

OGDEN DEPARTMENT.

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Advertisements for the Daily, Saturday and Semi-Weekly News accepted on the same terms as at the Salt Lake office.

The Daily and Saturday News delivered by carrier. Any complaints as to service will be promptly rectified by the circulator.

NOTICE TO OGDEN SUBSCRIBERS.

The delivery of the Daily and Saturday "News" by carrier, in Ogden, is now in the hands of M. H. Thomas, whose office is at 247 Grant Ave., telephone 627-X. All accounts due for copies of the "News" delivered after Jan. 1, 1904, should be paid to Mr. Thomas.

OGDEN, UTAH, - FEB. 26, 1904.

EXPLOSION MIGHT HAVE BEEN AVOIDED

Coroner's Jury so Finds After Full Investigation of Jackson Siding Horror.

DAMAGE SUITS WILL FOLLOW.

Estate and Other District Court Hearings—New Mercantile Company—Weddings.

Mrs. Sarah J. Brown has brought another suit in the Second district court against Bernard G. Knott, proprietor of the drug store, located in the Broom hotel corner, which building is owned by Mrs. Brown. The action is brought to require the defendant to vacate the premises now occupied by him. It is a similar action to that brought by plaintiff a few weeks ago against the same defendant, but was dismissed a few days since on motion of plaintiff's attorney without prejudice.

VERDICT OF CORONER'S JURY.

The coroner's jury, which held an inquest over 19 of the victims on the explosion at Jackson siding on the Lucin cut-off Feb. 19, brought in a verdict at 6:30 last evening stating that the explosion was caused by a collision between a water train, carrying also a car of powder, running east, and a gravel train, running west.

The jurors further state that the explosion might have been avoided if the car of powder had been placed farther away from the engine.

The jury held its final session at Brigham City, its first session being held at the scene of the accident, and the following session was held Tuesday at Ogden.

The inquest was conducted by William Horsley, justice of the peace of Brigham City. The jurors were W. L. Wight, James Knudsen and Chris Hansen.

The testimony taken at Brigham City yesterday was that of Engineer Stanton of the west-bound train; A. A. Reed, fireman of the eastbound train, and M. M. Hope, master mechanic.

The testimony of these men was strongly in favor of Engineer Lunn, going to show that he blew the whistle and did all that he could to stop his train.

WILL ENTER DAMAGE SUITS.

The first steps to be taken looking to the filing of suits against the Southern Pacific company for damages on account of the death of so many in the recent explosion at Jackson, Boxelder county, on the Ogden-Lucin cut-off, were taken yesterday, when petitions were filed in the district court in the matter of the estates of Louis George, Sam Fotes, Louis Kutsumbo and Krigaco Kojakli, four of the Greeks who were killed. The petitions pray for the appointment of John Contis as administrator of the estates. The petitions set forth that the decedents had personal property valued at over \$100, and they pray for the appointment of an administrator so that actions may be brought against the railroad company to recover damages for their death.

It is expected that similar petitions will be filed in the matter of the estates of the other victims of the catastrophe.

The Greek consul, whose headquarters are at Pueblo, Colorado, has arrived in Ogden to look after the interests of his fellow countrymen. He will give the matter his personal attention for some time, so that their rights may be protected. The consul is a young man about thirty-five years of age, good looking, and speaks very good English. At the time of the explosion he was telegraphed and immediately replied that he would come to Ogden as soon as possible to do what he could for the families of the unfortunate victims.

APT ILLUSTRATION

How Druehl & Franken Showed the Difference to a News Man.

A News man was talking with Mr. Druehl of Druehl & Franken lately, discussing a very interesting subject, when Mr. Druehl said:

"See here, I'll show you now just what I mean."

He went out and soon returned with a bit of board and two bottles. Resting one end of the board on the counter, he supported the other end with his fingers, and poured on the board from one of the bottles a drop of thick, oily substance, which slowly oozed down the slope. Then Mr. Druehl took the other bottle and poured out just a drop of a clear, delicious, dark red liquid. "This drop shot down the incline," he twinkled of an eye.

"This first bottle," said Mr. Druehl, "is the old-fashioned cod liver oil, or emulsion, as it is called. The second bottle contains Vinol. See how slowly the emulsion creeps along the board. It is thick, sluggish, unwholesome. But these two substances to the bottom at once, the human body—the cod liver oil is so thick and clogging that it barely enters digestion, and its medicinal value is lost. While Vinol goes at once to the seat of trouble and corrects the difficulty by creating an appetite and building up the strength and general health."

"Vinol, you know, is a cod liver oil preparation, and while it contains all the natural elements which have made cod liver oil famous, it contains no drop of oil, and is delicious to the taste. We cannot guarantee old-fashioned cod liver oil or emulsion, but Vinol is guaranteed to the limit, and it will give you satisfaction. But it won't fail. Try it on our guarantee and see." Druehl & Franken and Smith Drug Co., Inc.

THE SANDFORD ESTATE.

The case of Timothy Kendall, administrator of the estate of Jonathan Sandford, deceased, and guardian of Edward Sandford, a minor, against John Sandford, a brother of the deceased, was heard before Judge Rolapp and submitted to a jury last evening. The suit is a somewhat complicated affair and will not be fully settled without considerable litigation.

The testimony of the prosecution was that the deceased died May 15, 1902, leaving an estate consisting of a small store at South Weber, valued at \$500, and book accounts valued at a similar amount. That shortly after the death of the estate the defendant took possession of the store and accounts, running the same to suit himself, not making an accounting for the same, as it came into his possession. Last August plaintiff was appointed administrator of the estate of Jonathan Sandford, the only child of the deceased, and he demanded an accounting from defendant, which was refused, and he asks that defendant be made to pay into the estate the moneys collected by him, and it was for that purpose the suit was brought. The defendant claims that the estate was deeded to him by the deceased, and he therefore took possession of it. The plaintiff claims that the deed given was a deed in trust to defendant, for him to hold the property in trust for the boy, Edward Sandford, the only son of Jonathan Sandford, deceased.

In the matter of the estate of John C. Stone, deceased, the court heard the application of P. H. Stoll, a son-in-law of deceased, for his appointment as administrator. The court also heard the application of J. G. Stoll, son of deceased, for appointment as administrator and of his opposition to the appointment of Stoll as administrator. The court held that the son had failed to file his petition within three months after the death of his father and had therefore forfeited his right, but if he was willing to pay the costs of his brother-in-law's filing and his attorney's fees amounting to \$50, out of his own pocket, he could then be appointed administrator, but it is doubtful whether he will do that and Mr. Stoll may be appointed administrator.

Jesse Rockefeller, pleaded not guilty to perjury and hearing was set for March 22 at 10 a. m.

MERCANTILE COMPANY INCORPORATES.

The articles of incorporation of the Marshall Mercantile company have been filed with the county clerk. The principal place of business of the company will be North Ogden, Weber county. It is capitalized for \$15,000 divided into 1,500 shares of the par value of \$10 each. The company is organized for the purpose of conducting a general merchandising business, and have bought a big stock of dry goods, groceries, crockeryware, glassware, hardware, etc., and will occupy the new Sidney Stevens store at North Ogden, which was burned to the ground a few months ago, destroying the entire stock of Marshall, Ames & Company, whose successors the new company is. Mr. Joseph H. Marshall will manage the business. The officers elected are: Oscar B. Madsen, president; Joseph Marshall, secretary, treasurer and general manager; Hans Madsen, vice president, and they with Mrs. J. F. Bauscher and Mrs. Adella Bauscher Madsen form the board of directors.

THREE COUPLES MARRIED.

Marriage licenses have been granted to the following couples:

Alison H. Nichart, 23, and Miss H. Eliza Haver, 22, both of Fremont, Boxelder county.

Joseph Smith, 25, of Fremont, and Miss Edith E. Clark, 19, of Plymouth, Boxelder county.

They were married by Elder John V. Birth of the county clerk's office, Edward Sysnia, 23, and Miss Anna M. Garvey, 21, both of Ogden City.

VICTIM OF PNEUMONIA.

Margaret L., the nine months old daughter of Mr. and Mrs. James Hearn, died this morning at the family residence, 2339 Lincoln avenue, of pneumonia. Funeral will be held from the parents' residence tomorrow at 2 p. m. Rev. Father Cushman officiating. Interment in Mountain View cemetery.

PROVO.

VISIT THE SNOW SLIDE.

Much Interest Taken in Phenomenon—District Court—Arrested for Larceny.

Special Correspondence.

Provo, Utah Co., Feb. 26.—Sheriff Harmon brought Joe Sims and Henry Neville down from Colton yesterday. The first-named will have a hearing in Justice Noon's court on a charge of grand larceny and the latter is being held as a witness. Sims is charged with taking about \$85 worth of wearing apparel from a trunk in the Young hotel at Colton on Wednesday. He had been occupying the room and when he left he packed the contents of the trunk with his own effects and took them a short distance below town, when they were found in a hobo camp by Constable Elmer of Colton. Sims claims to be from Vernal, and says that he has been at work for the Raven Mining company till lately. He also states that when he took the goods he was so drunk that he did not know what he was doing. Mr. and Mrs. Young, the proprietors of the house, deny that he was intoxicated to the extent that he claims.

VISIT THE SNOWSLIDE.

About 400 people, many of them children from the public schools, went on the excursion to the snowslide in Provo canyon yesterday and enjoyed climbing in the big snowbank and explaining how it happened. The snow has been dumped over the 1,500-foot high precipice over which the bridge falls down the south side of the canyon, the slide having started in the high valley on top of the mountains, in which the waters of the fall originate. At the point where the snow strikes the low falls it covers the track to a depth of 70 feet. The canyon on the south side of the river is much higher than the railroad track, which is between the river and the falls, and when the snow struck the high embankment on the north along the track like wings from either side of the large mountain of snow which forms the body of the slide.

Men are at work at each end and have uncovered some of the track where the snow is comparatively shallow, but the huge mass in the center remains intact and it seems that slow progress is being made. Giant powder is being used to open and dislodge the snow ahead of the shovelers, and the sight of an explosion is a beautiful one, and would make a great Fourth of July pyrotechnic display, the red flames mingling with the white snow and blue smoke, as the large body of the blast rises volcano-like from the great white mountain. It was remarked by some

of the excursionists that the slides at this point would condemn the canyon for a through line route, especially as they come with considerable regularity every winter, especially when there is heavy snow in the mountains, and there is certainly no way of stopping them when they reach the precipice of the fall, as nothing could be built below the fall that would withstand the force of a great mass of snow dropping almost perpendicular for that distance, and certainly if a train were to come along at the same time the slide did, it would be bad for the train. If any obstruction to stop the slides can be placed it must be in the high valley above the fall. But a deep cut can be made through the higher land of the canyon on the south side of the river for the track, and the difficulty resulting from the snowslides at this point overcome.

There is nothing to indicate that the track is torn away and it is not probable that it is, although it may have been mashed down in the earth for a few hundred feet.

The river which was completely dammed by the snow, has forced a way through the obstructions and the snow drift forms a bridge over the river, over which many of the excursionists traveled.

The county road which is on the north side of the river, and considerably higher than the railroad track, and therefore in the north edge of the slide was opened up yesterday.

FOURTH DISTRICT COURT.

The calendar will be called and cases set in the Fourth district court for the March term on Saturday forenoon at 10 o'clock.

Springville vs Mapleton, set for March 7.

Spanish Fork Coop vs Stephen Markham; judgment that plaintiff recover judgment on first note and costs.

Elvira Jenkins vs R. W. Jenkins; decree of divorce granted; plaintiff awarded custody of minor children, \$20 a month alimony and \$25 attorney fees.

Andrew P. Sunberg of Pleasant Grove, a native of Sweden, was admitted to citizenship.

GARDEN CITY NOTES.

Bishop Ralph Poulton has purchased the residence of Angus Beebe of the Second ward.

Bail has been furnished by Paris Bullard, held to await the action of the Fourth district court on a charge of extortion, and the defendant has been released from custody.

The Second ward will entertain the old people of the ward Friday, March 4, at the ward house.

VICTOR, IDAHO.

CAUGHT IN SNOWSLIDE.

Thrilling Experience of Mail Carrier and Companion—Stake Conference.

Special Correspondence.

Victor, Bingham Co., Idaho, Feb. 23.—Our winter for this section of the country has been an exceptionally mild one. Instead of our usual fall of two feet of snow we have had but ten inches. Snow is packing in the mountains and a surplus of water is again assured. We congratulate ourselves on having one of the best water sources in the Rocky Mountains.

A few days ago while James N. Estes (mail carrier) and Parley Hansen were ascending the Teton pass, they were

caught in a snowslide and with the horses, stage and all were buried in the snow. With great difficulty they succeeded in getting out themselves, and after a great deal of shoveling freed the team. There are a great many slides in the canyon every year, but at present the greater portion of the sliding snow is already down.

The large two story Hamblin hotel has just been removed and now stands on the main street which makes a great improvement to the town.

The stake quarterly conference has just convened and the spirited addresses of Elders Joseph W. McMurrin and Louis A. Kelsch seem to put new life and vigor in the people.

A quorum of Seventy, the 144th, has just been organized.

PAROWAN.

WASHINGTON'S BIRTHDAY.

School Children Want City Park for Play Ground.

Special Correspondence.

Parowan, Iron Co., Feb. 24.—Washington's birthday was celebrated by the people assembling at the Opera House at 10 o'clock where a program was rendered, each number being appropriate for the occasion. In the afternoon a dancing party was given to all the children under 14 years old, and a ball for adults in the evening.

The recent winds have melted the snow in the valley and dried up our streets, and the farmers are now preparing to commence work in the fields. A petition is being circulated for signers, asking the city council to grant to the school board of this district, with

a guarantee for its protection, the use of the city park, as a play ground for the children of the district school as the children are forced to play in the streets on account of the present school grounds being too small, and are thus in danger of being injured in case of a runaway team or horse passing that way.

ORANGEVILLE.

FARMERS' CONVENTION.

Market Gardening and Reclaiming Alkali Soils Fully Discussed.

Orangeville, Emery Co., Feb. 24.—Farmers, with their wives from all over Castle valley, assembled here today, the occasion being the Farmers' convention. By 10 o'clock the Social hall was filled, many of the people being compelled to stand during the exercises. Hon. J. E. Johnson of Huntington was elected chairman, Bishop Robertson of Orangeville, vice chairman, and John K. Reid, secretary.

The morning session was devoted to horticultural discussions, Judge Robertson spoke on "Market Gardening," and John Lemon of Ferron on "Fruit on the Farm." Prof. W. N. Hutt of the State Agricultural college aroused much interest in his discussion of the underlying principles of producing vegetables for early market. Also discussed the necessity of frequent cultivation and the careful use of water.

During the afternoon session Prof. L. A. Merrill, also from the State Agricultural college, occupied all of the time in a discussion of the alkali problem. Many of the best and most fertile

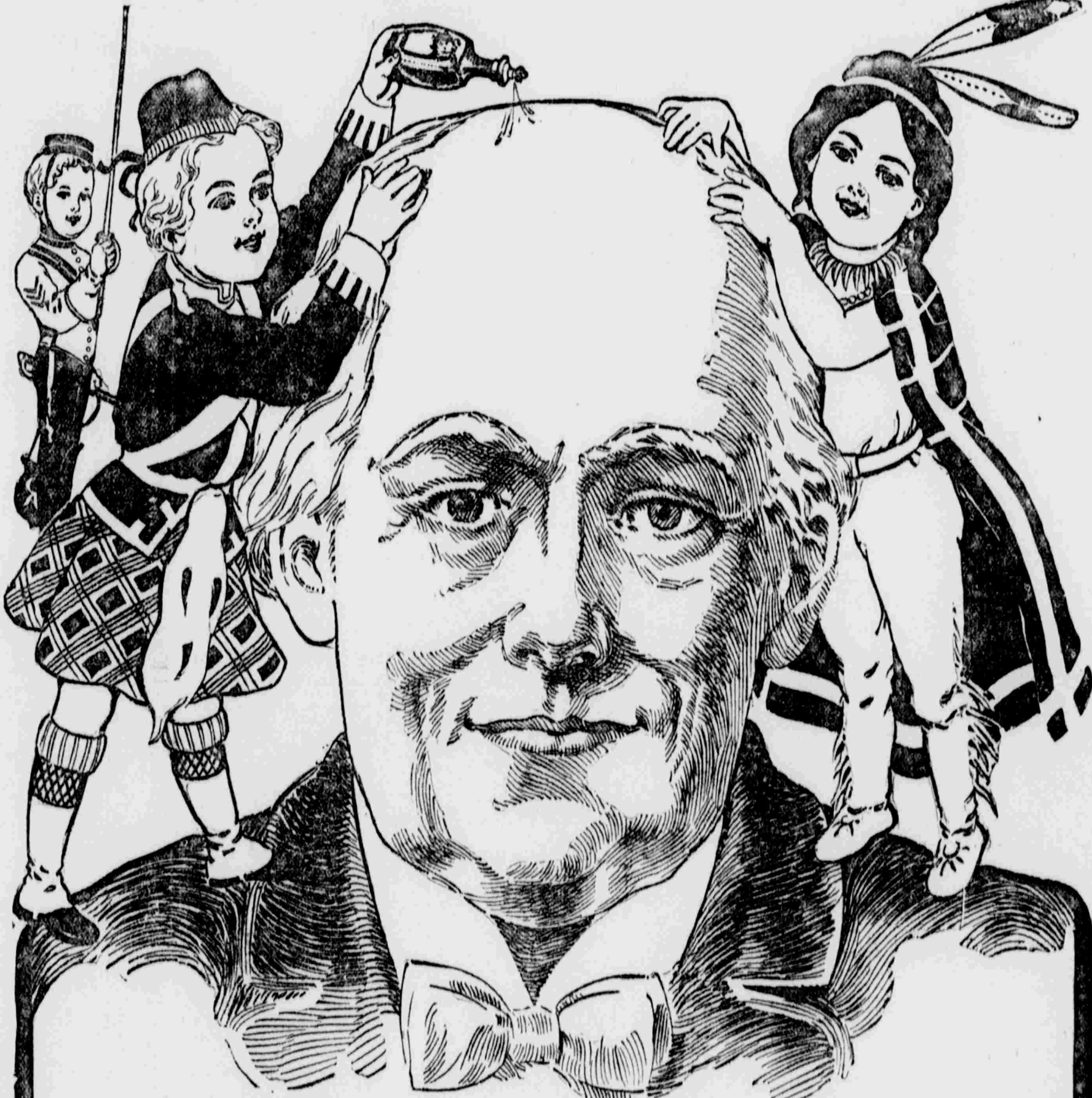
lands of this country have been entirely ruined through the rise of alkali. The work of Prof. Widdowson in his experiments with alkali was commended and the method by which the alkali can be controlled in this county, was discussed. Prof. Merrill said that the ultimate reclamation of the lands must be brought about by underdrainage. The most injurious form of alkali, sal soda, or black alkali, will have to be treated with gypsum to change it to white alkali before it can be successfully leached out. It is probable that the experiment station will do something to assist here in reclaiming some of the most badly alkali spots.

There was a lively discussion concerning the facts brought out by the professor's lecture, but the arguments presented were so convincing as to leave little doubt in the minds of the hearers concerning the possibility of overcoming the greatest difficulty of Emery county farmers.

During the evening the people of Orangeville gave an entertainment in honor of the visitors consisting of songs, recitations, etc. The session continues throughout Thursday and on Friday the professors will speak at Huntington.

THE MARRIAGE KNOT.

The tying of the marriage knot is nowadays only a figure of speech, but in ancient Babylon it formed an important part of the marriage ceremony. Then the priest took a thread from the garment of the bride and another from that of the bridegroom and formed them into a knot, which he gave to the bride, thus symbolizing the binding nature of the union.



Rexall "93" HAIR TONIC

In these days when youth is the moving factor—when man has made his mark at thirty-five and is dubbed a "has been" at forty; when business houses pension the man we used to call "middle aged" rather than allow his lagging influence to intrude upon the modern commercial rush—a bald head is a serious handicap.

In the social world it is equally bad for a man, while for a woman—it is fatal.

Few people can afford a bald head. Even those who can—those who are fixed socially, financially and matrimonially—have no wish to do so. But afford it or not, thousands of us are bald, either partially or wholly.

What caused baldness—whether an inherited tendency; whether through undue mental effort, sickness, dandruff or other scalp disease—makes no difference. What we want is HAIR.

Millions of dollars have been spent in vain efforts to grow hair on bald heads. Other millions have been spent in an effort to restore faded hair to its natural shade, and still others to banish dandruff. And still hair refused to grow; lost tints of brown, blonde and auburn failed to return; dandruff declined to disappear.

All this, however, is of the past. Failures have given place to success. A real hair restorative has at last been found.

REXALL 93 HAIR TONIC is a positive cure for all hair and scalp troubles. It is not sticky or gummy, will not thicken on hair, does not become rancid, has no disagreeable odor. It is clean, agreeable and pleasant to use.

THE CAUSE OF BALDNESS

The latest scientific discoveries prove that all hair and scalp troubles—baldness, falling hair, dandruff, itching scalp—are caused by microbes which feed on the fatty matter at the roots of the hair until, through starvation, the hair dies and falls out.

Gray and faded hair are due to the same cause. The microbes interrupt the action of the pigment glands. Then the hair loses its color.

Rexall 93 Hair Tonic kills the microbes, supplies food for the starving hair, cleanses the scalp and strengthens the follicles.

It restores hair to its original color by making it healthy and by stimulating the flow of natural coloring pigment. It is not a dye.

93 HAIR TONIC removes dandruff by removing the cause—the destructive microbes. It makes hair light, clean, manageable.

THE STORY OF "93"

Remember that dandruff is proof positive that microbes are at work on the roots of your hair. Then is the time to buy a bottle of REXALL 93 HAIR TONIC and begin treatment. Don't wait until you are bald.

"My hair was getting very thin. Every morning I would comb out great handfuls of it. Nothing that I used stopped its falling out or helped it until, by the advice of a friend, I tried Rexall 93 Hair Tonic. From the very beginning the tonic was beneficial. Not only has it stopped my hair from falling, but it has produced an soft and glossy, where before it was harsh, brittle and dull. I shall recommend Rexall 93 Hair Tonic to all my friends."—MILDER B. BEELEY, 148 East 27th Street, New York City.

In buying REXALL 93 HAIR TONIC you take no chances whatever. If after a trial you are not more than satisfied, we will promptly and cheerfully refund your money.



When the formula for Rexall Hair Tonic was secured from the most eminent hair specialist in the land, we realized that we had something far out of the ordinary. We had heard of its wonderful work, but the Rexall plan is to test every remedy thoroughly before offering it to the public. In this case we determined that for a name we would give this remedy a number representing the test cases in which it proved successful.

We wrote to one hundred druggists in as many cities asking each to send us the name of one of his customers who had lost his hair or who suffered with dandruff or other scalp disease. Then we sent each of these one hundred people three bottles of

our new remedy with the request that he give it a trial and report the result.

Of the entire number, five did not answer at all. Two wrote adverse reports, saying our restorative had not made hair grow on their heads, though it later developed that these men had been bald for so many years that the follicles in their scalps had become closed. But the other ninety-three, as one man, spoke of our remedy in the most enthusiastic manner, pronouncing it the greatest discovery of the age and telling in detail of the splendid effects in each individual case.

This is where we got the name 93 Hair Tonic. Could any other name be so significant of merit? Any test have been more fair? Any results more encouraging?

Sold only at our store, Large Bottle, 50c. Mail orders filled.

SMITH DRUG COMPANY and DRUEHL & FRANKEN, Druggists.