## DOCTORS FAILED.

Catarrh of the Lungs

Threatened Her Life. Miss Ninette Porter, Braintree, Vermont, writes: "I have been cured by Peruna.

"I had several hemorrhages of the lungs. The doctors did not help me much and would never have cured me. "I saw a testimonial in a Peruna almanae of a case similar to mine, and I commenced using it.

"I was not able to wait on myself when I began using it. I gained very slowly at first, but I could see that it was helping me.

"After I had taken it a while I commenced to raise up a stringy, sticky substance from my lungs. This grew less and less in quantity as I continued the treatment.

"I grew more fleshy than I had been for a long time, and now I call myself

LOVE AND MONEY.



They say "love makes the world go round," Quite true, but please then don't forget,

#### A BURNING ERUPTION FROM **HEAD TO FEET**

"Four years ago I suffered severely with a terrible eczema, being a mass of sores from head to feet and for six weeks confined to my bed. During that time I suffered continual torture from itching and burning. After being given up by my doctor I was advised to try Cuticura Remedies. After the first bath with Cuticura Soap and application of Cuticura Ointment I enjoyed the first good sleep during my entire illness. I also used Cuticura Resolvent and the treatment was continued for about three weeks. At the end of that time I was able to be about the house, entirely cured, and have felt no ill effects since. I would advise any person suffering from any form of skin trouble to try the Cuticura Remedies as I know what they did for me. Mrs. Edward Nenning, 1112 Salina St., Watertown, N. Y., Apr. 11, 1909."

#### Her Bright New Cook.

Mrs. Blank prided herself on her ability to train her servants, and she had just been bragging about the treasure she had in her new colored cook when the following dialogue oc-

"Now, Amaranth, I'll come out and fry the chicken but I want you to have it all ready for me. Dress it carefully and be sure to singe off every hair."

"Yas'm." "Then cut it up just as I showed you the other day. Do you remem-

"Yas'm." "Wash and drain it well. You un-

derstand?"

"Yas'm." Then, as an afterthought "Shall I kill it?"—The Circle.

Anticipation Safer Than Realization. "It is not always necessary to make a direct accusation," said the lawyer who was asking damages because insinuations had been made against his client's good name. "You may have heard of the woman who called to the hired girl, 'Mary, Mary, come here and take the parrot down stairs-the master has dropped his collar button!" "- Everybody's Magazine.

## Just the Place.

"Save me, save me!" shouted a man dashing into the first open doorway. "They're coming to kill me!"

"H-m-m-m!" calmly remarked the proprietor. "You've picked out a good place fer 'em to do it. This is an undertakin' establishment."

#### A WOMAN DOCTOR Was Quick to See that Coffee was Doing the Mischief.

A lady tells of a bad case of coffee poisoning and tells it in a way so simple and straightforward that literary skill could not improve it.

"I had neuralgic headaches for 12 years," she says, "and suffered untold agony. When I first began to have them I weighed 140 pounds, but they brought me down to 110. I went to many doctors and they gave me only temporary relief. So I suffered on, till one day a woman doctor told me to use Postum. She said I looked

like I was coffee poisoned. "So I began to drink Postum and I gained 15 pounds in the first few weeks and continued to gain, but not so fast as at first. My headaches began to leave me after I had used Postum about two weeks - long enough to get the coffee poison out of

"Since I began to use Postum I can gladly say that I never know what a neuralgic headache is like any more. and it was nothing but Postum that made me well. Before I used Postum I never went out alone; I would get bewildered and would not know which way to turn. Now I go alone and my head is as clear as a bell. My brain and nerves are stronger than they

have been for years." Read the little book, "The Road to Wellville," in pkgs. "There's a Reason." Ever read the above letter? A new one appears from time to time. They are genuine, true, and full of human interest.

# RESTORED BY PERUNA. COMMERCE LAW AND THE TRUSTS TREATED BY TAFT

PRESIDENT HANDLES TWO IM-PORTANT TOPICS IN HIS SPE-CIAL MESSAGE TO CONGRESS.

#### WANTS NEW COURT CREATED

Tribunal Would Hear Cases Arising Under the Interstate Law-Chief Executive Also Urges Federal Incorporation Statute to Suppress Abuses and Not to Destroy Legitimate Combinations of Capital.

Washington, Jan. 7.—Needed legislation concerning the interstate commerce law and the control of trusts formed the subject of President Tait's special message to congress. The president calls attention to the partial failure of the present commerce law to get results because of the frequent appeals from its decisions to federal courts and the slowness of the supreme court in deciding these cases. The message says:

to federal courts and the slowness of the supreme court in deciding these cases. The message says:

"It would not be proper to attempt to deprive any corporation of the right to the review by a court of any order or decree which, if undisturbed, would rob it of a reasonable return upon its investment or would subject it to burdens which would unjustly discriminate against it and in favor of other carriers similarly situated. What is, however, of supreme importance is that the decision of such questions shall be as speedy as the nature of the circumstances will admit, and that a uniformity of decision be secured so as to bring about an effective, systematic and scientific enforcement of the comerce law, rather than conflicting decisions and uncertainty of final result. final result.

Recommends "Court of Commerce." "For this purpose I recommend the establishment of a court of the United States composed of five judges designated for such purpose from among the circuit judges of the United States, to be known as the 'United States, to be known as the 'United States court of commerce,' which court shall be clothed with exclusive original jurisdiction over the following classes of cases; "(1) All cases for the enforcement, otherwise than by ajudication and collection, of a forfeiture or penalty, or by infliction of criminal punishment, of any order of the interstate commerce commission other than for the payment of money."

"(2) All cases brought to enjoin, set aside, annul or suspend any order or requirement of the interstate commerce

commission.

"(3) All such cases as under section 3 of the act of February 19, 1992, knewn as the 'Elkins act,' are authorized to be maintained in a circuit court of the University States.

maintained in a circuit court of the United States.

"(4) All such mandamus proceedings as under the provisions of section 20 or section 21 of the interstate commerce law are authorized to be maintained in a circuit court of the United States,

"Reasons precisely analogous to those which induced the congress to create the court of customs appeals by the provisions in the tariff act of August 5, 1969, may be urged in support of the creation of the commerce court.

"In order to provide a sufficient number of judges to enable this court to be constituted it will be necessary to authorize the appointment of five additional circuit judges, whe, for the purposes of appointment, 'might be distributed to those circuits where there is at the present time the largest volume of business such as the second, third, fourth, seventh and eighth circuits. The act should empower the chief justice at any time when the business of the court of commerce does not require the services of all the judges to reassign the judges designated to that court to the circuits to which does not require the services of all the judges to reassign the judges designated to that court to the circuits to which they respectively belong; and it should also provide for payment to such judges while sitting by assignment in the court of commerce of such additional amount as is necessary to bring their annual compensation up to \$10,000.

Only Second to Supreme Court.

Only Second to Supreme Court.

"The regular sessions of such court should be held at the capitol, but it should be empowered to hold sessions in different parts of the United States if found desirable; and its orders and judgments should be made final, subject only to review by the supreme court of the United States, with the provision that the operation of the decree appealed from shall not be stayed unless the supreme court shall so order. The commerce court shall so order. The commerce court shall so order. The commerce court should be empowered in its discretion to restrain or suspend the operation of an order of the interstate commerce commission under review pending the final hearing and determination of the proceeding, but no such restraining order should be made except upon notice and afetr hearing, unless in cases where irrepurable damage would otherwise ensue to the petitioner. A judge of that court might be empowered to allow a stay of the commission's order for a period of not more than 60 days, but pending application to the court of its order or injunction, then only where his order shall contain a specific finding based upon evidence submitted to the judge making the order and identified by reference thereto that such irreparable damage would result to the petitioner, specifying the nature of the damage."

"Under the existing law the interstate commerce commission itself initiates and defends litigation in the courts for the enforcement, or in the defense of its or-

"Under the existing law the interstate commerce commission itself initiates and defends litigation in the courts for the enforcement, or in the defense of its orders and decrees, and for this purpose it employs aftorneys, who, while subject to the control of the attorney general, act upon the initiative and under the instructions of the commission. This blending of administrative, legislative and judicial functions tends, in my opinion, to impair the efficiency of the commission by clothing it with partisan characteristics and robbing it of the impartial judicial attitude it should occupy in passing upon questions submitted to it. In my opinion all litigation affecting the government should be under the direct control of the department of justice; and I therefore recommend that all proceedings affecting orders and decrees of the interstate commerce commission behavious affecting the process of the interstate commerce commission behavious attorney general acting under the direction of the attorney general."

## Would Permit Agreements.

Coming to the subject of railroad pools and traffic agreements, the president "The Republican platform of 1908 ex-ressed the belief that the interstate summerce law should be further amend-

commerce law should be further amended so as to give the railroads the right
to make any public traffic agreements
subject to the approval of the commission, but maintaining always the principle of competition between naturally
competing lines, and avoiding the common control of such lines by any means
whatseever. whatseever, "In view of the complete control over

## A Child's Development.

The development of a child's character should not be left to the mother alone. It needs the directing influence of the mother, the strengtheneing influence of the father. Often a child's nature, possibilities and growth are unknown and unwatched by his father. It is something he does not understand, because he does not study it.

Norway to Have Exposition. Early historic times in Norway are to be illustrated at an exposition to be held at Bergen next summer.

rate-making, and other practices of interstate carriers established by the acts of congress, and as recommended in this communication. I see no reason why agreements between carriers subject to the act, specifying the classifications of freight and the rates, fares and charges for transportation of passengers and treight which they may agree to establish, should not be permitted, provided, copies of such agreements be promptly filed with the commission, but subject to all the provisions of the interstate commerce act, and subject to the right of any parties to meli agreement to conveil it as to all or any of the agreed rates, fares, charges, or classifications by 20 days notice in writing to the other parties and to the commission.

Other Amendments Urged. Other Amendments Urged.

In accord with other declarations of the Republican platform of two, the president further recommends that the interstate commerce law be amended so as to pro-

further recommends that the interstate commerce law be amended so as to provide, that no ratiroad company subject to the commerce act shall, directly or indirectly, acquire any interests of any kind in capital slock, or purchase or lease any ratiroad or any other corporation which competes with it respecting business to which the interstate commerce act applies, that a law be enacted providing that no ratiroad corporation subject to the interstate commerce act shall hereafter for any purpose connected with or relating to any part of its business governed by sald act, issue any capital stock without previous or simultaneous payment to it of not less than the par value of such stock, or any bombs or other obligations is except hoise maturing not more than one year from the date of their beside, without the previous or simultaneous payment to such corporation of not less than the par value of such bonds, or other obligations, or, if issued at less than their par value, then not without such payment of the reasonable market value of such bonds or obligations as ascertained by the interstate commerce commission, and that no preperty, services or other thing than namely, shall be taken in payment to such carrier corporation, of the par or other required price of such stock, bond or other obligation, except the fair value of such property, services or other thing ascertained by the commission."

#### Would Prevent Wrong Practices.

The problem continues:

"I believe these suggested modifications in and amendments to the interstate commerce act would make it a complete and effective measure for securing reasonableness of rates and fairness of practices in the operation of interstate railroad lines.

ness of rates and fairness of practices in the operation of interstate ratiroad lines, without undue preference to any individual or class over any others.

"By my direction the attorney general has drafted a bill to carry out these recommendations, which will be furnished upon request to the appropriate committee whenever it may be desired.

"In addition to the foregoing amendments of the interstate commerce law, the interstate commerce commission should be given the power, after a hearing, to determine upon the uniform construction of these appliances—such as sill steps, ladders, roof band holds, running boards and hand brakes on freight cars engaged in interstate commerce—used by the trainmen in the operation of trains, the defects and lack of uniformity in which are apt to produce accidents and injuries to railway trainmen. The wonderful reforms effected in the number of switchmen and trainmen injured by coupling accidents, due to the enforced introduction of safety couplers, is a demonstration of what can be done if railroads are compelled to adopt proper safety appliances.

"The question has arisen in the opera-

are compelled to adopt proper safety appliances.

The question has arisen in the operations of the interstate commerce employers' liability act, as to whether suit can be brought against the employer company in any place other than that of its home office. The right to bring the suit under this act should be as easy of enforcement as the right of a private person not in the company's employ to sue on an ordinary claim, and process in each suit should be sufficiently served if upon the station agent of the company upon whom service is authorized is made, to bond the company in ordinary actions arising under state laws. Bills for both the foregoing purposes have been considered by the house of representatives and have been passed, and are now before the interstate commerce committee of the senate. I earnestly urge that they be enacted into law."

Control of the Trusts.

#### Control of the Trusts.

The second part of the message is devoted to the control of trusts. After a lengthy discussion of trusts, good and bad, and the success of prosecutions un-der the Sherman anti-trust act, Mr. Taft

"It is the duty and purpose of the executive to direct an investigation by the department of justice, through the grand jury or otherwise, into the history, organization, and purposes of all the industrial companies with respect to which there is any reasonable ground for suspicion that they have been organized for a purpose, and are conducting business on a pian which is in violation of the anti-trust law. The work is a heavy one, but it is not beyond the power of the department of justice, if sufficient funds are furnished, to carry on the investigations and to pay the counsel engaged in the work. But such an investigation and possible prosecution of corporations whose prosperity or destruction affects the comfort not only of stockholders but millions of wage earners, employes, and associated tradesmen must necessarily tend to disturb the confidence of the business community, to dry up the now flowing sources of capital from its places of hearding, and produce a lish in our present prosperity that will cause suffering and strained circumstances among the innocent many for faults of the guilty few. The question which I wish in this message to bring clearly to the consideration and decision of the congress whether to avoid business danger something cannot be done by which these business combinations may be offered a means, without great financial disturbance, of changing the character, organization and extent of their business into one within the lines of the law under federal control and supervision, securing compiliance with the anti-trust statutes.

For Government Control. It is the duty and purpose of the execprive to direct an investigation by the destatutes

statutes.

"Generally, in the industrial combinations called 'trusts', the principal business and in foreign markets; in other words, the interstate and foreign business far exceeds the business done in any one state. This fact will justify the federal government in granting a federal government to such a combination to make a composition of the such a combination to make a composition of the such a combination to make a composition of the such a combination to make a composition of the such a combination to make a composition of the such as the products of useful manufactures that while it offers protection to a federal company against harmful, vexations and unnecessary invasion by the states, it shall subject it to reasonable taxation and control by the states, with respect to its purely local business.

"Many people conducting great businesses have cherished a hope and a belief that in some way or other a line may be drawn between 'good trusts' and 'bad trusts,' and that it is possible by a mendment to the anti-trust law to make a distinction under which good combinations may be permitted to organize, suppress competition, control prices, and do it all legally if only they do not abase a composition, control prices, and do it all legally if only they do not abase the subsiness. They point with (feederal statute, and thus incar the penaltics of business honesty or morality, and urge the establishment of some legal line of separation by which 'criminal trusts' of this kind can be punished, and they, on their business. Now, the public, and especially the business public, ought to rid themselves of the law to carry on their business. Now, the public, and especially the business public, ought to rid themselves of the law to carry on their business. Now, the

Diplomacy.

ing around out there for two hours. Is

he opposed to my being in here with

you?" asked the young suitor. "Tee,

hee," giggled the maiden, "of course

not. This is the night I bet him you

would propose and he's waiting to see

Woman and Time.

for the purpose of enabling her to

A woman thinks clocks were made

whether he wins or loses."

"Fanny, your father has been walk-

able or can be introduced into the antitrust law we ought, of course, not to
forget that that law makes unlawful,
methods of carrying on business which
before its passage were regarded as evidence of leanness sagacity and success,
and that they were denounced in this act
not because of their intrinsic immorality, but because of the dangerous results toward with it they tended, the concentration of industrial power in the
bonds of the tow, leading to oppress with many back find the same of lawreness, without justing to the country the economy of management by which, in our demestic trade the cost of production has been materially lessend, and in competition with foreign naminal courses our foreign trade has been greatly increased.

#### Asks National Corporation Law.

"I therefore recommend the emetment by congress of a general how praviding for the formation of corporations to en-gage in trade and commerce among the states and with foreign nations, protect-ing them from undue interference by the states and regulating their rativities so as to prevent the recurrence, under nastates and as to previously tional australia intends to an arise of equal cost baid in on the stock, on a better that in a section of the stock, a calculation as extrained instant and supervision of federal extra total and complete discretize for the persons to whom it is been stock in payment of it should subject the real transparency and of such core. then at a der appro-authority cleaure of value of s therein porations posed by be slituited upon other similar property located therein and it should require such a corporations to the full and complete reports of their operations with the department of comperce and labor at regular interests. Corporations organized under this not should be prohibited from acquiring and holding stock in other corporations over the first special reasons upon approval by the proper federal authority), thus avoiding the creation, under national acapters, of the holding company with subscriptate corporations in different states which has been such an effective agency in the creation of the great trusts and monopoles.

State Laws Conflict

State Laws Conflict. "If the probabilion of the antistrust act against combinations in restraint of trade is to be effectively enforced, it is essen-

sgainst combinations in restraint of trade is to be effectively enforced, it is essential that the national government shall provide for the creation of national corporations to carry on a legitimate business throughout the United States. The conflicting laws of the different states of the union with respect to forcing corporations make it difficult, if not impossible, for the corporation to comply with their requirements so as to carry on business in a number of different states.

"To the suggestion that this proposal of federal incorporation for industrial combinations is intended to furnish them a refuge in which to continue industrial business under federal protection. It should be said that the measure contemplated does not repeat the Sherman anti-trust law and is not to be framed so as to permit the doing of the wrongs which it is the purpose of that law to prevent, but only to fester a continuance and advance of the highest industrial abuses.

"Such a national incorporation law will

without permitting industrial abuses.

"Such a national incorporation law will be opposed, first, by those who believe that trusts should be completely broken up and their properly destroyed. It will be opposed, second, by those who doubt the constitutionality of such federal incorporation and even if it is valid, object to it as too great federal centralization, it will be opposed, third, by those who will insist that a mere voluntary incorporation like this will not attract to its assistance the worst of the offenders against the anti-trust statute and who will therefore propose instead of it a system of compulsary licenses for all federal corporations engaged in interstate business.

"Let us consider these objections in their order. The government is now try-

"Let us consider these objections in their order. The government is now try-ing to dissolve some of these combina-tions and it is not the intention of the government to desist in the least degree in its effort to end these combinations which are to-day monopolizing the com-merce of this country; that where it apmerce of this country; that where it appears that the acquisition and concentration of property go to the extent of creating a monopoly of substantially and directly restraining interstate commerce, it is not the intention of the government to permit this monopoly to exist under federal incorporation or to transfer to the protecting wing of the federal governmen of a state corporation now violating the Sherman act. But it is not, and should not be, the policy of the government to prevent reasonable concenernment to prevent reasonable concentration of capital which is necessary to the e-commic development of manufac-ture, trade and commerce.

## May Doubt Constitutionality.

"Second-There are those who doubt the onstitutionality of such federal incorpor-tion. The regulation of interstate and ation. The regulation of interstate and foreign commerce is certainly conferred in the fullest measure upon congress, and if for the purpose of securing in the most thorough manner that kind of regulation, congress shall insist that it may provide and authorize agencies to carry on that commerce, it would seem to be within its power, this has been distinctly affirmed with respect to railroad companies doing an interstate business and interstate bridges. The power of incorporation has been exercised by congress and upheld by the supreme court in this regard. Why, then, with respect to any other form of interstate commerce like the sale of goods across state boundaries and into foreign countries, may the same power not be asserted? Indeed, it is the very fact that they carry on interstate commerce that makes these great industrial concerns subject to federal prosecution and control. How far as incidental to the carrying on of that commerce it may be within the power of the federal government to authorize the manufacturer of goods, is perhaps more open to discussion, though a recent decision of the supreme court would seem to answer that question in the affirmative.

"The third objection, that the worst offenders will not accept federal incorporation, is easily answered. The decrees of injunction recently adopted in prosecutions under the anti-trust law are so foreign commerce is certainly conferred

Truth as a Prisoner of War. Macaulay seeks truth, not as she should be sought, devoutly, tentatively, with the air of one touching the hem of a sacred garment, but clutching her by the hair of the head and dragging her after him in a kind of boisterous triumph, a prisoner of war,

Philosopher's Pessimism. A woman is the most inconsistent compound of obstinacy and self-sacritell just how much she is going to be fice that I am acquainted with.-Richlate.—Chicago Record-Herald. . . . ter.

and not a goddess .- John Morley.

## The Beginning of the Galilean Ministry

Specially Arranged for This Paper

LESSON TEXT. Matt. 4:2-25. Memory GOLDEN TEXT - The people which at in darkness saw great light," Mati.

TIME. John the Bantist was im-\*isoned the latter part of March, A. 28. The four disciples were called in April or May. The Callienn ministry continued about a year and nine months from April, A. D. 28, to near the close

PLACE Jesus new made his home in Capernaum, on the Box of Clatific. The scene of his ministry was the Province of Galilee

Suggestion and Practical Thought. Introduction to the Lesson. Vs. 12. 13. Why does Matthew omit more than a year of Jesus ministry? Because he would have his record that of an eye-

timate friend of Jesus. ery of religion.

Why did Jesus leave Nazareth? Because, as we learn from Luke 4: 16-31, his townsmen rejected and tried to kill him. This wrong Providence caused to work out good, for Nazareth was not the best situation for carrying out his mission

I. The Prophetic Vision. The Dawn of the New Kingdom.-Vs. 14-16; Isa. 9: 1, 2. Spoken by Esalas, Greek for Isalah, God's message through the prophet. (Isa. 9: 1, 2.) The territory spoken of, the tribes of "Zebulun," and "Naphtali," were the northernmost tribes, (15) "by the way of the sea," or toward the Sea of Galilee, where the great eastern roads entered the country "beyond Jordan, Galilee of the Gentiles," the portions of Galilee adjoining the heathen nations.

22. Preaching the Gospel. A Characteristic of Jesus' Work Throughout His Ministry.-V. 17. Jesus began to let this new light shine, and to prove that he was the one foretold by the prophet.

III. Selecting and Training Workers. The Calling of the Four.-Vs. 18death. It was "a school of instruction in his ideal of righteousness."

acquaintance (John 1: 42) as a brophthe possibilities within him. "And his possibilities as a fisher of men, by bringing his brother to Jesus. "Casting a net into the sea." Matthew gives a condensed account of the story told in full by Luke. Jesus used one of their boats as a pulpit to preach to the people on the shore. He showed the fishermen that the boat was of value, although they had fished from it all night in vain. Then at his command they let down their nets and enclosed a great number of fishes. It was with great wisdom that at this point when they were marveling at their success, Jesus (19) "saith unto them, Follow John, who had been summoned to aid Peter, were not far away.

21. "Going on from thence, he saw" these "other two brethren" in their boat "with Zebedee their father, mending their nets" which had been torn by the great catch of fish. "And he called them." All four left their nets, and followed Jesus, and became fishers

IV. Going About Doing Good to the Bodies and Souls of Men.-Vs. 23-25. These verses are a summary of which chapters 5-9 give a detailed account showing his "varied, extensive, and ?ar-famed work." 23. "And Jesus went about all Galilee." This was his first tour of the country. Jesus scattered the good seed everywhere, knowing that some of it would fall into the good soil of honest hearts and spring up and bear fruit.

24. "And his fame" the "report" of what Jesus was doing. The result was that from all the region, including Syria, the country to the north of Galilee, "they brought unto him all sick people that were taken with divers diseases," such as fevers, leprosy, blindness, lameness, dropsy, and torments, diseases attended with excruciating

Sunday School Lesson for Jan. 16, 1910

mother, dear? for me.

witness, from personal observation.

By whom were the events of the Judean ministry recorded? By the Apostle John, the relative and most in-

Yely did Jesus go to Galilee for his longest work in establishing the new form of the king.lom of God? Because it was better soil for the good seed, less cumbered with the stony ground of efficial and superficial ceremonies and with the thorns of selfish interests, of worldliness labeled as piety, less trodden into beaten paths of ritual, forms, customs, habits, pleasures, and cares connected with the machin-

"Began to preach," proclaim as the herald of the king, who had sent him. He preached in every possible method by which he could reach the hearts of men.

22. Jesus now made another advance in his plan of selecting and training men to enlarge his present work, and to prepare for its continuance and the extension of his gospel after his

Simon, who is "called Peter," the Rock, so named by Jesus on his first eey and ideal, a call upward to fulfil Andrew his brother," who had shown me, and I will make you fishers of men." Their partners, James and

Illustration. The ordinary great scal of the United States is commonly seen, but the design for the reverse side I have never seen, except on the outside of some of the postal cards and in the encyclopedia. The design is an unfinished pyramid; over it is an eye symbolizing God's providence and the motto, "Anuit coeptis," "He favors what has been beguth"; and underneath the motto, "Novus ordo seculorum," "A new order of the ages." Much more may Christ's coming and the gospel of his kingdom be called, "a new order of the ages."

#### Father's Method.

During a recent slight filness the five-year-old Teddy, usually so amiable, flatly and obstinately refused to take his medicine. After a somewhat prolonged and ineffectual argument with him, his mother at last set the glass of medicine down, leaned her head on her hands and "played" that she was

A moment passed, and the tenderhearted Teddy, unable longer to bear the sight of his mother's stricken attitude, inquired, "What's the matter,

Without removing her hands from her eyes, she replied: "I'm grieved that my son won't take his easter oil

Whereupon Teddy sat up in bed and offered consolingly: "Oh, I wouldn't feel hadly if I were you, mother, dear. Father will be home soon and he'll make me take it."-The Delineator.

Important to Mothers. Examine carefully every bottle of CASTORIA, a safe and sure remedy for infants and children, and see that it Bears the Signature of Chat H. Fletchin.

In Use For Over 30 Years. The Kind You Have Always Bought.

Real Art.

"Smith's a born liar." "Jones has him skinned. He learned

his lying at college, and scorns the crude, natural methods."-Exchange. A noble life, crowned with heroic death, rises above and outlives the pride and pomp and glory of the mightiest empire of the earth -Gar-

#### Free to Our Readers.

Free to Our Readers.

Write Murine Eye Remedy Co., Chicago, for 48-page illustrated Eye Hook Free, Write all about Your Eye Trouble and they will advise as to the Proper Application of the Murine Eye Remedies in Your Spepial Case. Your Druggist will tell you that Murine Relieves Sore Eyes, Strengthens Weak Eyes, Doesn't Smart, Soothes Eye Pain, and sells for 50c. Try It in Your Eyes and in Baby's Eyes for Scaly Eyelids and Granulation.

On the Best Authority. Miss Rogers-How did you imagine anything so beautiful as the angel in

your picture? Artist-Got an engaged man to describe his flancee to me,

# Syrupg figs Elixing Senna

acts gently yet promptly on the bowels; cleanses the system effectually; assists one in overcoming habitual constipation permanently.

To get it's beneficial effects.always buy the genuine.

CALIFORNIA FIG SYRUP CO.

Nebraska Directory

The Ohio State

Chemist says

# **Uncle Sam Breakfast Food**

"Has a high Food Value and contains no deleterious ingredients."

Hundreds testify to the value of Uncle Sam as a cure for CONSTIPATION.

Ask Your Grocer

few days without a surgical operation or detention from business. No pay will be accepted until the patient is completely satisfied. Write or call on FRANTZ H. WRAY, M. D.

# Beatrice Creamery Co.

CREAM

MARSEILLES CORN SHELLER JOHN DEERE PLOW CO., OMAHA

KODAKS AND KODAK FINISHING Mail orders given special attention. All kinds

LINCOLN PHOTO SUPPLY CO.

Lincoln Tannery Fur Coats, Robes, Rugs
Specialty. Highest Prices paid for Hides.
Send for prices and tags.
HENRY HOLM, 134 So. 9th Street., Lincoln, Nob.