

# THE WOMEN ARE ALL TALKING ABOUT PE-RU-NA

Over the Entire Earth.  
Read What They Say.



MRS. M. M. MARSHALL

**Catarrh of Digestive Organs and Bowels.**  
MRS. MARY M. MARSHALL, Tip-ton, Mo., writes:  
"I suffered three years with catarrh of the digestive organs and bowels. I was unable to find relief, until as a last resort I was induced to try Peruna."  
"I began the use of Peruna when I was confined to the bed and can say that I experienced benefit from the first dose."  
"I have taken five bottles in all and believe that I am cured of my trouble."  
"I am enjoying as good health as an old lady of my age could expect. My age is 77."  
"I recommend your medicines to sufferers whenever I meet them, and some of my friends are using them with great success."  
"I will always feel grateful to you for your grand medicine and kind advice and trust that many others may be as greatly benefited as I have been."  
**Peruna For Bowel Trouble.**  
Mrs. L. S. Tinker, 852 Second street, Macon, Ga., writes:  
"Two years ago my grandson suffered with hemorrhages of the bowels and he was treated by different doctors, but without cure."  
"We quit all other treatment, and began the use of Peruna, and after the use of three bottles he seemed to be quite well. He is able now to walk six miles to school every day."  
"Peruna has certainly worked wonders for him, and I shall not hesitate to recommend it."



MISS ANNA CARSTEN

Miss Anna Carsten, Clayton, Ill., writes:  
"Your medicine, Peruna, did me so much good. I believe I should have been dead by this time if I had not used it."  
"I am feeling so well now and have no trouble with my stomach. I have not taken any medicine for four or five months."  
"If I am ever troubled with anything of the kind again, I shall take nothing but Peruna. I can cheerfully recommend it to my friends."  
**A Severe Cough.**  
Mrs. Emma Martin, Odessa, Mo., writes:  
"I cannot thank you enough for curing me. For two years I doctored my cough which cost me many dollars, but still I seemed to get worse. My cough was so bad I could not sleep."  
"Finally I purchased a bottle of Peruna. I took it according to directions, and in a short while I felt better, and after I had taken a second bottle I felt entirely well."  
"After the use of six bottles I feel that I am cured, and therefore recommend this grand medicine to all who suffer with a cough as I did."



MISS EVA SCHELLE

Miss Eva Schelle, 127 N. Quincy St., Topeka, Kas., writes:  
"I unhesitatingly recommend Peruna as a splendid specific for catarrhal affections. I was a sufferer with this trouble off and on for a number of years and each fresh cold added to the difficulty."  
"Finally I began taking Peruna for a cold and was glad to note that it was ridding me of the catarrh also."  
"I continued to use it faithfully and the result was a complete cure in a very few months."



MRS. CHRISTINA CLOW

Mrs. Christina Clow, 411 E. Platte Ave., Colorado Springs, Col., writes:  
"I have taken Peruna off and on for six years and have found it very beneficial in a great many ways."  
"I took it for a cough and a cold, also for catarrh of the head, and it cured me. I took it for a tonic and it gave me strength. I have every reason to speak well of your medicine."

Some  
Splendid  
Types  
Of  
American  
Women  
From  
The  
Middle  
West.

## FAITH THAT CANNOT BE SHAKEN.

Despite everything that sensational magazines may say, the women of the United States continue to have faith in Peruna.  
These women know a great deal more about Peruna than the editors who have, for selfish purposes, written against it. These women have tried Peruna in their families. They have taken it themselves. They know it will help them.  
They have suffered from various ailments, and Peruna has come to their relief, even when the doctors failed to cure them.  
Such women cannot be convinced by any editorial spasm that their favorite household remedy is a humbug. Peruna goes right on in its conquest over disease. Its fame is spreading all over the earth.  
Especially among American women is Peruna a beloved household remedy. It is entirely useless for anyone to try to dissuade them from the results of their own experience.  
Peruna is a remedy for the mucous membranes. It therefore has a bene-

ficial effect upon the internal organs of the body that are lined by mucous membranes.  
For various chronic climatic diseases Peruna is a reliable remedy.  
The testimonials concerning Peruna are given in the language of the people. We do not change or add to anything they may say concerning it.  
The evidence is overwhelming that Peruna is a safe, reliable, invaluable remedy for the household.  
**Headache and Backache.**  
Mrs. Franziska Gaengel, Dominion 1, Old Bridgeport Mines, C. B., Canada, writes:  
"I thank you for the benefit which I derived from Peruna. There may be many who are suffering from the same disease that I had, for which they have not yet been able to find the correct remedy."  
"For the benefit of such persons I wish to say that I suffered with headache and backache and had a severe cough. I was in bed several weeks and could not do my work. I tried many remedies in vain."

"Then I consulted Dr. Hartman, who advised me to take Peruna and gave me further instructions, which I carefully observed."  
"I felt better after taking the first bottle. I have taken several bottles now and am feeling so well that I can do all my work."  
"I will never be without Peruna again, and recommend it to all."  
**Catarrh of the Stomach.**  
Mrs. Mary Allen, Route 6, Franklin, Tenn., writes:  
"I am glad to be able to tell you that I am well of catarrh of the stomach, and am sincerely thankful to you for your advice."  
"If it had not been for Peruna I would never have been well. I had three physicians. One of them told my husband that he could not cure me."  
"I had been sick about nine months when a friend asked me to try Peruna to gratify her; so I commenced taking it. I can eat and walk and work."  
"Everybody says I look as well as I ever did. Oh, you don't know how thankful I do feel to you! I have got several other people to take Peruna. I praise it to everybody."

## THE DOOM OF THE WHISKEY EVIL

Not since the day of the Dred Scott decision have the words of authority spoken from the bench caused such disquiet and rejoicing as have come since Judge Artman of Indiana declared that the Liquor License is unconstitutional. The disquiet is among the liquor-sellers, the rejoicing is among the hosts of temperance, who are fighting the drink traffic to a finish.  
Commenting on this remarkable finding, Ulysses G. Humphrey, Superintendent of the Anti-Saloon League for the State of Indiana, says: "The argument is strong and we believe unanswerable. Sooner or later the Supreme Court of our own State as well as of the United States will uphold the decision."  
The history of this famous case is as follows: In 1875 the Supreme Court of Indiana held that a lottery might be legally conducted in Indiana under a charter granted to Vincennes University in 1807, one clause in which charter provided for the conducting of a lottery for the support of the library of the university. Four years later the Supreme Court was induced to review the case, and they reversed their former decision and held that a lottery in Indiana was unconstitutional, quoting a decision on another court in which it is declared that "no legislature can bargain away the public health or the public morals. The people themselves cannot do it, much less their servants."  
In 1890 the United States Supreme Court said: "There is no inherent right in a citizen to thus sell intoxicating liquor at retail: it is not a privilege of a citizen of the State or a citizen of the United States." In 1893 the Supreme Court of Indiana granted damages to a Mrs. Haggart, because her cottage on College Avenue, Indianapolis, was next door to a saloon. In this decision they practically said that "an orderly saloon in an orderly neighborhood may be a nuisance per se."  
Many other decisions showed the inherent bad character of the saloon business. The Supreme Court of Indiana has decided that a law authorizing prize-fighting would be unconstitutional on account of the bad character of the business.  
Putting all these decisions together, although not an attorney, Charles E. Newlin, of Indianapolis, became convinced that the saloon could not be constitutionally licensed in Indiana. It was decided to use as a test the application of a German grocery keeper, who was asking for a license to conduct a saloon where he was conducting his grocery, in the Tenth Ward of the city of Indianapolis. The firm of Doan & Orblison were selected to

file a remonstrance in the name of Schuyler Young and William J. Trefz, voters of the Tenth Ward, against the granting of this license. The attorney for the county commissioners, Caleb S. Denny, advised the commissioners to overrule the remonstrance and grant the license, which was done.  
An appeal was at once taken to the Circuit Court. A charge of venue was taken from Marion County, and Judge Henry Clay Allen sent it to Boone County. Judge Samuel R. Artman, of the Boone County Circuit Court, set January 25th as the date upon which to hear argument on the case. Wilson S. Doan and Charles J. Orblison, of Indianapolis, each spoke about an hour in presenting the case for the remonstrators, and arguing that the license should not be granted, as such a license would be unconstitutional on account of the character of the business to be licensed.  
They denied, on the following grounds, the right of the board of commissioners and of the Court then in session to grant a license:  
First, because said board of commissioners did not have jurisdiction over the subject matter of said application, and this court has not jurisdiction over the subject matter of said application.  
Second, because the sale of intoxicating liquors at retail to be drunk as a beverage is destructive of the public morals, the public health and the public safety, and is therefore inherently immoral and unlawful, and cannot be licensed under the constitution of the State of Indiana, or the constitution of the United States.  
Third, because the sale of intoxicating liquors at retail, to be drunk as a beverage upon the premises where sold, is destructive of public morals, the public health, and the public safety, and is therefore inherently immoral and unlawful, and cannot be licensed under the constitution of the State of Indiana, or the constitution of the United States.  
Fourth, because Sections 7279, 7281, 7283, 7284, of the Burns' Revised Statutes, 1901, and being license law of 1875, under which said license is sought to be granted, are unconstitutional, as being in conflict with the spirit and purpose of the constitution of the State of Indiana, as set out in the preamble of said constitution (Also Articles 7 and 8 of the same constitution.)  
John W. Kealing, of Indianapolis, spoke about an hour and a half for the applicant, holding that license was a restriction under the police power of the State and that the character of the business was a matter for legislative determination and not a judicial matter. Sumner W. Haynes, of Portland, Indiana, and A. B. Kirkpatrick of Kokomo, Indiana, summed up the case for the remonstrators.  
Judge Artman took the case under advisement and stated that he would give the most careful study of the briefs filed by both sides, and would hand down his decision by February 13th. When Judge Artman took the

bench at 9:30 on the morning of February 13th, every seat in the large court room was taken and many were standing. Almost the entire bar of Boone County honored the Judge by their presence, and many attorneys from other cities were in attendance, as well as numerous other visitors from Indianapolis, Lafayette and other points. For more than an hour the large audience hung breathlessly on every word of Judge Artman's as he spoke the momentous words that for the first time officially declared the license of the saloon unconstitutional. The Judge held that the police power of a State is exercised in order to promote the health, safety, comfort, morals and welfare of the public; that, measured by the common law, the saloon business is unlawful and therefore without a legal existence. He found that common-law prohibition exists and prevails except where revoked and nullified by statute. The counsel for the applicant argued that it was the exclusive province of the legislature to determine what measures are appropriate and useful for the protection of the public morals, the public health and the public safety, and that its determination of the question, and the character of the measure cannot be inquired into by the courts. Judge Artman held that to maintain that our federal or State legislatures possessed such powers would be a political heresy, altogether inadmissible in our free republican governments. The counsel for the applicant held that to strike down the State law legalizing the saloon would subject society to the innumerable woes and vices of an unrestrained liquor traffic, without any means of protection; that in such cases there would be no criminal law by which it could be suppressed.  
Judge Artman was careful to show that the effect of the counsel's position was to maintain that an unlawful business must be legalized before it can be suppressed. If it were legalized the most that could be done would be to regulate and control it as a lawful business, but treating it as unlawful, it can be suppressed, abated, prohibited and absolutely annihilated, and this can be effectually done without any criminal statute.  
The judge proceeded to show from repeated findings of other courts that the saloon traffic was harmful and a menace to public morality. The Supreme Court of Kansas, Iowa, Missouri, South Carolina and Indiana had laid at the doors of the liquor traffic the responsibility for misery, pauperism and crime. His own conclusion from the multitude of data he had summoned to his rescue from the findings of other courts was most far-reaching.  
"If the proposition, that any business, the inherent tendency and effect of which is to destroy the public health, the public morals, or the public safety, is immoral and unlawful, is

sound, it must follow, as the day follows the night, that the business which is the source of a greater amount of crime and misery in every State, than any other cause, is the most immoral and most unlawful business there is in any State."  
At the close of the reading the entire audience broke into applause and hearty cheers until called to order by the vigorous rapping of Judge Artman. After the preliminary motions looking toward an appeal of the case to the Supreme Court of Indiana, the audience came forward and heartily congratulated Judge Artman for his decision.  
The liquor people have refused to appeal the case, thus advertising their fear to meet the issue before the Supreme Court. Because of this fact the decision will affect only the one saloon but it has inspired the temperance forces of not only the State of Indiana but throughout the nation. Three new cases have been started in three different counties. Within ten days several others will be instituted. The temperance forces of the State are determined to have a decision from the Supreme Court on the question. It is stated that similar cases are to be begun in three different States with the view of taking them to the United States Supreme Court in each instance.  
When the American judiciary overlooks the liquor traffic the liquor interests may well tremble. The prohibition crusade is no longer to depend for its support altogether upon the church and the temperance organizations. The conscience of the whole nation has been awakened to the fact that the issues are not merely of moral but of economic consequence, and that the health and well-being and prosperity of this great people are so intimately involved in this problem that the solution cannot be left to chance or the doubtful contest of vested interests and corporation greed with out-and-out reform principles. It is now apparent that the saloon is a violation of fundamental law, a menace to public safety and the prolific mother not merely of drunkenness but a multitude of other crimes, all a source of constant irritation and utterly subversive to good citizenship. The saloon may well look anxiously for arguments when the courts of America and the corporation undertake its annihilation. The citadel of the rum traffic will have been stormed so soon as the supreme judiciary of the United States shall outlaw the manufacture and sale of intoxicating drink, and indict brewer and licensed dispenser of a crime against the health and safety of the State.

## Women's Pains

"I was a total wreck," writes Mrs. Beulah Rowley, of Champoe, Oregon, "from pains I had suffered, for 4 years, every month. Sometimes I would be unconscious for 12 hours at a stretch. I did not know that anything could stop the pain entirely, but Wine of Cardui did. I advise all women suffering with painful periods to use Cardui and be relieved."  
It does this by regulating the functions and tuning up all the internal female organs to health. It is a pure, specific, reliable, female remedy, with a record of 70 years of success. It has benefited a million others. Why not you? Try it.

### FREE ADVICE

Write us a letter describing all your symptoms, and we will send you Free Advice, in plain sealed envelope. Address: Ladies' Advisory Department, The Chattanooga Medicine Co., Chattanooga, Tenn.

Sold by Every Druggist in \$1.00 Bottles.

WINE OF CARDUI

## AMBITION.

Rex Leslie Kingdon.

Today I stand upon the lofty height,  
To which Ambition bade my soul aspire;  
I have not questioned if my course was right,  
So I have realized my life's desire;  
The goal I dreamed of in the long ago,  
I've reached at last—the prize I sought to win  
Is mine today, and here upon the height,  
I pause to ponder over what has been.  
Now only, may I pause to count the cost,  
And looking backward, through the sunny maze,  
Permit myself to see what I have lost,  
Along with all youth's golden summer days;  
Tis the reward of my successful scheme,  
The years of barrenness and toil are done,  
I have the object of my youthful dreams.

But as I stand upon the height today,  
Knowing that I have reached my journey's end,  
I see each stepping stone along my way,  
Wits but the form of one who was my friend;  
I hear their voices when the day is long—  
Ah! could I share again their humble lot;  
I must abide upon the height I've won,  
Whence peace has fled—where happiness is not!

Another Earthquake Shock.  
Constantinople, April 20.—Another earthquake shock was felt here and in the suburbs.

A wise man shuts up before he runs out of talk.

It is easier for some people to be poor than honest.

**CASTORIA.**  
Bears the Signature of *Dr. H. H. Hatcher*  
**CASTORIA.**  
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**CASTORIA.**  
Bears the Signature of *Dr. H. H. Hatcher*

## Professional Cards

D. L. Russell,

Attorney-At-Law.  
Prompt Attention Given to All Matters of Legal Nature.  
Office:  
Main St., Russell Bldg., Hickory, N. C.

Dr. T. F. Stevenson,

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Office at Home.  
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Phone 295. Hickory, N. C.

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DENTIST

Office over Manley's Drug Store.  
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DR. W. E. MANVILLE,

PHYSICIAN AND SURGEON.  
Hours—10 to 12, 4 to 5.  
Offices Over McComb's Store.  
Residence of Prof. W. H. Little.  
Phone 1435.  
Hickory, N. C.

W. B. RAMSAY

DENTIST.

Office: Second-story of Postoffice.

## Alleged Members of Blackhand on Trial

Wilkesbarre, Pa., April 22.—More than a score of foreigners, charged with being members of the "Blackhand" and responsible for a large number of crimes in this vicinity, were placed on trial here today.  
Thirteen cases of shooting with attempt to kill, thirteen conspiracy, six dynamiting, two robbery, by threats and menaces are charged against the men alleged to be leaders of the "Blackhand."

## Sour Stomach

No appetite, loss of strength, nervousness, headache, constipation, bad breath, general debility, sour risings, and catarrh of the stomach are all due to indigestion. Kodol relieves indigestion. This new discovery represents the natural juices of digestion as they exist in a healthy stomach, combined with the greatest known tonic and reconstructive properties. Kodol for dyspepsia does not only relieve indigestion and dyspepsia, but this famous remedy helps all stomach troubles by cleansing, purifying, sweetening and strengthening the mucous membranes lining the stomach.  
"Mr. S. S. Ball, of Ravenswood, W. Va., says: 'I was troubled with sour stomach for twenty years. Kodol cured me and we are now using it in milk for baby.'"  
**Kodol Digests What You Eat.**  
Bottles only. Relieves indigestion, sour stomach, biliousness of bowels, etc.  
Prepared by E. C. DEWITT & CO., CHICAGO, C. M. Shuford, W. S. Martin.

## Carolina & Northwestern Ry. Co

SCHEDULE EFFECTIVE JULY 10TH, 1904				
Northbound.	Passenger.	Mixed.	Mixed.	
Chester	Lv. 9:00 am	4:30 am		
Yorkville	Lv. 9:45 am	5:57 am		
Gastonia	Lv. 10:38 am	6:50 am		
Lincolnton	Lv. 11:50 am	7:45 am		
Newton	Lv. 12:28 pm	8:00 pm		
Hickory	Lv. 12:57 pm	8:20 pm	2:20 pm	
Lenoir	Lv. 2:12 pm		5:15 pm	
Southbound				
Lenoir	Lv. 3:05 pm		9:45 am	
Hickory	Lv. 3:57 pm	5:20 am	11:50 am	
Newton	Lv. 4:24 pm	7:00 am		
Lincolnton	Lv. 5:02 pm	9:00 am		
Gastonia	Lv. 6:00 pm	12:10 am		
Yorkville	Lv. 6:50 pm	2:05 pm		
Chester	Lv. 7:45 pm	4:45 pm		

CONNECTIONS  
Chester—Southern Ry., S. A. L. and L. & C.  
Yorkville—Southern Railway.  
Gastonia—Southern Railway.  
Lincolnton—S. A. L.  
Newton and Hickory—Southern Railway.  
Lenoir—Blowing Rock Stage Line and S. C. & N. E. F. REID, G. P. A., Charlotte, S. C.