



### Both Had Eczema In Its Worst Form

After Physicians Failed, Hood's Sarsaparilla Perfectly Cured.

Great mental agony is endured by parents who see their children suffering from diseases caused by impure blood, and for which there seems no cure. This is turned to joy when Hood's Sarsaparilla is resorted to, for it expels the foul humors from the blood, and restores the diseased skin to fresh, healthy brightness. Read the following from grateful parents: "To C. I. Hood & Co., Lowell, Mass.:—We think Hood's Sarsaparilla is the most valuable medicine on the market for blood and skin diseases. Our two children suffered terribly with the

### Worst Form of Eczema

for two years. We had three physicians in that time, but neither of them succeeded in curing them or even in giving them a little relief. At last we tried Hood's Sarsaparilla and in a month both children were perfectly cured. We recommend

### Hood's Sarsaparilla

as a standard family medicine, and would not be without it. Mr. and Mrs. M. M. SOLLER, 412 2nd Avenue, Allouez, Pa.

Hood's Pills cure liver ills, constipation, biliousness, indigestion, headache, indigestion.

### ON THE GREEN DIAMOND.

All the Scheduled Eastern League Games Postponed.

### Results of National League Matches—

—A \$10,000 Horse Siding for \$50,000— Various Sporting Events.

### BASEBALL—WEDNESDAY'S GAMES.

ALPHABETICALLY. Batteries.

Chicago..... 1 3 3 Mauck, Kittredge.

Pittsburgh..... 2 7 2 Schriver, Terry, Mack.

Cincinnati..... 17 12 Dwyer, Mullane and

Cleveland..... 12 18 8 Dwyer, Hastings and O'Connor.

At New York—No game; rain.

At Washington—No game; rain.

At Philadelphia—No game; rain.

### EASTERN LEAGUE

BUFFALO, N. Y., May 3.—There were no Eastern League ball games to-day. Either rain or bad grounds prevented playing in all the scheduled cities.

### THE TURF.

GALORE'S RAPID RISE IN VALUE.

It is alleged that Mr. Morris had refused \$50,000 for Galore. And this is the horse that was led nearly all over Long Island in the middle of winter, after horrible suffering at sea on the voyage from England, and was given up as forever ruined! Mr. Maxwell purchased him for \$10,000, and sold him to Mr. Morris for \$30,000.—[New York Tribune.

### OTARIO JOCKEY CLUB ENTRIES.

TORONTO, May 3.—The executive committee of the Ontario Jockey Club held a meeting to-day to consider the entries that closed on Monday. Mr. Patterson announced he had several telegrams entering Judge Morrow, winner of last year's Brooklyn handicap, the El Padre, handicapped at 14 miles. There is some doubt felt as to the entry being genuine. The entries generally are well up to the average in number and quality. Three additional entries have been received for the Queen's plate.

### THE WHEEL.

LONG DISTANCE BICYCLE RACE.

BERLIN, May 3.—More than 150 entries have been made for the bicycle race between this city and Vienna. Trade clubs alone have subscribed 9,000 marks towards the expenses of the contest, and the bicycle makers of Germany have offered several prizes. The Government is manifesting great interest in the race, which is expected to be a test of the availability of bicycles for long-distance courier service in war times.

### THE RELAY RIDERS.

ASHTABULA, Ohio, May 3.—The relay riders reached this city at 2:26. They were due at 4:40 a.m. The relay man had to be helped up the hill in this place and fell exhausted at the top. The roads are in a wretched condition.

### MISCELLANEOUS.

HE KNEW WHAT SHE WANTED.

A very amusing incident occurred a few days ago at a large and well-known book-beller's not 100 miles from Trafalgar square. The manager of this business is famous among book buyers alike for his courtesy and his wide knowledge of authors and their editions. So in cases of doubt he is always appealed to. On this occasion a distinguished-looking lady and her daughter wanted a volume of Edward Lear's works, but were not quite certain which one. "I feel sure," said the gentleman in question, "from what you say, that it is the old nursery rhymes volume you wish—the one, you will of course remember, with the nonsense verse in it, such as 'There was an old lady of Leeds.' " Ultimately the book was found and the ladies left. Then the speaker suddenly recollected, to his inexpressible horror, that his visitor was no other than the Duchess of Leeds!—[London Chronicle.

### This Is the Time to Think

About getting beautiful presents free with Empire's famous, profit-sharing, any price teas, coffee, baking powder, cocoa, etc.; 64 pounds of Redpath's best granulated sugar for 25 cents upon profit-sharing system. EMPIRE TEA COMPANY, three doors from Kingmill's.

### New Scotch Tweeds

—FOR—

### SPRING SUITS.

### HARRY LENOX

CORNER RICHMOND AND CARLING STREETS.

### THE SPRING ASSIZES.

#### Full Verdict for Plaintiff in Two Cases.

The Williamson Girl Gets \$700—Andrew Clark Gets \$1,000 for His Daughter's Seduction.

#### TUESDAY AFTERNOON.

After lunch the case of Cooper vs. Elliott, Foinabee for plaintiff, Stuart and Macbeth for defendant, was taken up. This is an action under a mechanic's lien, and a non-jury case. It was postponed at last assizes by Justice MacMahon, awaiting the master's report on mechanics' liens referred to him. His Lordship further postponed the case until the master has made that report. Costs to stand over also.

Atkinson vs. Atkinson—Clarke for plaintiff, and McKillop for defendant. This case will stand over until next assizes unless Mr. Clarke produces his client for examination before the master on Friday.

The jury case of Williamson vs. Ross was again taken up.

Mr. McLeay, of Watford, had been Mrs. Morgan's medical adviser for six years. She had been sick very often and at that time a person was necessary to attend to her. The old woman was very intemperate latterly, he said, and it would be a hard thing to get anybody but a relative to attend to her. The girl's work as a nurse would probably be worth about \$10 a week.

In the cross-examination Mr. Lount tried to elicit the admission that Dr. McLeay favored the complainant because Mrs. Morgan had discharged him as her medical adviser shortly before her final illness. The doctor said this had no influence whatever on his action.

Miss Elizabeth Nash was a witness to the will in which the complainant had been left \$700. Cross-examined by Mr. Lount, she admitted that she had only seen the old lady under the influence of liquor once, and that she was a little cranky at times.

Mrs. Elizabeth Malone was a neighbor, and had heard the old lady say time and again that she would provide nobly for Henrietta by-and-by. To Mr. Lount witness said that this statement was made in the summer of 1892.

Robert Williamson, father of the complainant, was the next witness. He is now an employee of the G. T. R. in this city. He reiterated the bargain by which \$500 or more was to be paid by the aunt of the girl if the latter remained with her.

To Mr. Lount, witness stated that he had himself taken clothes up to the girl in Waterloo, notwithstanding the fact that she had stated that she bought clothes herself with the money given her by Mrs. Morgan.

This closed the case for the prosecution, and Thos. B. Healy, a nephew of Mrs. Morgan, an executor of the will, and one of the defendants in the action, was called for the defense. He said that the girl admitted to him in the year 1892 that she was getting 50 cents a week, but she was to have 75 cents a week after leaving school, but had never got it. He had paid the girl \$20 himself at the instance of the old lady.

To Mr. Gibbons—He admitted getting \$1,000 under the will and was to get more. When the old lady was sick she had told him to take \$100 out of the bureau drawer and divide it between himself and the girls in the house. He gave the girls \$20 each, but kept \$40 himself. When Mrs. Morgan got better she regretted her generosity and was angry about the matter. He admitted being in the house almost all the time during the old lady's fatal illness. He and all the other witnesses, with the exception of Miss Nash, were remembered in the will.

The witness got a little vexed just here, and Mr. Gibbons reminded him that he kept his temper better with the old lady. Mr. Healy admitted this.

"And you stayed good friends right up to the last," suggested Mr. Gibbons.

"You bet," was the witness' reply. Clara Rowland was one of the girls remembered in the last will of the deceased. She said that on the night when Miss Williamson was told to go home the latter had remained out until 11 o'clock. About New Year, 1892, Mrs. Morgan had paid Miss Williamson a considerable sum of money as wages.

In reply to Mr. Gibbons witness said she was positive that Miss Williamson had not got home at 9:30 on the Sunday night mentioned, although Miss Nash, who was with Miss Williamson, was willing to swear that she did. She could not tell how much money had been given to complainant at that time.

Priscilla Mackelismurray (nee Morgan) went to attend Mrs. Morgan in December, 1891. She said Miss Williamson did stay out until 11 o'clock on the Sunday night of the row. She was present when the money was paid to Miss Williamson on New Year's, but could not state the amount.

To Mr. Gibbons witness admitted being forgotten in the first will, but had received \$600 under the second will, and would also receive a share in the estate. Miss Rowland and witness had talked the matter over before court and both agreed that it was 11 o'clock when Miss Williamson came home from the army. She had seen Mrs. Morgan pay Miss Williamson 50 cents on several occasions.

Arthur Brown, cousin of Miss Morgan and one of the executors of the estate, was called. He had heard Mrs. Morgan say that she had hired the girl and was paying her 50 cents a week as wages. She had been present in his presence several times. There was nothing said on those occasions other than "This is your wages."

To Mr. Gibbons the witness said that Mrs. Morgan had repeated at least a thousand times that she was paying the girl 50 cents a week. He further volunteered the information that the old lady had said: "I want no after-claps about this. I want it distinctly understood that I am paying this girl wages."

This closed the case for the defense, and Mr. Lount then addressed the jury. He asked them not to permit themselves to be influenced simply by the fact that there was a large estate to be disposed of. There had been a manifest attempt made to draw their minds to the one consideration that there was a large estate to be divided, and that, as she was one of the relatives of the family, she therefore ought to get that portion. They should not allow themselves to become the instrument for unlawfully taking away another person's share of the estate.

Mr. Gibbons then addressed the jury, and reviewed the case from the start. If it was intended that the girl should give her services for those six years for nothing, then he asked the jury to find for the defendants. If the rest of the relatives had kept away when the final sickness came the grand-niece would have got on splendidly. The only question he thought was about the amount that the jury should award them. He asked them to take all the circumstances into consideration and give a verdict for the plaintiff in accordance with law, with justice and in accordance with what was right.

Justice Street began to address the jury

at 6 o'clock. He spoke for ten minutes, and concluded as follows: "What you have to do in this case is not to make a new will, but to help arrive at a fair estimate of what this girl's services were worth during the time that she was with her grand-aunt. And unless you find that she agreed to accept 50 cents a week in full of payment, then you should allow her a fair remuneration for her services during that time. If on the other hand, you agree that she only asked for nothing more than this 50 cents a week, then you should find a verdict for the defendant."

The jury then retired, and after being out about an hour returned a verdict of \$700 for the plaintiff, Miss Williamson.

Another jury having been empaneled the case of Clark vs. Bowden was taken up. This is an action for assessment of damages in a seduction case. Mr. E. Meredith decried the circumstances of the case. Andrew Clark is a track foreman on the Grand Trunk at Clarendon. He is the father of nine children and a hard working industrious man. His eldest daughter, Martha Matilda, was seduced while in service at Luan, and she blamed William John Bowden, a Lucan farm laborer, with being the author of her misfortune. Bowden is 26 years old and had kept company with the girl for two years. She was 17 years old when her condition became known. The girl died in giving birth to the child, which still lives.

By not entering any defense the defendant admitted the charge, and the dead girl's father was put into the box to prove his side of the story. He had asked Bowden to marry the girl, but he replied that he would not like to marry a girl in her condition. He could not deny that he was the father of the unborn child.

The judge addressed the jury briefly, and they retired. They returned shortly, and the foreman announced that they had assessed damages at \$1,000.

The young man Bowden is reported to have fled the country.

Adjourned till morning.

### Late Canadian News.

#### Good Record for Albert College—The Shipman Murder Trial Postponed—Death of a Prisoner in Montreal Jail From the Effects of a Kick.

Two children in the Winnipeg post-house are about to die.

A number of dragons are deserting from the army at Winnipeg.

Mr. George Dene, a well-known resident of Trenton, died there Tuesday morning, aged 35 years.

George Middleton, aged 19, of Orillia, was drowned in Blackstone Creek, eighteen miles from Parry Sound, on Monday night.

Sgt. Jarvis, of Regina, has been appointed to inspect the North-West Mounted Police, vice Inspector Chalmers, resigned.

Mrs. McNab, of Sand Point, near Renfrew, Ont., committed suicide on Sunday by jumping into the river which flows through the village.

Major Hallam, of Nanaimo, was on Tuesday elected by acclamation for Vancouver district for the Dominion House, in place of the late G. W. Gordon.

The Shipman murder trial at Brookville has been adjourned until the Fall Assize Court, owing to the serious illness of Mrs. Wheeler, an important witness.

At the annual meeting of the Hamilton branch of the Evangelical Alliance, Rev. Dr. Fletcher was elected honorary president, and Rev. Dr. Fraser president.

A prisoner in the Montreal jail named John McVey died on Wednesday from the effects of a kick. It is not known whether the kick was given by a fellow-prisoner or one of the guards.

The debt on Albert College has been reduced \$3,000 during the past year. The number of students enrolled during the year was 230, the largest number in the history of the college.

Lord Strath has notified his servants at Rideau Hall that he will no longer require their services, at the same time giving them three months' pay from Monday. He will likely leave 1st of August.

The ice bridge which had so long blocked navigation between Montreal and Quebec, has given way, and the first ocean steamship to reach Montreal arrived in port on Wednesday. Fifteen steamers have been delayed.

John R. Fullerton, of Plympton, was born in Sligo, Ireland, in 1860, and joined the Orange Association before his 20th birthday. He came to Canada in 1882, and claims to be the oldest Orangeman in the country.

Thomas G. Crosby, a married man 30 years of age, and an employee of the Bell Telephone Company, disappeared from Toronto on Wednesday last, leaving no clue as to his whereabouts. His accounts are quite correct, and there is no apparent reason for his leaving.

A report is in circulation in Ottawa that Mr. W. D. Foad, who formerly worked in the offices of the C. P. R. Telegraph, Montreal, was drowned at East St. Louis. Mr. Foad was well known among the telegraph fraternity of Canada and the United States, and belonged to Toronto.

### THE E. B. A. CONVENTION.

Insurance No Longer Compulsory—Election of Officers.

STRATFORD, May 3.—The Emerald Beneficial Association convention held a session last night to discuss certain amendments to the by-laws. The report of Grand Secretary Lane showed the progress of the association and the surplus on hand, proving that the insurance department is on a good firm basis.

This morning the discussion of amendments to the constitution was continued, and the clause making insurance compulsory was expunged, leaving this feature optional with the members. The election of officers resulted as follows:

Grand president—D. A. Carey, Toronto.

Grand vice-president—E. W. Smith, Almonte.

Grand secretary-treasurer—W. Lane, Toronto.

Grand Marshal—C. Gorrie, Ingersoll.

Grand guard—J. J. Hennessey, Toronto.

Orators—J. F. O'Mara, Ottawa; E. W. Smith, Almonte; J. Drain, Peterboro; J. J. Nightingale, Toronto; J. Burns, Hamilton; J. F. Gould, London; J. J. Hagarty, Stratford.

Executive committee—N. Lamarch, Stratford; Chas. Burns, Toronto; J. Burns, Hamilton; P. J. Crotty, Toronto; J. F. Gould, London.

To-night a grand ball and reception was tendered the delegates.

### Big Belt Leather Trust.

NEW YORK, May 3.—The consolidation of the principal belt leather manufacturers has been accomplished with a capital of \$12,000,000.

For finest finished photos in London go to Westlake's ground floor studio. See our family groups. Phone 571. 201 Dundas street. ywt

## D. & J.

Our large show window is wonderfully attractive. It always is. Our customers say so and we believe them. Should they say it wasn't attractive, we would immediately make it so. To-day it is filled with Prints. We have been waiting for the weather to become fine to show them, but we can't and won't wait any longer.

Our stock is beautiful, and we are proud of it; but the bond of affection between it and us is not so great that we are willing to keep it to feast our eyes on. The stock is ours now, but it was bought for you. Besides, of what good is this spring's stock if it is not to be used—made up in garments this season? We can't use it next fall, or next winter, or next spring. We might, of course, if we were willing to get behind the times like many other stores. But we are not, as our patrons well know. Our stock is fresh—entirely new every season. We try hard to clear it out and we succeed.

We are showing some choice patterns in Challie Effects at 12-1-2c, and beautiful indigo navy at the same price, 12-1-2c. The variety is too large to enumerate. See them in the window. Better still, see them in the store. They are all fast colors. Prices range from low down to high up, just as you feel you can afford or want to go.

## SMALLMAN

& INGRAM,

147 & 149 Dundas St.

### A DRUNKEN MURDERER

Takes the Lives of His Wife, His Baby and Himself.

FRANKFORD, Ind., May 3.—Theophilus Pendleton, of Wolf Lake, came home in an intoxicated state yesterday and quarreled with his wife. He struck her on the head, killing her instantly. The brute then seized his infant child of 6 months and beat out its brains against the stove. He then capped the climax by committing suicide by cutting his throat.

### A TERRIFIC TORRENT.

Collapse of the Reservoir at Lowiston, Ohio—The Country Deluged for Miles.

URBANA, Ohio, May 3.—The greatest calamity that ever came to the people in Logan and Hardin counties was that of last night, when the Lowiston reservoir broke and turned an immense flood of water upon the residents along its course. A break 200 feet wide occurred and the water came rushing down in a flood ten feet deep and three miles wide, completely submerging the country around and carrying everything in its way. The big covered bridge 150 feet in length, was swept away, and numerous houses were submerged, though fortunately everybody managed to escape from the danger. Port Jefferson was badly flooded. Quincy, Loganville, De Graff, Piqua, Troy and Dayton are also in the course of the flood.

The artificial bank of the reservoir is five miles around, and most of the way fully twenty feet above the land. The bottom of the reservoir is at least ten feet above the immediate country below. The water averaged ten feet deep over the whole reservoir. It is located five miles northeast of Huntsville, Logan county, and contains 1,200 acres.

Hundreds of families left their homes and fled out of the reach of the coming torrent. So far no loss of life has been reported, but when the floods subside it will likely be revealed that more than one unfortunate perished. The damage to property in Logan county alone is estimated at \$50,000. Many farmers will lose everything but their land, and will be financially ruined.

### TRAGEDY IN TORONTO.

Deliberate Suicide of a Despondent Old Man.

TORONTO, May 3.—Harry Gardner, an old man of 70 years, committed suicide here to-day in a most premeditated manner. He was a tailor who came here from London, Eng., three years ago with his wife. He had a little money with which he bought a couple of small houses at Toronto Junction, and lived in one, but failed to rent the other. He was unable to obtain work, and when after awhile his wife fell ill he became very despondent.

To-day his wife went into the city, and when she came home about 5:30 she found him dead, hanging from the banister. He had tied the rope to the railing of the stairs, fastened it to his neck and then jumped off. He died by strangulation, his neck not being broken. An inquest was not deemed necessary.

### The Exodus.

WINDSOR, May 3.—This week the "exodus" from Canada to the United States, by way of the Detroit and Windsor ferry boats, have averaged seven families a day.

### Progress.

It is very important in this age of vast material progress that a remedy be pleasing to the taste and to the eye, easily taken, acceptable to the stomach and healthy in its nature and effects. Possessing these qualities, Syrup of Figs is the one perfect laxative and most gentle diuretic known.

Milkman (apologetically)—The milk is a little blue this morning. Mrs. Housekeeper—It must be thinking how overcastly poor it is getting.

Nothing impure or injurious contaminates the popular antidote to pain, throat and lung remedy and general corrective, Dr. Thomas' Electric Oil. It may be used without the slightest apprehension of any other than salutary consequences. Coughs, rheumatism, earache, bruises, cuts and sores succumb to its action.

### CONNOLLY'S COURTSHIP

Will Cost Him Upwards of \$1,000—An Orangeville Branch of Promise Case.

ORANGEVILLE, May 3.—Among the cases disposed of yesterday at the assizes was that of Smith vs. Connolly, an action for damages for breach of promise of marriage. The plaintiff is about 23 years old. In March of last year the defendant became acquainted with the plaintiff, and immediately began paying attentions to her. A promise of marriage followed, and the happy event was to have taken place on July 7 last, but in an evil moment the plaintiff insisted upon a postponement. Shortly after the date fixed for the marriage the plaintiff was seduced by the defendant. A second date was fixed for the marriage, Nov. 30, but the defendant never turned up, and in December last he married a Miss Munro, to whom he conveyed his farm. The reason given by the defendant for not carrying out his promises to the plaintiff was that his mother was averse to the match.

The defense was struck out for the failure of the defendant to comply with an order to examine before the local master, and the trial was for the purpose of assessing the damages. The plaintiff is a rather prepossessing blonde, and gave her evidence in a very straightforward manner. Her evidence as to the courtship and promise to marry was corroborated by a younger sister. It was also elicited that the farm transferred by the defendant was worth \$3,000. The jury gave a verdict for the plaintiff for \$1,000 and costs. An action has already been commenced to have the deed made by the defendant to his wife set aside.

### "WAYS THAT ARE DARK."

Developments Regarding a "Fake" Journal That Lived and Died in Toronto.

TORONTO, May 3.—The affairs of the Canadian Queen, a journal now defunct, were ventilated in the police court to-day. Alfred J. Parker was charged with fraud in being concerned in its publication and was committed for trial.

One of the witnesses was A. Parker, of Chatham, not related at all to the defendant. He stated he had sent in a reply to an advertisement calling for guesses as to the name signified by the letter "Q" and six stars, said place being described as a large and well-known place in Ontario. A. Parker sent in a guess supplying the word "Toronto" as did nearly every other guesser. He received a letter in reply stating his answer was correct, and if he got three subscribers and sent 75 cents for express charges he would receive a silver tea set valued at \$12. He got the subscribers and sent on the money, but never heard again of the tea set.

Miss Bella MacFarlane, who had been cashier for the Canadian Queen, said a similar letter was sent to every person who sent in a reply to the advertisement. The correct answer was "Thorold," not "Toronto." Many of the things promised in the advertisement were never sent, but some lots of silverware were sent.

### Fatal Collapse of Huge Coal Sheds.

MILWAUKEE, Wis., May 3.—The coal sheds of the Northwestern Fuel Company fell to-day and fifteen men were buried under the great mass of coal. All but six escaped unhurt. Some of the men are injured internally, and it is thought they cannot live.

## "August Flower"

Biliousness, "I have been afflicted with biliousness," "ed with biliousness," "and Constipation," "for fifteen years;" "first one and then another prepara-" "tion was suggested," "tome and tried but," "to no purpose. At last a friend," "recommended August Flower. I," "took it according to directions and," "its effects were wonderful, relieving me of those disagreeable," "stomach pains which I had been," "troubled with so long. Words," "cannot describe the admiration," "in which I hold your August," "Flower—it has given me a new," "lease of life, which before was a," "burden. Such a medicine is a ben-" "efaction to humanity, and its good," "qualities and," "wonderful merit Jesse Barker," "its should be," "made known to," "everyone suffering," "ing with dyspep-" "sia or biliousness," "G. G. GREEN, Sole Man'r Woodbury, N.J.

Printer, Humboldt, Kansas.

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