

The State of Texas vs. Unknown Owner. No. 494. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 495. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 496. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 497. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 498. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 499. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 495. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 496. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 497. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 498. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 499. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 500. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 496. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 497. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 498. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 499. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 500. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 501. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 502. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 503. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 504. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 505. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 506. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 507. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 508. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 509. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 510. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 511. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 512. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 513. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 514. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 515. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 516. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

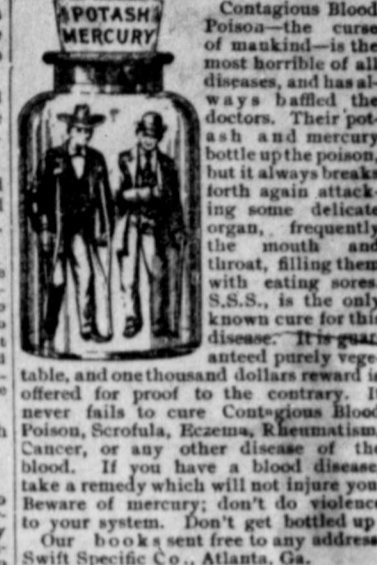
The State of Texas vs. Unknown Owner. No. 517. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 518. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

The State of Texas vs. Unknown Owner. No. 519. COUNTY OF YOUNG. To all Persons owning or having or claiming any interest in the following described Land Delinquent to the State of Texas...

Bottled Up!

Whether in the form of pill powder or liquid, the doctor's prescription for blood diseases is always the same—mercury or potash. These drugs bottle up and poison and dry it up in the system, but they also dry up the marrow in the bones at the same time.



Contagious Blood Poison—the cause of malarial—the most horrible of all diseases, and has always baffled the doctors. Their job is to wash and mercury bottle up the poison, but it always breaks forth again with some delicate organ, frequently the throat, filling them with eating sores.

Write us at New York you have known, used or sold in M. Simmons' Liver Medicine. Bad State Diseases is cured. It gives nature of these cases, with State the difference between its strength and action and the strength and action of the other medicines.

Write us at New York you have known, used or sold in M. Simmons' Liver Medicine. Bad State Diseases is cured. It gives nature of these cases, with State the difference between its strength and action and the strength and action of the other medicines.

umbago?

It with ST. JACOBS OIL, which penetrates and soothes, cures, cures, cures.

BROWN'S IRON TONIC. You need it to build you up. It increases the appetite, tones and strengthens the stomach, prevents malaria, produces rich red blood.

Save Your Shoes

Free K&K Free! A Free K&K Free! Free K&K Free! Free K&K Free!

CURE YOURSELF!

Write CAPT. OFFERLE, Pension Agent, 1428 New York Avenue, WASHINGTON, D.C.

PENSIONS

Drop's New Discovery! Scales! Dallas Business Directory!

STARR

STARR. Write for information. STARR.

crop is broken... With five miles of... The creameries...

crop is broken... With five miles of... The creameries...

Weyler goes and Blanco comes and the deadly work goes on forever.

Every day we see in surely perishing. Of all things in this world or in the world to come the truth alone survives.

The Michigan Central and the Lake Shore railroads have refused to issue mileage tickets at \$20, and Gov. Plaque is right on their trail.

Burglars represented themselves as plumbers, and gained entrance to a rich man's residence the other day and stole \$2,000 worth of property. Suppose they had been plumbers?

Let us hope that the woman who has contracted to clean many of the streets of Chicago will make her work as efficient as a house cleaning as possible, for some of the men of that town want to stay at home occasionally.

We are no longer compelled to walk on stony beaches, holding on to our hats, or back hair, as the case may be, and wishing that the benches were provided at the sea shore, they were not invariably placed in the hottest sunshine. We need not get up at unholly and unseemly hours in order to go fishing and shooting, but we can buy our fish and game like rational beings.

A jury in Pennsylvania gave a man damages in one hundred dollars for distastefulness from a local church and consequent "loss of his spiritual life." There is no man, guilty or innocent, who might not be damaged in this way, and if the decision is to hold there is grave danger of the breaking up of a good many churches. However, organization is not everything, and there is always the consolation of having a megawatt church—every man for himself—and the gentleman down below for the hindmost.

The figures relating to the operation of the Filled Cheese law from the time it went into effect, September 4, 1897, to the end of the fiscal year, June 30, 1897, have been completed. During the period, 1,663,967 pounds of filled cheese were produced. The number of factories engaged in the industry was seven, all located in Illinois. The tax 1 cent a pound, amounting to \$16,639.67, was collected. In addition, the seven factories paid a special tax at the rate of \$400 per annum. Only one wholesale establishment, located in Maryland, qualified under the law and paid a special tax of \$500 per annum. There were sixty-two retail establishments, each of which paid a special tax of \$12 per annum. No filled cheese was withdrawn for exportation during the period covered by the government's figures.

One of the most successful of recent novels debates a question that has probably occurred to many thoughtful men and women, is it possible for one who forms a part of our complex and tempestuous civilization to lead a Christ-like life? The novelist's conclusion is that it is possible, but it is certain to awaken controversy. Chiefly opinions rage around the hero of the story. It is asserted that his failures were chargeable to his own weakness and environment, and the criticism is sound enough—as far as it goes. It cannot be an adequate statement, because it fails to take note of certain fundamental truths. In the first place, it is important to remember that the author's inquiry is no novel one. For eighteen centuries, the earnest and the faithful, straining their eyes at the ideal of human brotherhood that Christ set up, have wondered despairingly whether man could ever reach it. The better the man—judged by the standard of others—the more hopeless, to him, has seemed the attempt. Thus the recent raising of the inquiry does not mean that a single good man has all at once perceived the world to be growing worse. Does it not rather show that an artist, keenly susceptible to the mental influences that mold the time, has been impressed by those aspirations toward general helpfulness and justice which unquestionably tend to dominate mankind? We believe that the answer to the inquiry depends on the question of the world to side with him, conceding that the world has not gained wisdom as it has grown older, we might comfort ourselves with the thought that human nature is at least not changing. There are, however, some who believe that the world is still on the road to perfection, though some of the old ones may bear new names. The saints of the early centuries lived, as we must, in the midst of rich and poor, Pharisees, publicans, sound and sick, sinners and righteous. And in our day, as in theirs, "the aids to noble life are all within."

After twenty years and more of effort toward the opening of the Indian Territory to modern civilization has been secured, and tribal ownership of the soil will soon be ended. The treaty between the Dawes commission and the Creeks provides for an allotment of 160 acres to each Indian citizen and for the sale of the remainder at public auction. This will throw open 600,000 acres, or 958 square miles, to white settlement, and the treaty about to be closed with the Chickasaws will place ten times as great an area of land on sale.

Now that Neal Dow is dead the "hangar system" is being generally adopted in the Maine cities. The "hangar system" means that anybody can sell liquor and not be annoyed by prosecutions. It is similar to the "system" in vogue in many cities outside of Maine.

In Wayne, Neb., the other day four former husbands of the same wife met and called upon her and her present spouse. A pleasant reunion followed and it was decided to hold an annual convention henceforth every fall.

According to Thomas Power, a staff of death, it is the duty of every man to be prepared for the worst. It is all right to be a pessimist, but it is not right to be a fatalist.

It is a pity that the world is so full of people who are so full of themselves. They are so full of themselves that they do not see the world as it is, but only as they see it.

The State of Texas vs. Unknown Owner. No. 502. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 84, original grantee Sam Davidson, patentee heirs M. J. Gillispie, quantity 3 acres, class school, date of patent Nov. 24, 1871, No. 67, vol. 14, survey No. 1.

The State of Texas vs. Unknown Owner. No. 503. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 84, original grantee T. E. & L. Co., certificate No. 341, patentee T. E. & L. Co., quantity 320 acres, class 3rd, date of patent Jan. 27, 1868, No. 341, Vol. 14, Survey No. 341, old Abstract No. 394.

The State of Texas vs. Unknown Owner. No. 504. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1295, original grantee E. V. Butler, quantity 160 acres class Pre-emption. Which said land is delinquent for taxes for the following amounts: \$9.90 for State taxes and \$18.10 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 505. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 506. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 507. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 508. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 509. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 510. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 511. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 512. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 513. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 514. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 515. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 516. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 517. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 518. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 519. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 520. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 521. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 522. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 523. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 524. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 525. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 526. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 527. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 528. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 529. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

The State of Texas vs. Unknown Owner. No. 530. THE STATE OF TEXAS, County of Young. To all Persons owning or having or claiming any interest in the following described land delinquent to the State of Texas and county of Young for taxes, situated in said county, to-wit: Abstract No. 1419, original grantee B. F. Heden, quantity 80 acres, class pre-emption. Which said land is delinquent for taxes for the following amounts: \$7.06 for State taxes and \$10.46 for county taxes, and you are hereby notified that suit has been brought by the State for the collection of said taxes, and you are commanded to appear and defend such suit at the February, 1898, term of the District Court of Young county, and State of Texas, on the first Monday in February, 1898, and show cause why judgment should not be rendered, condemning said land and ordering sale and foreclosure thereof, for said taxes and cost of suit.

NERVOUS, DESPONDENT, WEAK, DISEAS, O MEN. Cures Guaranteed or No Pay. WOODS' GREAT PEPPERMINT CURE FOR COUGHS, COLIC, BRONCHITIS, WHOOPING COUGH, AND ALL AFFECTIONS OF THE THROAT AND LUNGS. Price 25 Cents.

Woods' Great Peppermint Cure. A Pure Grass Grain of Taste. Price 25 Cents. Sold Everywhere.

Woods' Great Peppermint Cure. A Pure Grass Grain of Taste. Price 25 Cents. Sold Everywhere.

Woods' Great Peppermint Cure. A Pure Grass Grain of Taste. Price 25 Cents. Sold Everywhere.

Woods' Great Peppermint Cure. A Pure Grass Grain of Taste. Price 25 Cents. Sold Everywhere.

Woods' Great Peppermint Cure. A Pure Grass Grain of Taste. Price 25 Cents. Sold Everywhere.

Woods' Great Peppermint Cure. A Pure Grass Grain of Taste. Price 25 Cents. Sold Everywhere.

Woods' Great Peppermint Cure. A Pure Grass Grain of Taste. Price 25 Cents. Sold Everywhere.

Woods' Great Peppermint Cure. A Pure Grass Grain of Taste. Price 25 Cents. Sold Everywhere.

THE PHANTOM TRAIN.

(By Mrs. Mary R. P. Hatch.)



It was nightfall ere we passed through Colebrook, indeed, lamps were lit in many of the stores and dwellings.

The twilight lights grew less frequent and finally disappeared altogether, which led us to conjecture that we were now in the Dixville region.

"Aren't you afraid?" exclaimed Miss Alden. "Not at all," returned Charlie, but immediately before the light subsided he drew the horses up suddenly.

"We can't turn around, and I suppose we must," returned Charlie. The gloom increased, the darkness thickened, and the horses trembled on either side of the road.

"Well, the next year me and Jim Gallagher thought we'd get together, if we could, so we set out to climb the rocks in the afternoon, but your's, your's, never got no higher, though we clim' an' clim'.

"Well, two or three years after a tall, melancholy man came to the 'Phantom' to see his daughter, and he'd tracked her so far; said he supposed she'd gone off with a stranger to him.

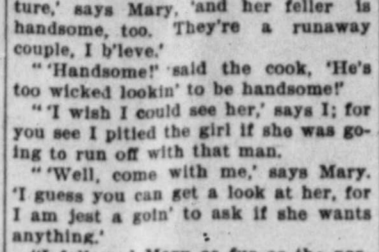
"The former Dahlia Craze. The dahlia, named after the famous Swedish botanist, Dahl, appeared early in this century, and was as popular in the flower garden as were the camellias and fuchsias in the green house, and still holds its own.

"See it? Yes, I see it every 20th of September for years till the landlord took to having me here to tell the story of his company," broke from one corner of the room, and then we observed a tall, weather-beaten old man who looked strangely out of place in the midst of the group of well-dressed city people.

FARM AND GARDEN.

MATTERS OF INTEREST TO AGRICULTURISTS.

Some Up-to-Date Hints About Cultivation of the Soil and Yields Thereof. Horticulture, Viticulture and Floriculture.



Cherry Culture. A bulletin issued by the Delaware experiment station G. H. Powell says:

More About Cherries. The cherry thrives best in a warm, dry, loamy soil. The sour cherry likes more moisture and is harder. Soils too dry, but often favorable to the sweet cherry, can be improved by the addition of humus and water.

THE HOLY ALLIANCE. Alexander of Russia, a Man of Religious Faith. The Emperor Alexander of Russia was a man of a mystical, if not a superstitious, habit of mind.

Notes By the Way. The drought across the entire width of southern Iowa has been exceedingly question. Said a leading farmer today: "A rain which would fill the holes in the draws would be worth many dollars to me."

Another Nature's Cure. One of the most wonderful things in this world is the cure that the dear Mother Nature makes for her ailments. She makes whatever changes are necessary in the structure, even, to adapt them to their surroundings.

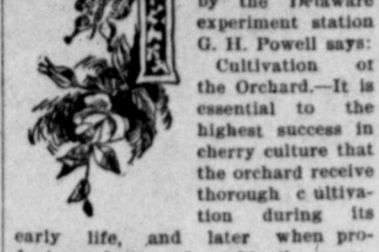
A Big Job. Herr Schultz of the Berlin Academy of Sciences has taken upon himself the task of preparing a work describing all animals that exist now or have existed within historic times.

MIXED PARAGRAPHS. From Port Tampa, Fla., there were reported in August 14,000 tons of phosphate rock.

MANUSCRIPT ROOM.

British Museum.

In the bewildering maze of the British museum, whose miles of shelves and cases are filled with world's treasures, there is one little room that attracts a greater number of visitors than any other, says Lippincott.



A CONGRESSMAN. It is to Congress that our nation must look for all power. Every villification of the government must originate in this body of representatives.

Drawing the Line. Tufford Knutt, sitting on the back steps of the mansion, had finished the best meal he had eaten for many a day. Wiping his mouth with the back of his hand, he cleared his throat, and began:

Contagious Blood. Poison—the curse of mankind—is the most horrible of all diseases, and has almost always baffled the doctors. Their pot-pourri of aches and pains, but it always breaks forth again attacking the system.

FOR YOUR PHOTOGRAPH. SQUAW WINE WINK CERTIFICATES. Write us how long you have used or sold Dr. J. A. Williams' Pink Pills for Pale People.

LIVER MEDICINE CERTIFICATES. Write us how long you have known, used or sold Dr. J. A. Williams' Liver Medicine.

CURE RHEUMATISM, ETC. A Recent Discovery that is Working Wonders. The most prevailing afflictions that for a century have been engaging the most scientific skill of the medical world are rheumatism, neuralgia, catarrh, asthma, and grippe and their kindred ailments.

Knocked Out by Lumbago? It's because you don't cure it with ST. JACOB'S OIL, which penetrates to the seat of the pain and soothes, cures.

AN OPEN LETTER TO MOTHERS.

WE ARE ASSERTING IN THE COURTS OUR RIGHT TO THE EXCLUSIVE USE OF THE WORLD CASTORIA, "PITCHER'S CASTORIA."

J. DR. SAMUEL PITCHER, of Hyannis, Massachusetts, is the originator of "PITCHER'S CASTORIA," the same that has borne and does now the fac-simile signature of Dr. Samuel Pitcher on every bottle of the fac-simile signature of Dr. Samuel Pitcher.

Do Not Be Deceived. Do not endanger the life of your child by accepting a cheap substitute which some druggist may offer you (because he makes a few more pennies on it), the ingredients of which even he does not know.

"The Kind You Have Always Bought" BEARS THE FAC-SIMILE SIGNATURE OF Dr. Samuel Pitcher.

CANDY CATHARTIC. Candy Cathartic. CURE CONSTIPATION. REGULATE THE LIVER. ALL DRUGGISTS.

BLACK LEG PASTE. It is sometimes as difficult to tell a man from a good one as it is to tell a mushroom from a toadstool.

DAVIS BUSINESS DIRECTORY. PENSIONS POSSIBLE QUICK. DROPSY NEW DISCOVERY.

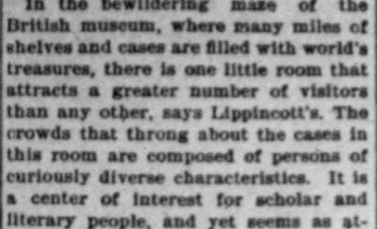
STARS AND STRIPES. EACHMAN'S DRY CLEANING. STARR'S.

STARS AND STRIPES. EACHMAN'S DRY CLEANING. STARR'S.

STARS AND STRIPES. EACHMAN'S DRY CLEANING. STARR'S.

BOTTLED UP.

Whether in the form of pill powder or liquid, the doctor's prescription for blood diseases is always the same—mercury or potash.



Contagious Blood. Poison—the curse of mankind—is the most horrible of all diseases, and has almost always baffled the doctors. Their pot-pourri of aches and pains, but it always breaks forth again attacking the system.

FOR YOUR PHOTOGRAPH. SQUAW WINE WINK CERTIFICATES. Write us how long you have used or sold Dr. J. A. Williams' Pink Pills for Pale People.

LIVER MEDICINE CERTIFICATES. Write us how long you have known, used or sold Dr. J. A. Williams' Liver Medicine.

CURE RHEUMATISM, ETC. A Recent Discovery that is Working Wonders. The most prevailing afflictions that for a century have been engaging the most scientific skill of the medical world are rheumatism, neuralgia, catarrh, asthma, and grippe and their kindred ailments.

Knocked Out by Lumbago? It's because you don't cure it with ST. JACOB'S OIL, which penetrates to the seat of the pain and soothes, cures.

AN OPEN LETTER TO MOTHERS. WE ARE ASSERTING IN THE COURTS OUR RIGHT TO THE EXCLUSIVE USE OF THE WORLD CASTORIA, "PITCHER'S CASTORIA."

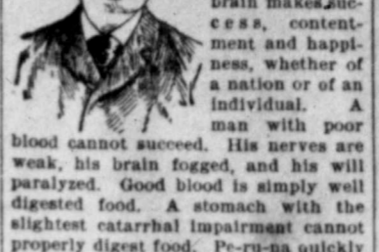
Do Not Be Deceived. Do not endanger the life of your child by accepting a cheap substitute which some druggist may offer you (because he makes a few more pennies on it), the ingredients of which even he does not know.

"The Kind You Have Always Bought" BEARS THE FAC-SIMILE SIGNATURE OF Dr. Samuel Pitcher.

MANUSCRIPT ROOM.

British Museum.

In the bewildering maze of the British museum, whose miles of shelves and cases are filled with world's treasures, there is one little room that attracts a greater number of visitors than any other, says Lippincott.



A CONGRESSMAN. It is to Congress that our nation must look for all power. Every villification of the government must originate in this body of representatives.

Drawing the Line. Tufford Knutt, sitting on the back steps of the mansion, had finished the best meal he had eaten for many a day. Wiping his mouth with the back of his hand, he cleared his throat, and began:

Contagious Blood. Poison—the curse of mankind—is the most horrible of all diseases, and has almost always baffled the doctors. Their pot-pourri of aches and pains, but it always breaks forth again attacking the system.

FOR YOUR PHOTOGRAPH. SQUAW WINE WINK CERTIFICATES. Write us how long you have used or sold Dr. J. A. Williams' Pink Pills for Pale People.

LIVER MEDICINE CERTIFICATES. Write us how long you have known, used or sold Dr. J. A. Williams' Liver Medicine.

CURE RHEUMATISM, ETC. A Recent Discovery that is Working Wonders. The most prevailing afflictions that for a century have been engaging the most scientific skill of the medical world are rheumatism, neuralgia, catarrh, asthma, and grippe and their kindred ailments.

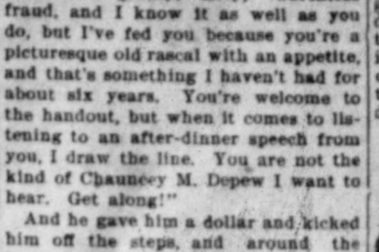
Knocked Out by Lumbago? It's because you don't cure it with ST. JACOB'S OIL, which penetrates to the seat of the pain and soothes, cures.

AN OPEN LETTER TO MOTHERS. WE ARE ASSERTING IN THE COURTS OUR RIGHT TO THE EXCLUSIVE USE OF THE WORLD CASTORIA, "PITCHER'S CASTORIA."

MANUSCRIPT ROOM.

British Museum.

In the bewildering maze of the British museum, whose miles of shelves and cases are filled with world's treasures, there is one little room that attracts a greater number of visitors than any other, says Lippincott.



A CONGRESSMAN. It is to Congress that our nation must look for all power. Every villification of the government must originate in this body of representatives.

Drawing the Line. Tufford Knutt, sitting on the back steps of the mansion, had finished the best meal he had eaten for many a day. Wiping his mouth with the back of his hand, he cleared his throat, and began:

Contagious Blood. Poison—the curse of mankind—is the most horrible of all diseases, and has almost always baffled the doctors. Their pot-pourri of aches and pains, but it always breaks forth again attacking the system.

FOR YOUR PHOTOGRAPH. SQUAW WINE WINK CERTIFICATES. Write us how long you have used or sold Dr. J. A. Williams' Pink Pills for Pale People.

LIVER MEDICINE CERTIFICATES. Write us how long you have known, used or sold Dr. J. A. Williams' Liver Medicine.

CURE RHEUMATISM, ETC. A Recent Discovery that is Working Wonders. The most prevailing afflictions that for a century have been engaging the most scientific skill of the medical world are rheumatism, neuralgia, catarrh, asthma, and grippe and their kindred ailments.

Knocked Out by Lumbago? It's because you don't cure it with ST. JACOB'S OIL, which penetrates to the seat of the pain and soothes, cures.

AN OPEN LETTER TO MOTHERS. WE ARE ASSERTING IN THE COURTS OUR RIGHT TO THE EXCLUSIVE USE OF THE WORLD CASTORIA, "PITCHER'S CASTORIA."

