for the injuries sustained by him as aforesaid, and among other things employed by defendants, the Pinkerton's National Detective Agency, to thoroughly investigate the antecedents, character and social and financial position and standing of the said J. S. Patterson.

32. The said contract and engagement was made verbally at the city of Montreal on October 7 last, 1910, with the defendant McNamara, the local manager of the said Pinkerton's National Detective Agency, and plaintiff thereafter on October 10, following, paid the defendants Pinkerton a sum of \$2,000 to be placed to his credit and expended in so far as necessary in the payment of services to be rendered to plaintiff as aforesaid.

The defendant company accepted their engagement and hiring for the purpose aforesaid and received and accepted plaintiff's said payment of \$2,000 as above stated, and defendants undertook and agreed to thoroughly make the said investigations and to report the results thereof to plaintiff.

14. In the city of Montreal on the 13th of October following, the defendants through their local manager, McNamara, verbally reported to plaintiff that the said woman was, as plaintiff had anticipated, not the wife of the knowledge of the city of New York, and that the said J. S. Patterson was the vice-president and general manager of a manufacturing company, reported to be capitalized at \$7,000,000, and was otherwise a man of good standing and reputation.

15. The said report so verbally given to plaintiff by said McNamara had been telephoned to said McNamara by said Dougherty from the city of New York for the purpose of being communicated to plaintiff in the city of Montreal.

16. On the day following the said verbal report was repeated and confirmed verbally by the said Dougherty to plaintiff at the Plaza Hotel, New York city.

17. The said report was further in part repeated and confirmed in writing by memorandum dated at New York, October 18, and sent to plaintiff by defendant as showing results of their investigations as aforesaid.

18. The plaintiff of his own observation concluded " . . . " that the woman was an adventuress, and that the woman was substantially true as far as the woman was concerned, and able to the knowledge of the defendants and their employees and were made to plaintiff for the purpose of misleading him and with intent to defraud him of his money and to ruin his business and reputation and to injure him in his person, character, reputation, position, and in his family and in his business.



These Little Lots of Clothing Will Go A-Flying at These Prices

We've done a phenomenal clothing business during the past season and we've given you some wonderful bargains. And starting today we're going to clear out all the little lots and fairs of a kind that have accumulated from our January Sale just closed. There are Suits, Overcoats and Fancy Vests in all the best and most-wanted styles, and while there are but a few of each kind there are so many kinds that every Man and Boy can be fitted and pleased.

And the prices are so wonderfully low—many at less than half—that it will positively be a pity to miss this opportunity if you have any idea of getting new Clothes.

In the Men's Clothing Section

- 85 Men's Overcoats made to the season's latest styles. In sizes 36 to 44, and ranging in price from \$7.00 to \$20.00. You can now have any Coat at Half Price.
- 18 Men's Topper Overcoats, in light and medium colored covert cloth, ranging in prices from \$7.50 to \$20.00. In sizes 36 to 44. Yours at Half Price.
- Only Black Grizzly Bear Overcoat, in size 42, was \$15.50. Sale price \$12.35.
- Only Swamp Wallaby Fur Coat, in size 40, was \$30.00. Special Sale price \$20.00.
- 5 Only Black China Dog Overcoats, in sizes 42, 44, 46. Regular price \$20.00. Sale price \$14.85.
- Only Black Siberian Martin Overcoat, in size 44. Regular price \$20.00. Sale price \$14.85.
- 2 Only Fur-lined Coats, Black Beaver Shell, Muskrat lining. Persian Lamb Collar. Sizes 42, 44. Regular price \$30.00. Sale price \$27.30.
- Only Fur-lined Coat, Black Beaver Shell, Muskrat lining. Outer Collar, was \$90.00. Sale price \$74.65.
- Don't Buy Cheap Black Melton Overcoats, curl cloth lining, with fur collar, German Otter Collar; has the appearance of an expensive fur-lined coat. Regular price \$25.00. Special Sale price \$15.70.
- Same coat as above except that collar is China dog. Regular price \$18.00. Sale price \$13.35.
- Fine Blue and Black Clay Diagonal Suits, single breasted. Regular price \$10.00. Sale price \$6.73.
- Wool Black Vicuna Suits, single breasted in sizes 40, 42, 44. Regular prices \$10.00. Sale price \$6.73.
- Fancy Tweed Single-Breasted Sack Suits in sizes 42, 44, 46. Regular prices \$7.00, \$8.00, \$8.50. Special Sale price \$4.17.
- A very nice lot of Fancy Vests, travellers' samples, made to sell at \$2.50, \$3.00. Clearing at \$1.37.
- Special lot of Fancy Vests ranging in prices from \$3.50 to \$6.00. Your choice for \$1.80.

In the Boys' Clothing and Furnishing Section

- Boys' Winter Overcoats—Sizes 9 to 14 Years. All this season's goods made with motor and Prussian collars, good weight, regular. Regular price \$7.50. Sale price \$4.15.
- Young Men's Overcoats—Sizes 15 to 17 Years. Good heavy all-wool coatings in fashionable colorings, well made and trimmed. Regular price \$8.50. Sale price \$6.38.
- Children's Russian Overcoats in Sizes 3 to 9 Years. \$4.00 Coats for \$2.85; \$5.50 Coats for \$3.85; \$6.00 Coats for \$4.15.
- Boys' Norfolk Suits—Sizes 6 to 14 Years. Good strong sturdy Tweeds, well tailored, splendid school suits. Regular price \$2.50, \$3.00, \$3.50. Your Choice \$1.80.
- Boys' All-wool School Stockings, all Sizes from 6 to 14. Regular price 25c. Sale price 20c.
- Boys' Pile-lined Shirts and Drawers. Regular price 35c. Sale price 28c.
- Clean-up Prices on Boys' Sweaters. Regular 50c. Sweaters for 37c. Regular 80c. Sweaters for 67c. Regular \$1.00 Sweaters for 77c. Regular \$1.50 Sweaters for \$1.13.

Girls' Tailored Coats

The balance of our stock of Girls' Tailored Coats to be cleared out at one-half price. If in need of a Coat for your girl, you should not miss this opportunity. These Coats do not go on sale until Wednesday morning. In the meantime see our window display. No Coats on approval.

\$6.00 Coats	Now \$3.00	\$7.50 Coats	Now \$3.75
8.00 Coats	Now 4.00	9.00 Coats	Now 4.50
10.00 Coats	Now 5.00	12.00 Coats	Now 6.00

At the original prices this clothing was unequalled in value, because as makers of the clothing we sell, our prices to you are practically the same as other stores have to pay at wholesale. At their reduced prices you get bargains that no other store can even approach.

OAK HALL

SCOVIL BROS. LIMITED
ST. JOHN, N. B.

Suffered Greatly From Heart Trouble.

NERVES WERE VERY WEAK.

Mrs. John Farrell, Rose Hill, P.E.I., writes:—"It is with the greatest pleasure I write you stating the benefit I have received by using Milburn's Heart and Nerve Pills."

"About five years ago I suffered greatly from heart trouble, and my nerves were very weak. After seeing several doctors and using their medicine, I got no relief until I took two boxes of your Heart and Nerve Pills. I took two boxes and they effected a complete cure. I can recommend them highly to all nervous and run down women."

"I have advised many others to try them and they have all been cured of the same trouble."

The proper action of the nerves, so important to the well-being of the heart, depends entirely upon the general condition of the nervous system, and it is bound to produce heart derangement.

In Milburn's Heart and Nerve Pills is combined a treatment that will cure all forms of nervous disorders, as well as act on the heart itself, and in this is the secret of their success in curing so many cases of heart and nerve trouble.

Milburn's Heart and Nerve Pills are 50c per box, or 3 for \$1.25, at all dealers or mailed direct on receipt of price by The T. Milburn Co., Limited, Toronto, Ont.

CANADA'S BOUNDING TRADE

Ottawa, Jan. 23.—During the first nine months of the present fiscal year Canada's total trade amounted to \$377,299,628, an increase of \$65,511,950 as compared with the nine months from April to December of 1909. The increase was entirely in imports, owing to the rapid development of the country and the growing demands of the home market.

Imports for the nine months totaled \$238,817,863, an increase of about \$68,000,000 over the corresponding period of 1909. Exports of domestic products for the nine months totaled \$221,749,889, a comparative increase of a little over half a million dollars. Exports of foreign products fell off by about \$2,000,000. Exports of manufactures totaled \$20,067,568, as compared with \$22,911,131. Exports of agriculture totaled \$98,121,636, a small decrease.

For the first time in a year and a half the monthly statement shows a falling off in total trade. The December trade totaled only \$65,341,376, as compared with \$72,227,463 for December, 1909. Imports for the month increased by \$4,000,000 but exports fell off by nearly \$10,000,000.

HON. MR. PUGSLEY GIVES LUNCHEON FOR MESSRS. ROBINSON AND MCCLELLAN

Ottawa, Jan. 23.—Hon. Mr. Pugsley today gave a luncheon in honor of Hon. A. R. McClellan, ex-lieutenant-governor of New Brunswick, and Hon. C. W. Robinson, leader of the opposition of that province. The New Brunswick Liberal members and senators were among the guests.

During the afternoon Hon. Mr. McClellan and Hon. Mr. Robinson were given the honor of seats on the floor of the house.

Sometimes the mortgage on a house is too heavy for the foundation.

Lord Northcliffe on Seasickness

Gentlemen,—Your letter of the 14th of September reached me on my return to England from a journey to Newfoundland and back, during which I have seen and heard abundant evidence of the fact that Mother's Seal Remedy appears to be in nineteen cases out of twenty, an absolute cure for seasickness. I have taken it on many occasions, and also for what Americans call "Car-sickness." I have taken it on many occasions, and also for what Americans call "Car-sickness." I have taken it on many occasions, and also for what Americans call "Car-sickness."

Effect under the most adverse conditions. I have taken it on many occasions, and also for what Americans call "Car-sickness." I have taken it on many occasions, and also for what Americans call "Car-sickness."