BURTON SCORES | SKIN TORTURES AFFLICT CHILDREN THE PRESIDENT Obstinate Case of Eczema Covered

Grateful Mother Says :

LET MOTHERS KNOW

That a warm bath with Cutioura Scap and a single mointing with Cuticura, the great Skin Cure, and purest and sweetest of emolients, will afford instant relief and refreshing sleep for skin-tortured babies, and rest for tired and worn-out mothers.

statute, because I was a senator. It was not pretended in the indictment that the government had one cent of property interest in the case, where I

tired and worn-out mothers.

Says That it Was He Who Inspired Unjust and Cruel Prosecution Against Him.

SENATOR DIFFERED FROM HIM

In Senate Selfishness and Fear Are Controlling Impulse, Everything Resting on Appearances.

'Abilene, Kan., March .28 .-- Joseph R. Burton, former United States senator from Kansas, received a reception more enthusiastic than that given him when he first returned as sonator tonight when he returned to his home town after five months' imprisonment at Ironton, Mo. A crowd of several hundred persons, with the town band, met him at the depot at 6 o'clock, and inet him at the depot at 6 o'clock, and many persons were wearing badges, on which was inscribed "Welcome. Burton." The ex-senator rode from the depot to his home in an open car-riage, and his progress through the streets was in the nature of a tri-imphal procession. The sidewalks were lined with people, who lifted their hats as Mr. Burton passed. After an informal reception at their home, Mr, and Mrs. Burton were entertain-ed at dinner by County Tressurer Schneider, after which they went to the theater, where the ex-senator de-iwered his expected speech on the subject, "Why I Was Prosecuted."

WHY I WAS PROSECUTED.

The theater, which accommodates about 900 persons, was packed to its capacity, many people standing and many unable to gain admittance. The audience was distinctly friendly to the speaker and at no time were there any demonstrations other than those of approval. When Mr. Burton, without an introduction or other cere-mony, rose to speak he was greeted without an introduction or other cere-mony, rose to speak he was greeted by an outburst of applause, and his speech was frequently interrupted by applause. The ex-senator was much affected at times, and once he broke down entirely and wept. On two other occasions during the speech he was overcome by his emotions. His wife, who sat on the stage, was the only woman in the audience. It is said that Mr. Burton modified some of the statements he intended to make about President Roosevelt, fear-ing, it is said, that friends of the president might manifest their dis-pleasure.

niensure

Ex-Senator Burton began his speech by referring to the three indictments found against him, and the two convictions under them, saying that, while the case was pending, he tried to get the senate to investigate the charges against him, but it steadily refused to do so, and it was about to expel him without an investigation, when he re-

signed to avoid exputsion. when he fer-signed to avoid exputsion. A great wrong, he said, had been done not only to him, but to the peo-ple of the entire country. "For the greatest of all crimes against a peo-mle," he said. "is where executives ray. is the said, "is where executives rav-ish the law in the temple of justice, as they did in my case."

EMPLOYED BY RIALTO CO.

EMPLOYED BY RIALTO CO. "That I was employed for a short time as the attorney of the Rialto company was never concealed or de-nied by me. Payments on my con-tract were made in five installments of \$500 each. The first four pay-ments were each made by check, which I deposited with the bank where I kept an account in Washing-ton. The last payment was in cash. There was nothing concealed, or un-usual in the payments, as there was nothing to conceal in the contract of

and the purposes of Congress in en acting 1

FOLLOWED PRECEDENTS. "They did not intend to violate the law. They construed the statute, in every instance, as similar statutes in the states had ever been construed, as

the states had ever been construct, as prohibiting appearance of the con-gressman as paid attorney only in a case where the government stood to win or lose something, or, in other words, cases against the government words, cases against the government that might cost the government some-thing. There had never been a prose-cution under the statute when I was indicted, and the law had been for-gotten. I think I am entirely within the bounds of truth when I say not a single senator or representative knew of the existence of the statute at the time I was indicted. I cortainly did not. But the actions of great lawyers. like Conkling and others, had made the precedents when the statute was fresh in their minds, and these precedents were followed without question up to the time the case was brought against me. Little Girl's Limbs with Running Sores-Poison Oak Made Boy's Hands and Arms a Mass of Torturing Sores-Sufferers Soon Relieved and Completely Cured-

"CUTICURA REMEDIES A HOUSEHOLD STANDEY" "Last year, after having my little girl treated by a very prominent physi-cian for an obstinate case of eczema, I resorted to the Cuticura Remedies, and was so well pleased with the almost instantaneous relief afforded that wo discarded the physician's prescription and relied entirely on the Cuticura Sonp, Cuticura Ointment, and Cuticura Pills. When we commenced with the Cuti-cura Remedies her feet and limbs were covered with running sores. In about

me. "When in jail at Ironton, a United States senator on his way to his seat in the senate, called upon me and ac-knowledged that he was guilty under the unaccountable decision of the five justices of the supreme court. That senator, occupying his seat in the sen-ate chamber, with the government in possession of all the facts, and my in-carceration in jail, is a fair sample of what this administration means when it hypocritically shouts about the 'Square hypocritically shouts about the 'Square Deal.' Case after case could be given showing that the very ablest and best lawyers in the country have unwitting-ly violated this law.

HIS SOLE OFFENSE.

When we commenced with the Cult-cura Remedies her feet and limba were six weeks we had her completely well, and there has been no recurrence of the trouble. — "In July of this year a little boy in our family poisoned his hands and arms with poison eak, and in twenty-four hours his hands and arms were a trass of torturing sores. We used only the outcura Remedies, washing his hands and arms with the Culteura Soap, and and arms with the Culteura Oint-ment, and then gave him the Culteura Resolvent. In about three weeks his hands and arms healed up. So we have lots of cause for feeling grateful for the Culteura Remedies. We find that the Culteura Remedies are a valuable household standby, living as we do twelve miles from a doctor. Mrs. Lizzie Vincent Thomas, Fairmount, Walden's Eldge, Tenn., Oct. 13, 1905." HIS SOLE OFFENSE. "Then, if I was guilty, what was my offense in fact? I had misinterpreted a statute; that and nothing more. I had construed a statute, presuming, as the law does, that I knew of its existence —as it had always been construed by every one until now. I had construed the statute as the supreme court in the states had invariably construed similar statutes for a century. I had construed the statute as similar statutes had been construed in Great Britain from the onstruct in Great Britain from the lays of magna charta. If guilty, my ffense was that I did not know more aw than all the judges of all the courts

Isw than all the judges of all the courts of the English speaking race for more than 200 years. My effense was as clearly, specifically defined, that I was no better lawyer than Chief Justice Fuller, Mr. Justice Brewer, Mr. Justice White and Mr. Justice Peckham, and not as good a lawyer as Justice Me-Kenna, Mr. Justice Holmes, Mr. Jus-tice Day, Mr. Justice Brown and Mr. Justice Harlan. I submit if there was not too much legal knowledge required of a country lawyer, when the govern-ment accused me of offending against this statute. this statute.

Complete External and Internal Treatment for Every Hanser of Islanta, Californ, and Adaits con-scient of Californ Song Gac.) to Eleans the Skin, Cultura Obstancest (SOL) for his the farm of Choro-Berger and Song Song Song Song Song Song Song Characters, Robe Proc., Roston Mass. Berg, Nauled Free, Caticura Back on Fith Hamore "I was convicted by the press of bri-bery and fraud. I was convicted by the courts with misconstruing. My only offense was guilty of nothing. My only offense was that I had offended the head of the 'Political Community of Interests'-the president; and the most powerful mem-ber of the 'Commercial Community of 'Interests'-the sugar trust. These, and ourts with misconstruing a statute. or bribery, though it was so given out the flaring headlines of newspapers. The charge against me, throwing aside legal verbiage, was that I had been hired in a lawsuit, prohibited by the

WHY HE WAS PROSECUTED.

WHY HE WAS PROSECUTED. "I doubt if the country has ever fully realized why I was prosecuted in St. Louis. The president evaded the ques-tion; attorney general, now Senator Knox, refused to answer H. My at-torneys often asked the question, and they could get no answer. No truthful answer could be given; that was a confession that in proceeding against me in St. Louis the government had vio-lated the very spirit of the Constitution. Four of the five payments were made to me in Washington. If I rendered any services that were prohibited by the statute, I rendered them in Washing-ton, and not in St. Louis. "Why was I then taken a thousand miles away from the place where it was alleged I rendered the prohibited servi-ices, where four of the five payments were made to me where more of the property interest in the case, where I was accused of acting as an attorney. There was no charge against me like that made against the late Senator Mitchell and other defendants in the land fraud cases, no charge that I had defrauded the government out of any-thing. The government had no mone-tary interest whatever in the case. Whether a fraud order should or should not issue against my client, made not \$1 of difference to the government. The government would not make or lose anything, whichever way the case should be decided by the postmaster general. The statute had been passed in 1864, near the close of the war, to

general. The statute had been passed in 1864, near the close of the war, to prevent congressmen from taking claims against the government for col-lection. Claims against the govern-ment had piled mountain high at that time, as a result of the war, and sena-tors and congressman made a specialty of seeking these claims for collection The very best men in Congress adver-tised in the Washington papers to col-lect these claims on contingent fees. a Kansan, but that way very slight, as compared with the far deeper prejudice then existing against any high official charged with crime. Gov. Foik, then circuit attorney, had instituted prose-cution against public officials, and other

lation was pending in the senate, I made a speech that made me tempor-arily notorious, if not famous. I said, in substance, that I would not support the measure in its then form; that it was plainly in the interest of the 'sugar trust;' that it would be a slift of many millions of dollars annually to that great corporation, and a crush-ing blow to the beel sugar industry; that the whole measure was conceived in hypocrisy; that it volated the car-dinal principles of the Regublican party on the tariff; that Ciba was prosperous, and did not need it; that the Cubans would not get the benefit of the reduction of the tariff on sugar if made, and that to support a bill of this kind was either an insult to the intelligence of Republican senators, or an indictment of their integrity, or an indictment of their integrity, of ooth.

SMOOTH OLD SENATORS.

both. SMOOTH OLD SENATORS. "When the cancus at which I made this speech broke up, it was with this understanding that the light was over for the session. But smooth old sena-tors were only pretending. They knew what the 'sugar trust' had done for the Republican party, and did not care to oppose its wishes, and they also want-ed to standing in with the president. Hence they were only too willing to give me and other western senators new to the game far more credit than we were entitled to in the killing of the bill. Had the members of the 'po-litical community of interests' sincere-ly been for the measure, it would have been reported and passed. At that time I had not that knowledge of the Machiavellian method that so uni-versally obtains in senatorial manage-ment. I thought senators mean what they said. I learned to my sorrow that such was not always the case. That sense there, and everything rests on appearances. Words are used to con-cal, not to express thought. I talk-ed naturally and created a senation: Roosevelt hever forgave me. PRESIDENT AGAINST HIM.

Dress.

PRESIDENT AGAINST HIM.

"There was another incident that aroused the wrath of the president aroused the writh of the president against. I could not agree with him about who was in command at the naval battle of Santiago, and I had the temerity to voice my convictions, which is an unpardonable crime with Roosevelt, unless what you say reflects big without? his wishes

Mr. Burton referred at some length to the Kansas delegation to the Re-publican convention of 1904, saying that the movement supporting Hoch that the movement supporting chock for governor was given a false color-ing and the president believed that it was a fight, under cover, on him, and that Burton was working for Mark Hanna. This, he said, was un-

"This is why," he said, "I was first struck down; why I was hounded for years for a crime I never committed; why all the vast enginery of the govwhy all the vast enginery of the gov-ernment was brought up against me to hunt me to death. "But the door of hope cannot be closed against me, nor against any man who will waste no time in 'pro-voking, nor brooding over injury," but has an abiding faith in the philosophy of good,"



A Bloodless Fight Between a Tablet And a Habit-The Tablet Wins.

At the age of 22, Clarence had good digestion. He had gastric juice that could dissolve doughnuts and turn ap-ple skins into good blood corpuscles. At the age of 24 he began to be pro-fuse about the walst and lean back-wards. He also began to cultivate sev-eral chins. In his new-found pride he began to think it his duty to gorge himself on everything, the good and the bad, for appetite feeds on appetite —and every good thing is abused. His pictures showed that he took on weight after he put his collar on. At the age of 26 Clarence married and went to boarding. On top of all this, he attended oyster suppers and wine dinners, which reduced the size of his collara from 1645 to 15. With still abiding faith in the strength of his stomach he guiped his meal, and chowed them effectiveds. At the age of 22, Clarence had good gestion. He had gastric juice that



216 SOUTH MAIN ST

ASSESSMENT NO. 5. GOLD CHEST MINING COMPANY-Principal place of business, Salt Lake City, Utab. Location of mines, West Mountain Mining District, Utah. Notice is hereby given that at a meeting of the Board of Directors of the Gold cheest Min-ing Company, held on the sth day of October, 1996, assessment No. 5 of Θ cents stock of the corporation, issued and out-stock of the corporation, issued and out-standing, psyable immediately to C. A. Pfau, Scoretary at his office, Sis West Second South Street, Salt Lake City. Utah. Any stock upon which this assess-ment may remain unpaid on Saturday, the Bth day of April, 1997, will be defore will be sold on the 15th day of May. 1867, at 12 M. at the Secretary's office, to pay the delinquent assessment thereon, logether with the costs of advertising and ex-pense of sale. C. A. PFAU, Secy. Dated March 11th, 1997. Dated March 11th, 197. NOTICE TO CONTRACTORS.

ESTABLISHED.

1862

MAIN ST.

NOTICE TO CONTRACTORS. Notice is hereby given that soaled pro-posals for the crection of an L. D. 8 meetinghouse for Bennion Ward in Gmm-lie Stake, will be received at the resi-dence of Bishop Diamond, Redwood Boad Sait Lake County, Utah, until April 1a 1997, when said proposals will be opened considered, and acted upon as speedly as practicable. The bids to be for the following branches of the said work, in accordance with the plans, specifications, clevation, sections and detail drawings for the same, as they have been adopted by the bishop and officers of Bennian Ward, and copies are now on file at the office of Dallas & Hedges, Architects, Descret National Bank Building, Sait Lake City, Utah. The work contemplated under these spe-cifications is divided into the following departments: First-Ercevation, concrete footings, foundation, brick work, and cement block trimmings. Second-Cement concrete footings. Third-Lathing and plastering. Fourh-Carpenter and Johner work; galvanized iron work, and constructional steel work. Fith-Painting.

alvanized fron work, and constructional steel work. Fifth-Painting. Sixth-Electric Wiring. Proposals will be received for each of the above departments as numbered, or for any two more of them; or for all of them together. Each proposal must em-brace all the items of labor and material comprised in the department or depart-ments, portions or portion bid upon. No subdivisions, other than these above men-tioned, will be considered. THOMAS W. DIAMOND, Bishop.

NOTICE OF SALE.

IN THE DISTRICT COURT, PRO-bate Division, in and for Salt Lake Coun-ity, State of Utah. In the matter of the estate of Jezse B. Higgs, Deceased. No-tice is hereby given that on or after March 30, 1907, the undersigned will sell at private sale twenty shares of stock in Zion's Benefit Building Society, at No. 575 East Firth South Street, Salt Lake City, Utah. Terms cash. EMILY R. H. HIGGS, Administrative of Estate. JESSE B. HIGGS. Deceased.

NOTICE TO CONTRACTORS.

The undersigned Trustees of Fountain Green School District, Fountain Green, Sanpete County, Utah, will receive bids up to 1 o'clock p. m., April 10th, 1907, for the erection of a school building to be up to 1 o'clock p. m. April 10th, 1907, for the erection of a school building to be erected in Fountain Green, Utah. Plans, apecifications and instructions to bidders can be found at the residence of Lars Neilson, Fountain Green, Utah, and st the office of R. C. Watkins, Architect, Provo. Utah. Bids will be received in segregated form for brick and stone work, carpenter work and the work, plastering and paint-ing, and heating apparatus; also for the building complete except heating sppara-tus. Each bid must be accompanied with certified check of 5 per cent of the amount of bid which will be returned with all re-jected bids; also to the successful bidder upon entering into contract and giving an approved bond of twice the amount to be for-feited to said school district. The Trustess will meet at the old school building in Fountain Green at the above stated line and date to open and publicly read all bids, or accept any part in the Trustees. LABS WEILSON Chairman.

hereof. By order of Board of Trustees. LARS NEILSON, Chairman. J. P. ANDERSON, Treas. CHAS. C. LIVINGSTON, Secy. Dated at Fountain Green, March 10, 197.

NOTICE TO CONTRACTORS.

alleged I rendered the prohibited serv-ices, where four of the five payments were made to me, where most of the witnesses resided, into a strange city where I had never seen or communicat-ed with any postal official? There was a wild crusade against accused officials in Missouri at that time, an dthe storm center was at St. Louis. There is an inherited prejudice in that city against a Kansu, but that way way wilder



nothing to conceal in the contract of

nothing to concert in the employment. "It was an unkind accusation against me that I had been employed as an attorney by a disreputable corporation, and that I knew it to be of such character at the time of my employment. The Hialto company employment is the set of the set such character at the time of my employment. The Rialto company hore no resemblance whatever to a get-rich-quick concern. During the time I was one of its attorneys, and during all the time that it was man-aged by its owner, Maj. Dennie, the Rialto company never swindled any person in the world out of a dollar. I offered to show this in the trial of my case, but the court refused to allow the testimony

"I did nothing to prevent a frand or-der from issuing against the Rialto company. Months after my connection with the company ceased, and when conditions changed for the worse by reason of the absence of its owner, and when there was an investigation by the postoffice department, it was not I, but the two men who prosecuted me, who prevented a fraud order from issuing against the company.

NOT INDICTED FOR BRIBERY.

"It was untrue that I was indicted I ers who must have known of the law



a pretty face, a good figure, but sooner or later learn that the healthy, happy, contented woman is most of all to be admired. Women troubled with fainting

spells, irregularities, nervous irrita-bility, backache, the "blues," and and those dreadful dragging sensations, cannot hope to be happy or popular, and advancement in either home, and advancement in either home, business or social life is impossible.

The cause of these troubles, how-ever, yields quickly to Lydia E. Pinkham's Vegetable Compound made from native roots and herbs It acts at once upon the organ afflicted and the nerve centers, dispelling effec-

tually all those distressing symp-toms. No other medicine in the country has received such unqualified indorsement or has such a record of cures of female ills as has

Lydia E. Pinkham's Vegetable Compound

Miss Emma Runtzler, of 631 State St., Schenectady, N. Y., writes:-"For a long time I was troubled with a weakness which seemed to drain all my strength away. I had dull headsches, was nervous, irritable, and all worn out. Chancing to read one of your advertisements of a case similar to mine cured by Lydia E. Pinkham's Vegetable

of a case similar to mine oursed by Lydia E. Finkhams Vegetable Compound, I decided to try it and I cannot express my gratitude for the benefit received. I am entirely well and feel like a new person." Lydia E. Pinkham's Vegetable Compound is the most successful remedy for all forms of Female Complaints, Weak Back, Falling and Displacements. Inflammation and Cleeration, and is invaluable in pre-paring for childbirth and the Change of Life.

Mrs. Pinkham's Standing Invitation to Women

Women suffering from any form of demale weakness are invited to omptly communicate with Mrs. Pinkham, at Lynn, Mass Her advice s free and always helpful.



As it required appropriations to pay the claims when allowed, it was thought that such action should be de-nounced as wrong and in condict with the official duties of congressmen. This was the inspiration and purpose of the law. It meant, as was then thought, that in all matters where the so intense as to produce, for a time, judicial anarchy in that place. Nearly all of the upper-tendom of St. Louis Judicial anarchy in that place. Nearly all of the upper-fendom of St. Louis had been guilty of violating the law, and those who had not were under suspicion. For some time, vicious at-tacks had been made throughout the country against the United States sen-ate. Therefore, the prosecution of a United States senator in the city of St. Louis furnished a shiping mark for all thing or where money or property was involved, the congressman was prohibited from appearing for money or property or for a fee. It was thought by the framers of the law to cover no other kind of cases. Such was the con-struction placed upon it by the mak-ers of the statute. Such was its con-struction by senators and representa-tives, cabinet minister, bureau officers, Louis, furnished a shining mark for all the hate that had been aroused against high officials, and jeft to a man then in my position in a strange city very little chance for a fair trial. and, indeed, by everyone until the su-preme court, by a decision of five to four, gave it another and far different

WITNESSES PROMOTED. "I do not think that it is generally known that every witness who testified to anything material against me has either been promoted in office, or has received immunity from punishment, by the president. But such is the case. Nor, dd the president stop with his rewards nour, give it abouter and far dimerent construction in my case. After the enactment of the statute no senator or representative who knew of the law ever openly took a fee for appearing in a case before a department where the money or property of the government was involved. But they did appear as naid attorneys all along in cases whera did the president stop with his rewards in bestowing gifts on the witnesses who testified against me. Every official who had anything to do with my case, baid attorneys all along in cases where the government had no property or money interset at stake. This was done by the very best men in Congress who helped to make the law, and oth-

who testified against me. Every official who had anything to do with my case, with one exception, has been promot-ed by the president. "Were all these promotions, rewards, immunities. accidentally coincident with my downfall? Did my case have nothing to do with bringing to these judges, prosecuting officers, witnesses and criminals all their good luck? Eve-ry man must pass upon this question for himself. But does not the inquiry as to the price of my blood obtrude it-self when the facts are considered? "There are many other things that might be mamed which would go to show that my trial and conviction, in each case, was a judicial farce, a tra-vesty on justice, a political persecution. I hope and expect that both my past and future life will be set in contrast to the judgment of the court in brand-ing me as a criminal." Mr. Burton denied the charge that he had secured his seat in the United States senate "by the corrupt use of money." contributed by the railroad. Ne railway company, nor other cor-poration, no firm, nor person, ever paid

Mates schale by the compt use of money," contributed by the railroad. Ne railway company, nor other cor-poration, no firm, nor person, ever paid one cent to elect him to office, he said, at his request, or even to his knowledge. Some of the men for whom he had se-cured appointments, he said, had sent him money, but he had returbed it in every case. He called upon his ap-pointees to bear him out in the asser-tion that they had never paid one cent tion that they had never paid one cent for their offices.

BURTON'S ELECTION.

BURTON'S ELECTION. "I won my election in a fair and open fight, with the help of a band of friends as loyal and true as ever supported any candidate. I took my credentials untarnished, and, when I resigned they were untarnished still. I know full well that the latter part of that state-ment is denied by a judgment of the highest court in the land. I realize, perhaps, more than any one else can, the deep staln that is upon my name, and the name of a proud state. But it is not an indelible stain. That de-cree records a lie. My past life con-tradicts it. I hope, if I live, my future life will help to wipe it away. PRESIDENT INSPIRED SUIT.

PRESIDENT INSPIRED SUIT. "I have been frequently asked who frue persecution against me. I have provide the second of the second of the persecution against me. I have provide the second of the second of the provide the second of the provide the second of the second of the second of the provide the second of the second of the second of the provide the second of the second of the second of the sec

his stomach he gulped his meal, and chewed them afterwards. At the age of 28 Clarence began to hear an inward volce—a warning from the stomach. After each meal, he would feel bloated—and belching became a habit.

came a habit. He began to be a light eater—and a heavy thinker. He tried to think out a cure, for now he would sit down at his meals absolutely disgusted at the thought or sight of anything to

the thought or sight of anything to eat. He would sit down at his meals without the trace of an apeptite, just because it was time to eat. He would often feel a gnawing, un-satisfied "still-hungry" feeling in his stomach, even after he was through eating, whether his meal was well cooked or not. And he suffered a good many other things with his stomach that he could not explain, but that made him grouchy, miserable, out-o-sorts and generally sour on everybody and everything.

Finally he read an account, some-thing like this, about the truly won-derful results obtained from Stuart's Dyspepsia Tablets in all causes of stomach trouble, dyspepsia, and so on. He bought a 50c box at the drug store, and took the whole box. When he started, he had little faith—and less appetits. When he finished he had absolute faith—and more appe-tite, and more good cheer. Things be-gan to taste different and better to him. Now he has no more dyspepsia, no more indigestion, no more loss of ap-

Now he has no more dyspepsia, no more indigestion, no more loss of ap-petite. brash, irritation, burning sen-sation, heartburn, nausea, eructations, bad memory, or loss of vim and vigor. Remember, one ingredient of Stu-art's Dyspepsia Tablets will digest for you, 3,000 grains of food, just as it did for Clarence. This relieves your stomach of the work of digesting until your stomach can get strong and healthy again. Your stomach has been overworked and abused. It's fagged out. It needs a rest.

and abused, it's fagged out. It heeds a rest. Let Stuart's Dyspepsia Tablets do the work of your stomach. You will be surprised how fine you'll feel after cating, and how lusclously good overy-thing will taste to you. Heed the call of the stomach now. There's a world of good cheer in one box of Stuart's Dyspepsia Tablets—at any drug store, 50c. Send up your name and address to-day and we will at once send you by mail a sample package, free, Address F. A. Suart Co., 54 Stuart Building, Marshall, Mich.



young men.

45-47 MAIN ST.



HOME CURES BY MAIL. OFFICE HOURS.

ESTABLISHED 1884.

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749 and 751 STATE STREET.

Being centrally located and owning the premises,

we can give our Patrons better service and right

\$5 - A MONTH - \$5

ROBT. SHERWOOD Proprietor.

Medicines included for all Catarrhal Chronic Dis-eases. Until further notice. Drs. Shores & Shores' will treat all Catarrhal Chronic Diseases of every name and nature for the low fee of \$5 a month, medi-ches included. To prove to the public that ONE MONTH'S T REATMENT AT THUS FAVORABLE SASON IS WORTH THERE MONTHS AT ANY DIFFER SEASON. This Special Offer goes into effect at once and holds ther notice. Don't delay if you want to be cured-apply now. HUNDREDS WILL BE CURED IN ONE MONTH.

MONTH. Drs. Shores also treat and cure all curable Nervous, Chronic and Pri-vate Diseases of men. Woman and Children of every name and nature, Consultation and Advice Free and Confidential for any disease. Call or

write. Drs. Shores' EYE DEPARTMENT for the quick cure of all Eye Dis-cases, and for the proper fitting of glasses is unercelled, being in charge of a Specialist on the Eye of 27 years' training.

A SPECIAL DEPARTMENT FOR MEN

prices. Prompt Delivery.











Clothiers to Men and Boys.

to all previous efforts. COME AND LOOK THEM OVER.

F-One or more judgments against. G-Filed petition in bankruptcy, and included bills for ordinary necessities. H-Have one or more accounts What will your rating he? Our new Rating Book is now being prepared.

NOTICE TO CONTRACTORS. The undersigned Trustees of Mona School District, Mona, Juab County, Utah, will receive bids up to 1 o'clock p.m., April 11th, 1807, for the erection of a school building to be erected in Mona. Utah. Plans, specifications and instruc-tions to bidders can be found at the real-dence of E. H. Kay, Mona, Utah, and si the office of R. C. Watkins, Architect. Prove, Utah. Bids will be received in segregated form for brick and store work, carpenter work and the work plastering and pplanting, and heating sp-paratus; also for the building complete. except heating apparatus. Each bid musi-be accompanied with certified check of -per cent, the amount of bid. which will be returned with all rejected bids; also to the successful bidder upon entering in-tio contract and giving an approved bond of twice the amount of bid. which will meet at the old school building in Mona at the above stated time and date to open and publicly read all bids. The Trustees reserve the right to reject any and all bids.or accept any part thereof. By order of Board of Trustees. I. W. YEBT. Chairman. W. A. STARE, Treasurer. E. H. KAY, Sceretary. Dated at Mona, March 10, 1907.

PROTATE AND GUARDIANSHIP NOTICES.

Consult County Clerk or respective sign-ers for further information.

ers for further information. IN THE DISTRICT COURT. PRO-bate Division, in and for Salt Lake Cour-ty, State of Utah. In the matter of the estate and guardianship of Edward P. Ferry, Incompetent. Notice.—The petition for approval and settlement of the semi-annual account of the guardians of the person and the estate of Edward P. Ferry, Incompetent, has been set for hearing on Saturday, the 20th day of March A. D. 1907, at 10 o'clock a. m. st the County Court, House, in the Court Room of said Court, in Salt Lake City. Sait Lake County, Utah. Witness the Cierk of said Court, with the seal thereof affixed this 15th day of March, A. D. 1907. (Seal). J. U. FILDREDGE, JR., Cierk J. T. Richards, Attorney for Peti-tioners.

tioners. In the Third Judicial District Court, in Department No. 1 In the matter of Utah Persiment No. 1 In the matter of the estate of Sophia Bodger Long, Deceased Notice-The petition of Arthur Lour, proving for the admission to probate of a certair document, purporting to be the set Will and Testament of Bophia Bod-ger Long, deceased, and for the granting of Leiters Testamentary to Arthur Long, has been set for hearing on Baturday, the Soft day of March, A. D. 1975, at 10 of clock a. m. at the County Court Heuse, in the Court Room of said Court Heuse, in the Court Room of said Court March Lake City, Bait Lake County, Utab. Witness the Clerk of said Court with the seal thereof a fixed, this 14th day of March, A. D. 1957. (Seal) J. U. RIDBERDIE, JR. Clerk Toung & Snow, Attorneys for Pet-tioner.



MISS EMMA RUNTZLER

PRESIDENT INSPIRED SUIT.