

SCROFULA.

One of America's most famous physicians says: "Scrofula is external consumption." Scrofulous children are often beautiful children, but they lack nerve force, strong bones, stout muscles and power to resist disease. For delicate children there is no remedy equal to

Scott's Emulsion

of Cod-liver Oil with Hypophosphites of Lime and Soda. It fills out the skin by putting good flesh beneath it. It makes the cheeks red by making rich blood. It creates an appetite for food and gives the body power enough to digest it. Be sure you get SCOTT'S Emulsion.

50c. and \$1.00; all druggists.

SCOTT & BOWNE, Chemists, New York.

INDIANA DISPATCHES

BRIEF TELEGRAMS FROM ALL PARTS OF THE HOOSIER STATE.

Happenings of Interest in the Every Day Life of Indians Concisely Told and Especially Prepared For Our Many Busy Readers.

FONTANET, Ind., Dec. 7.—A serious explosion occurred in the wheel-house of the Indiana Powder company's new plant near here. It is presumed that a hot cinder from one of the rapidly revolving wheels fell into the newly mixed ingredients, causing the explosion. The force of men usually at work there had just stepped out of the building, or all would have been killed. One man, William Wootan, was seriously, if not fatally, injured. Four others were also hurt. The plant was placed in operation only two weeks ago.

MASKED TRAIN ROBBERS.

Five Men Hold Up a Train Near Vincennes, Ind.

OSGOOD, Ind., Dec. 6.—The Louisville coach on a through passenger train was held up by five masked men near Vincennes Saturday and some of the passengers were robbed. A young man, Jack Cook, coming to this place, showed fight, and was knocked senseless with brass knucks. He was badly cut over the left eye. The conductor was sent for, and on his appearance the robbers rang the bell and jumped as the train slowed up. The railroad detectives were put at work on the case at once.

SAVED HER LIFE.

Woman's Burning Clothing Extinguished by a Fall Which Broke Her Arm.

RUSHVILLE, Ind., Dec. 7.—Miss Lizzie Davis, an inmate of the county asylum, by accidentally overturning a lamp, set her room and clothing on fire. The woman has but one leg, and in limping from the room her remaining leg struck her crutch and she was thrown forward. The fall broke her right arm in two places, but it saved her life, as in rolling on the floor the fire in her clothing was extinguished.

FREE MAIL DELIVERY.

Grant County Farmers Want That and Postal Savings Banks.

MARION, Ind., Dec. 4.—The Grant County Farmers' institute adopted resolutions asking Congressman George W. Steele of this district to use his influence toward the establishment of free postal delivery for the country districts, and for the passage of a law providing for the creation of postal savings banks.

KILLED HIS TENANT.

Dr. Grigsby Shoots to Death Henry Smalley of Oaktown.

OAKTOWN, Ind., Dec. 7.—Dr. W. B. Grigsby of this place is under arrest for killing Henry Smalley, a tenant. The latter was shot in the neck, dying almost instantly. Grigsby claims he acted in self-defense.

Heirs to Millions.

KOKOMO, Ind., Dec. 7.—By the death of a bachelor brother the children of Marion Trabue and M. Simpson of this county and Louisa Landon of Anna, Ills., became heirs to \$3,000,000. The testator, Colonel W. H. Tribbett of Terry, Miss., disappeared from here when a boy. He changed his name from Trabue to Tribbett and was colonel of a Mississippi regiment during

the war. Death disclosed his identity.

Winona Assembly Speakers.

WARSAW, Ind., Dec. 6.—Rev. Solomon C. Dickey has returned from the east where he has been to secure speakers to address the Winona assembly, of which he is general manager, on its opening day. He is pleased with the results of his mission, having secured ex-President Cleveland, Secretary of Treasury Gage and Fred W. Peck of Chicago.

Mrs. Rev. James B. Lathorp Dead.

GREENSBURG, Ind., Dec. 4.—Mrs. Lathorp, wife of Rev. James B. Lathorp, is dead, aged 70. She had a wide acquaintance through her husband being connected with the Southeastern Indiana M. E. Conference for over 50 years. She has been an invalid for a long time, though her death was unexpected.

Robbed of Money and Clothing.

LEESBURG, Ind., Dec. 7.—Gates Long, 20 years old, was waylaid near here Sunday night, robbed of his money and stripped of all his clothing. He managed to reach shelter where he was found yesterday with his feet badly frozen and suffering otherwise from exposure.

Poor Quality of Apples.

PRINCETON, Ind., Dec. 7.—The winter crop of apples harvested in northern Indiana is of poor quality and will not cook properly. They are tough and stringy. Apple dealers are overwhelmed with complaints. The cause is attributed to the extremely dry weather.

Billheimer Accepts.

WASHINGTON, Ind., Dec. 4.—J. C. Billheimer has decided to accept the consulship to Zanzibar tendered him, providing he can pass the civil service examination. The salary is \$2,700 a year.

For Shooting the City Marshal.

PERU, Ind., Dec. 7.—Charles Smith, who shot City Marshal Jack O'Brien, wounding him twice in the abdomen, has been ordered to the Jeffersonville Reformatory under the indeterminate sentence law.

Gone With the Money.

KOKOMO, Ind., Dec. 7.—Lewis Caldwell, gang foreman of the Bell Telephone company, is alleged to have absconded with \$270 given him to pay off the men.

McKinley's Cousin.

MUNCIE, Ind., Dec. 7.—John W. McKinley, a cousin of the president, has received word that he had been granted a monthly pension of \$14. He is over 70 years old, and quite feeble.

SALVATION ARMY COLONY.

It Will Be Established in the Vicinity of Holleys, Col.

TOPEKA, Kan., Dec. 4.—John E. Frost, land commissioner of the Santa Fe, announces that the land for the first Booth-Tucker company has been contracted for, and that the first colony will be established in the spring in the vicinity of Holleys, Col. Holleys is a small station four miles from the Kansas state line, and six miles from Coolidge, Kan. The Amity canal, the big waterway of the Great Plains Water Storage company, passes through that part of the state, and irrigation can be easily and effectively carried out. Under irrigation the land in that section is fine for farming and fruitgrowing. The first colony will comprise several hundred people, and homes will be prepared for them with the capital now being raised by Booth Tucker in the east.

PREPARING FOR BRYAN.

The ex-Presidential Candidate to Meet a Hearty Reception in Mexico.

CITY OF MEXICO, Dec. 3.—The appeals of the lawyers for the defense of the police officials condemned to death has not yet been heard, but it is believed that the case will be dispatched within a month. Public opinion is that the appeal will be sustained by the higher court.

Resident Americans are taking action for the reception of Hon. W. J. Bryan in an appropriate manner and without regard to party affiliations. Mr. Bryan will be received with cordiality in all circles here on account of his political prominence as a leader of the Democratic party.

SPIRITUALISTIC PHENOMENA.

Anti-Spiritualist Association Invite the Regulars to a Joint Investigation.

ADRIAN, Mich., Dec. 4.—President Becker of the National Anti-Spiritualist Association, has just issued an invitation to the National Spiritualist Association to join in appointing a committee to meet a similar one from the anti-spiritualist association to investigate the phenomena of modern spiritualism. Full opportunity is to be given the spiritualists to state their belief and show phenomena, and equal opportunity for full investigation of the phenomena. Correspondence is to be addressed to Secretary J. D. Hagaman, Adrian, Mich.

Miss Evelyn L. Lease, daughter of Mrs. Mary Ellen Lease, who has just graduated, will, it is said, deliver lectures in Kansas and elsewhere.

The Transient Buyer

May always be made a Permanent Patron

by means of

Cubanola

The Peerless Prince of Five-Cent Cigars
No wide-awake dealer can afford to be without CUBANOLA.....

A. Kiefer Drug Company, Indianapolis

SOLE DISTRIBUTORS.....

LEGAL ADVERTISING.

NOTICE OF ELECTION OF DIRECTORS.

Notice is hereby given to the stockholders of the Decatur National Bank of Decatur, Indiana, that there will be held an election at the banking rooms of said bank on Tuesday, January 11, 1898, between the hours of 10 A. M. and 4 P. M. for the purpose of electing a Board of Directors for said bank for the year 1898.

NOTICE OF FINAL SETTLEMENT OF ESTATE.

Notice is hereby given to the creditors, heirs and legatees of Daniel Z. Sprunger deceased, to appear in the Adams circuit court, held at Decatur, Indiana, on the 3rd day of January, 1898, and show cause if any, why the final settlement accounts with the estate of said decedent should not be approved; and said heirs are notified to then and there make proof of heirship, and receive their distributive shares.

ADMINISTRATOR'S SALE.

Notice is hereby given that the undersigned, administrator of the estate of Sarah Harp, late residence of the deceased, three miles south and one half mile west of Dixon, Ohio, in Union township, Adams county, Indiana, on

Tuesday, December 28, 1897, the personal property of said estate, consisting of wheat in bin, corn in crib, oats in bin, one older mill, one fanning mill, two copper kettles, one iron kettle, farming implements, household and kitchen furniture, one cow and various other articles.

TERMS OF SALE: For all amounts not exceeding five dollars, cash in hand. For amounts of five dollars and upwards, a credit of nine months will be given. Note bearing six per cent. interest to said maturity, with approved security and waiving valuation or appraisement laws, will be required.

EMANEEL HART, Administrator

R. K. Erwin, attorney.

NOTICE TO NON-RESIDENTS.

The state of Indiana, county of Adams, ss.

In the Adams circuit court, November term, 1897.

George G. Hildebrand

vs. Lizzie Hildebrand, her husband.

It appearing from affidavit filed in the above entitled cause, that Lizzie Hildebrand, John Hildebrand, her husband and Kresenzie Sinz, of the above named defendants are non-residents of the state of Indiana.

Notice is therefore hereby given the said Lizzie Hildebrand, John Hildebrand, her husband and Kresenzie Sinz, that they be and appear before the Hon. Judge of the Adams circuit court on the 22nd day of January, 1898, the same being the 60th judicial day of said November, 1897, term of said court, holden at the court house in the city of Decatur, commencing on Monday, the 15th day of November, A. D. 1897, and plead by answer or demurrer to said complaint, or the same will be heard and determined in their absence.

Witness, my name, and the seal of said court hereto affixed, this 1st day of December, 1897.

JOHN H. LENHART, Clerk.

By **E. BURT LENHART,** Deputy.

Richard K. Erwin, attorney for plaintiff.

NOTICE TO TEACHERS.

Notice is hereby given that there will be a public examination of teachers at the county superintendent's office in Decatur, Indiana, on the last Saturday of each month. Manuscript made in other counties will not be received. Applicants must be seventeen years of age before they wish to be licensed. Besides the statutory branches and science of education, applicants will be required to answer a

list based on selected literature—the selection made by the state board of education. The examination in the science of education ("Plato the Teacher") and the general culture book ("Teaching the Language-Arts.") for the six months beginning with the November examination will be based on the township institute work for this year, covering one institute at each examination.

November—Outline one.

December—Outline two.

January—Outline three.

February—Outline four.

March—Outline five.

April—Outline six.

The work in reading will not be based upon any particular text book. Teachers' examination begins promptly at 8:30 a. m.

Yours very truly,
IRVIN BRANDYBERRY,
County Superintendent.

NOTICE OF FINAL SETTLEMENT OF ESTATE.

Notice is hereby given to the creditors, heirs and legatees of Lawson Linhard deceased, to appear in the Adams circuit court, held at Decatur, Indiana, on the 31st day of December, 1897, and show cause, if any, why the final settlement accounts with the estate of said decedent should not be approved; and said heirs are notified to then and there make proof of heirship, and receive their distributive shares.

LOIS LINHARD, Administratrix.

Decatur, Ind., Dec. 8, 1897.

SHERIFF'S SALE.

The State of Indiana, Adams county ss:

In the Adams circuit court of Adams county, Indiana.

The Decatur National Bank, a corporation

vs. Elsie E. Bollman

Arthur Bollman,

Francis Bollman,

Maggie Bollman,

Fred K. Bollman,

Levi Barkley, a guardian.

Robert S. Peterson, a commissioner.

Daniel Donovan,

John Henry Bremer,

kamp,

Daniel Sprang,

Charles F. True,

Elsie E. Bollman, administratrix of estate of A. Mow Bollman.

By virtue of an order of sale to me directed by the clerk of the Adams Circuit Court, of said county and state, I have levied upon the real estate hereinafter mentioned and will expose for sale at public auction at the East door of the Court House in the city of Decatur, Adams county, Indiana, between the hours of 10 o'clock A. M. and 4 o'clock P. M. on

Friday, December 24, 1897,

The rents and profits for a term not exceeding seven years, of the following described real estate, situated in Adams County, Indiana, to-wit:

The undivided one-third (1/3) part of out lot number eighty-one (81) in J. D. Nutman southern addition to the town (now city) of Decatur, Indiana, except therefrom the one half acre here-tofore conveyed to Jacob Flory being a part of said out lot, which said real estate is now described by record of platting thereof as in lots eight hundred ninety-seven, eight hundred ninety-eight, eight hundred ninety-nine, nine hundred, nine hundred one, nine hundred two, nine hundred three, nine hundred four, nine hundred five, nine hundred six, nine hundred seven, nine hundred eight, nine hundred nine, nine hundred ten, nine hundred eleven, nine hundred twelve, nine hundred thirteen, nine hundred fourteen, nine hundred fifteen, nine hundred sixteen, nine hundred seventeen, nine hundred eighteen, nine hundred nineteen, nine hundred twenty, nine hundred twenty-one, nine hundred twenty-two, nine hundred twenty-three, nine hundred twenty-four, nine hundred twenty-five, nine hundred twenty-six, nine hundred twenty-seven, nine hundred twenty-eight, nine hundred twenty-nine, nine hundred thirty, nine hundred thirty-one, nine hundred thirty-two, nine hundred thirty-three, nine hundred thirty-four, nine hundred thirty-five, nine hundred thirty-six, nine hundred thirty-seven, nine hundred thirty-eight, nine hundred thirty-nine, nine hundred forty, nine hundred forty-one, nine hundred forty-two, nine hundred forty-three, nine hundred forty-four, nine hundred forty-five, nine hundred forty-six, nine hundred forty-seven, nine hundred forty-eight, nine hundred forty-nine, nine hundred fifty, nine hundred fifty-one, nine hundred fifty-two, nine hundred fifty-three, nine hundred fifty-four, nine hundred fifty-five, nine hundred fifty-six, nine hundred fifty-seven, nine hundred fifty-eight, nine hundred fifty-nine, nine hundred sixty, nine hundred sixty-one, nine hundred sixty-two, nine hundred sixty-three, nine hundred sixty-four, nine hundred sixty-five, nine hundred sixty-six, nine hundred sixty-seven, nine hundred sixty-eight, nine hundred sixty-nine, nine hundred seventy, nine hundred seventy-one, nine hundred seventy-two, nine hundred seventy-three, nine hundred seventy-four, nine hundred seventy-five, nine hundred seventy-six, nine hundred seventy-seven, nine hundred seventy-eight, nine hundred seventy-nine, nine hundred eighty, nine hundred eighty-one, nine hundred eighty-two, nine hundred eighty-three, nine hundred eighty-four, nine hundred eighty-five, nine hundred eighty-six, nine hundred eighty-seven, nine hundred eighty-eight, nine hundred eighty-nine, nine hundred ninety, nine hundred ninety-one, nine hundred ninety-two, nine hundred ninety-three, nine hundred ninety-four, nine hundred ninety-five, nine hundred ninety-six, nine hundred ninety-seven, nine hundred ninety-eight, nine hundred ninety-nine, and one hundred.

And on failure to realize therefrom the full amount of judgment, interest thereon and costs, I will at the same time and in the same manner aforesaid, offer for sale the fee simple of the above described premises.

Taken as the property of Elsie E. Bollman et al to satisfy said order of sale this 1st day of December 1897.

PETER P. ASHBACHER, Sheriff.

By **FRANCIS E. MCLEAN,** Deputy.

Peterson & Lutz, Attorneys for Plaintiff.

Educate Your Bowels With Cascarets.
Candy Cathartic, cure constipation forever.
10c, 25c. If C. C. C. fail, druggists refund money.

Farmers, beware OF THE LATEST SWINDLE.

Peddlers of so-called Steel Ranges are abroad in the county. They sell theirs for \$65.00.

You can buy better ones of us for \$35.00 and \$48.00. You get a better and stronger guarantee from us, and we are your home dealers, which means a good deal in the way of keeping up your roads, schools, churches and markets.

Don't be misled by plausible stories. These fellows cannot sell anything in the towns because the people are "onto" them. They seek your patronage because they think you are not posted.

When you want a Range, come to us and examine the world famed "MAJESTIC" and the "Peninsular" Steel Range. Guarantee unlimited. Thirty days trial before settlement is required.

Don't waste your money or good notes on irresponsible strangers. Patronize your home dealers and know what you are buying, is the advice of Your friends,

F. SCHAFER & LOCH.