IF YOU TOUCH your tongue to ALU

and look in the glass-you will see the effect-You can't help puckering-it makes you pucker to think of tasting it.

By the use of so called cheap Baking Powders you take this puckering, injurious Alum right into your system-you injure digestion, and ruin your stomach.

AVOID ALUM Say plainly-

Royal is made from pure, refined Grape Cream of Tartar-Costs more than Alum but you have the profit of quality, the profit of good health.

Oppose Reciprocal Demurrage Bill Now porations. Befere the Legislature.

RAILROADS ARE ALSO AGAINST IT

Few Big Shippers to Control Situation to Detriment of Little Fellows.

The reciprocal demurrage bill which is now before the Nebraska legislature is stirring up the small shippers all over the state. They profess to see in the bill a great chance for the larger shippers to olize all the cars to the exclusion of the smaller dealers. This is a case where the small shippers and the railroads are united, for neither side wants the bill passed. The Chicago Commercial association has refused to give its approval to the bill in Illinois, and Interstate Commerce Commissioner Lane, who is acting with Commissioner Clark in the matter of car shortage, has said:

"The principle at the base of reciprocal demurrage has not been demonstrated, and if congress were to pass a bill of that character it might have the effect of disturbing injuriously local commerce."

His statement is taken as implying that If a state were to pass such a bill it would affect interstate business, which in Nebraska is 85 per cent of the entire business of the railroads.

Big Fellows Could Rule. Small shippers declare it was shown to the legislative committee at Lincoln that several of the large grain firms could tie up the entire business of the railroads for six months, to the exclusion of all small shippers, and at the same time be collecting enough in demurrage charges to

that thee immensely rich. Opponents to the bill point out Nebraska produces annually 275,000,000 - bushels of grain, 8,000,000 bushels of potatoes, 1,000,000 tons of hay and 7,000,000 head of live stock, embracing hogs, cattle, horses and sheep About 75 per cent of the grain moves without the borders of the state, and also a like

SKIN TORTURES

Obstinate Case of Eczema Covered Little Girl's Limbs with Running Sores-Poison Oak Made Boy's Hands and Arms a Mass of Torturing Sores-Sufferers Soon Refleved and Completely Cured-Grateful Mother Says:

"CUTICURA REMEDIES A HOUSEHOLD STANDBY"

"Last year, after having my little girl treated by a very prominent physician for an obstinate case of eczema, I resorted to the Cuticura Remedies, and was so well pleased with the almost instantaneous relief afforded that we discarded the physician's prescription and belied entirely on the Cuticura Soap, Cutteura Ointment, and Cuticura Pills. When we commenced with the Cuticura Remedies her feet and limbs were covered with running scres. In about six weeks we had her completely well, and there has been no recurrence of the trouble.

the trouble.

"In July of this year a little boy in our family poisoned his hands and arms with poison oak, and in twenty-four hours his hands and arms were a mass of torturing sores. We used only the Cuticura Remedies, washing his hands and arms with the Cuticura Soap, and anointing them with the Cuticura Soap, and anointing them with the Cuticura Cintment, and then gaye him the Cuticura Resolvent. In about three weeks his hands and arms healed up. So we have lots of cause for feeling grateful for the Cuticura Remedies. We find that the Cuticura Remedies are a valuable household standby, living as we do twelve niles from a doctor. Mrs. Lizzie Vincent Thomas, Fairmount, Walden's Ridge, Tenn., Oct. 13, 1905."

LET MOTHERS KNOW

That a warm bath with Cutioura Boap and a single anointing with Cutioura, the great Skin Cure, and purest and sweetest of emollients, will afford matant relief and refreshing sleep for skin-tortured babies, and rest for tired and wern-out mothers.

SMALL SHIPPERS AROUSED percentage of the other commodities named. The Burlington serves 561 elevators, of which sixty-two are controlled by farmers and the remainder by individuals and cor

> Elevators on the Burlington have a ca racity of over 16,000,000 bushels of grain, or over 16,000 carloads. By the provisions of the reciprocal demurrage bill the line ele vators, it is contended, have a great chance o monopolize cars. These elevators have a loading capacity of 4.488 cars per day. Grain is often held for a reduction in rates or for a raise in price, and in either of these events, under the proposed law, or ders may be placed in a single day for sufficient equipment to empty these ele vators immediately or for 16,000 cars, which, it is asserted, would be out of the puestion for any road to fill. If 50 per cent of these orders could be filled within the specified time, it would cost the railroads over \$40,000 a day, or in five days over \$200,000, the theorists explain.

Cars in Order Asked. "The bill provides it shall be the duty of the railroad to supply such cars in the order in which applications are made without giving preference to any shipper," says a railroad man opposing the measure, "Individual elevator owners or corporations regularly engaged in the grain business have better facilities for obtaining in advance of the farmers any fluctuation in rates or prices, and with this advance information orders may immediately be aced in good faith for enough equip entirely to exhaust the supply until the markets have declined, keeping the individual shipper from securing his quota of

the railroad for something which is a physical impossibility to avoid, "The same advantages may be selzed by the packers and heavy shippers of live stock and produce, even to the extent that the smaller shipper may be stifled, if not entirely crushed. Large concerns could combine systematically to order cars at a allow the owners to retire at the end of given period, thereby making a chance for a system of so-called rebates in enormous sums. The bill also opens the way to the railroads for a gigantic system of rebating

equipment and also imposing a penalty on

which would be hard to detect. "The law would increase the burdens the shippers and would not be fair to the railroads, which are trying, by a free interchange of equipment within the state, to avoid congestions, and delays and to obtain the greatest possible efficiency of the rolling stock.

Want No Stock Idle.

"The railroads maintain it should be apparent to all that there would be no inclination on their part to permit any of their rolling stock to remain idle and lose business which might be secured. They claim the great prosperity of the country alone is responsible for the shortage, as all roiling stock is taxed to the limit.

"The claim is made that reciprocal denurrage would be worse in Nebraska than in the manufacturing states, because of the nature of the traffic and because of the number of cars it is possible to load on short notice, while in manufacturing centers the actual needs of the shippers may be more readily determined. Because of the nature of the business in this state it is a common practice for large shippers to order cars far in excess of what they need in order to crowd out the small dealers and they could then charge the railroads with the failure to deliver the cars.

"The bill also provides that cars should average seventy miles per day, and It was shown to the legislative committee that cars other than those used for live and perishable average but twenty-five per day for the United States, although that has been increased somewhat in Nebraska.

BIDS FOR THE AUDITORIUM Proposals Will Be Asked by Latenser

for Completion of the Building.

Architect John Latenser will call for bids from contractors for the completion of the Auditorium, in accordance with instructions, received by him Tuesday after a meeting of the executive committee of the over \$15,000 has been subscribed and there is enough more in sight that the committee is sure of getting the necessary 240,000. The canvassing committee continues at work. It will meet once a week at the call of Vice President Will L. Yetter, President Nash being ill.

Cornell University Alumni. wishes a complete list of all Cornell me in Nebraska and western Iowa. Cornel men will please send their names and ad-J. W. BATTIN, Secretary, N. Y. Life Bldg., Omaha

Owned by U. S. Government. The Hot Springs of Arkansas, the ne tion's cure and pleasure resort. Fine win ter climate; 200 hotels at all prices. Write Bureau of Information for book.

Anyone holding scrip traced by the fransmississippi Exposition commission of the state of Washington will find it to the advantage to communicate with C. C. Rose water, general manager, Omrha He

KRAUSES SERVE SENTENCE

Douglas County Jail.

PAY FINES AND HALF COSTS OF TRIALS

Monetary Side of the Penalty Comes to Over Twenty-Five Hundred Dollars for Both of the Men.

Pursuant to the decree of the United States circuit court of appeals, in denying their motion for a new trial, John and Herman Krause, cattlemen and ranchmen of Sheridan county, appeared in the federal building Wednesday morning and surrendered themselves to the custody of the United States marshal to undergo the sentence of "twenty-four hours' imprisonment in the custody of the United States marshal," as decreed against them at the hearing of their case nearly eighteen nonths ago.

fencing some 10,000 acres of public lands and for the intimidation of settlers who by Mayor Dahlman and was responded to sought to make homestead entries within by George D. Darling of Alliance. these Illegal enclosures of the Krauses in Sheridan county. The trial was the first days. It was in this trial that Mrs Bessle Osborn won fame as a notable witness.

Make Hard Fight. The trial resulted in the conviction of the Krauses. They made a motion for a new trial, which was denied them, and then they took the matter up on appeal to the United States circuit court of appeals, with the recent result affirming the judgment of the lower court. The sentence involved a fine of \$800 against John, and \$500 against Herman Krause and that they be each required to pay one-half of the costs and to be imprisoned in the Douglas county jail for twenty-four hours and to stand committed until the fine and costs were paid. The total costs and fine amounted to \$2.-509.44, which the Krauses paid to the United States district clerk Wednesday

At 4 o'clock the two men were taken to the Douglas county jail by the United States marshal and will remain imprisoned there until 4 o'clock Thursday afternoon

Cruelty to Animals.

Maurice Green, 511 North Sixteenth street, was arrested Wednesday morning by Officer Wooldridge on the charge of cruelty to animals. It is charged that Green is in the habit of beating his horses. Neighbors reported the case to the police and an investigation was made Wednesday morning, with the result that a driver was caught in the act of shamefully beating a horse attached to a heavy wagon. Green was present and the driver said he was only beating the animal at Green's orders, so Green was taken to jail instanter. The case was continued for trial until Thursday morning. Cruelty to Animals.

OZOMULSION GUARANTEED Under the Food and Drug Act, June 30th, 1906. Serial No. 882. PALE PEOPLE

Wonder why they feel so debilitated

almost colorless.

The reason is easy to find. The blood is in an abnormal condi-

tion, and is deficient in red corpuscles. This condition is not a disease in itself, but the result of disease. It may be produced by dyspepsia, malaria or hemorrhage; but the most

common cause is insufficient nutrition What is wanted is a nutrient which will increase the vital force and put the blood in a normal condition.

zomulsion

The Cod Liver Oil Emulsion "Par Excellence." supplies the nourishment to build up the tissue and increase the red corpus cles of the blood. It gives strength and color. It does this because is contains Gualacol, Glycerine and the Hy-These destroy the germs of disease

and create appetite. The Cod Liver Oil supplies the food that guts on the flesh and makes

This means health; and health means happiness, contentment and wealth. OZOMULSION is the Remedy Physicians Prescribe for Colds, coughs, Consumption and all Pulmonary Troubles; Scrofula, General Debility; Loss of Flesh, Anaemia and all Wasting Diseases

For sale by all druggists. There are two sizes 8 or and 16 Bottles; the formula is printed in 7 1 OZOMULSION LABORATORIES,

Exemption Law Measure.

PROTEST AGAINST THE PARCELS POST

Definite Plan of Combatting the Catalogue Houses is Mapped Out by R. W. Wenverling of Peru.

It is probable the Nebraska Hardware association, now in convention, will take action regarding House Roll 261, introduced in the legislature recently by Representative Scudder of Hall county. This bill proposes now laws on exemption. After listening to an address by Harry Fischer of Omaha, an officer of the Nebraska Retail Merchants' association, the convention instructed its resolutions committee to draft resolutions favoring the bill and suitable for presentation to members of the legis-This committee's report will be brought in Thursday.

The bill, according to Mr. Fischer, pro poses to cut down general exemption from \$500 to \$300, to eliminate many of the specific exemptions provided for by present laws, and allow exemption of wages for a specifled time only to the amount of 75 per cent.
R. W. Weaverling of Peru spoke the subject of parcels posts, declaring the mail order houses would be the chief beneficiarles of such a system, and warning the merchants that any point which the cat houses might gain by legislation at the present session of congress would be but a stepping stone for further legislation in their favor. He said the parcels post syn tem would centralize capital, industry and population, and merchants should take every opportunity to educate the farmers

One Way to Fight Houses. Mr. Weaverling suggested one plan for fighting the catalogue houses. Reminding the merchants that on them the manufac turers are dependant and the advertising men on the merchants, he said the advertising man should be given to see that their efforts in lending publicity to the mail order houses would be inimical to their own interests. He left the obvious deduction that the merchants could work through the manufacturers to control the activity of advertising agencies. M. A. Hargeroad of Holstein suggested

First Land Men Convicted Epend Day in merchants might have a record of jobbers who sell sometimes direct to consumers No action was taken. A competition in show windows is on and

all the competitors have on exhibition at the Auditorium photographs of their windows. The judges on the show are Klein of Milford, Weinland of University Place and Johnson of Weeping Water. FURNITURE MEN HOLD CONVENTION

Retailers of State in Two Days' Seasion at Millard.

second annual convention of Ne braska Retall Furniture Dealers' association began at the Millard hotel at 2 o'clock sion. A meeting of the executive committhe was held at 1 o'clock to outline the general program of the convention. been hoped for, but this is attributed to the prevailing prosperity and the inclination of the dealers to remain at home and look after their thrifty business.

The convention was called to order at 2 o'clock by President C. J. Guenzel of Lin-coln. The address of welcome was made

In his annual address President Guenzel showed that the association had prospered greatly during the year and that much good had resulted from the organization. According to the report of the secretary, J. H. Banks of Fremont, the present membership was shown to be fifty. The cash receipts during the year were \$145 and the expenditures \$97, leaving a balance of \$48. The report of the secretary-treasurer was referred to the finance committee.

Under the call of reports from special committees, it was ascertained that three jobbers and one manufacturer had joined the association during the year. The question of the election of officers was made the special order of business for Thursday morning and the matter of nominations referred to the nominating committee. Chairman Guenzel announced these con

Credentials-W. G. Brandt of Omaha, C. J. Rogers of Fremont and W. G. White of

of Lincoln and O. L. Schumann of Fairbury. Resolutions—George Darling of Alliance, August Stiffen of Battle Creek and A. J. Beaton of Omaha.

Finance-P. Peterson of Lyons, C. B. Beale of Stratton and Peter Boyns of Plain-

D. T. Lee and W. G. Brandt of Omaha. J. H. Banks of Fremont was elected delegate to the national convention and was also recommended as a member of the national executive committee. J. R. Bader of Fremont was elected as alternate. An invitation to accept the courtesies of

the local committee of arrangements at luncheon at the Commercial club Thursday at 1 o'clock was accepted.

The retiring officers of the association are C. J. Guenzel of Lincoln, president; A. J. Beaton of Omaha, first vice president; W. M. Hill of Hebron, second vice president; J. H. Banks of Fremont, secretarytreasurer. Executive committee: W. E why their cheeks, lips and tongues are Hardy, Lincoln; George B. Darling, Alliance; J. C. McElhinney, Lyons; N. Walte-mire, Ashland; W. H. Moore, Seward. The convention will reassemble at 1 o'clock Thursday morning. The program

for the day: Short talks, "Good of the Association."
"Our Association from the Viewpoint of
he Manufacturer."
"Our Association from the Viewpoint of
he Jobber."

"Our Association from the Viewpoint of the Traveling Man."
"The National Association," J. Newton "The National Association," J. Newton Nind, secretary.
"Retailing of Merchandise a Science," W. J. Pilkinton, editor Merchants' Trade Journal, Des Moines, Ia.
"Advertising for the Furniture Dealer," M. L. Feiber, Trade Exhibit, Omaha.
"Window Trimming, Store Arrangement," A. J. Beaton, Omaha.

2 p. m.—Report of committees.
Discussion—Everyone expected to say something.

something.
"What Legislation is Most Needed to Protect and Promote the Retailers" Interests?"
"Catalogue Mail Order House Competition: How Best to Meet It."
"Practical Store Methods."
Unfinished business.
Selection of the next place of meeting.
Adjournment.

WOMAN DRUNK WHEN MARRIED

Plea of Mrs. Charles E. Baker for Divorce, Blaming Husband for Condition.

Alleging her husband, Charles E. Baker, ansed her to become intoxicated and had the marriage ceremony performed by a justice of the peace in Council Bluffs, while she was in this condition, Lenora Baker has asked the district court to give her a divorce. The pretended marriage occurred according to the petition, March 30, 1805. The plaintiff says she has never voluntarily lived with the man. Flora A. Kehoe asked a divorce from

James Kehoe to whom she was married m

Wellington, Ill., March II, 1861. She charges

Federal Court.

Judge Munger grants the application of the Alsop Process company against Fred A. Naylor and others for the appointment of a commission to take testimony in Great Britain and also upon the application on the part of the respondents for an order declaring the testimony clused. The complainants are given until March 25 to complete the taking of testimony. The testimony in England is to be oral unless the counsel for the respondents prefer to file cross interrogatories. Within ten days from February 5 counsel for the complainants are directed to prepare the proper order and form of commission and will suggest some suitable person before whom the testimony is to be taken and forward the same to the clerk of the United States circuit

The proceedings relate to an alleged in fringement on some patent process for manufacturing flour, and the Alsop Process company is desirous of establishing the right to its patent under the international patent laws, which patent they also allege is being infringed upon, not only in the United States, but in England. The application for the order was heard before Judge Munger Monday.

Y. W. C. A. TEAMS DOING WELL

Get Over One Thousand Dollars First Day of Campaign for

Balance.

Of the remaining \$15,000 for the Young Women's Christian association building fund \$1,031 was collected from the first day's efforts of the canvassing squads. The women are well satisfied with the result, as Tuesday, the first day of the campaign, was devoted largely to presenting their proposition to those from whom most substantial assistance is expected. A report will be made every second day. The ac complishment of the teams follows

complishment of the teams follows
Yellow-Captain, Mrs. Clement Chase;
leutenants Mrs. I. W. Carpenter, Mrs. J.
P. Lord, 1300.
Red-Captain, Mrs. Emma F. Byers;
lieutenants Mrs. F. P. Loonis, Mrs. H. F.
Kellogg, 1244.
Blue-Captain, Mrs. George Tilden; lieutenants, Mrs. J. M. Alkin, Mrs. Edward
Johnson, 1300.
Lavender-Captain, Mrs. W. P. Harford;
lieutenants, Mrs. J. P. Balley, Mrs. P. M.
Garrett, 1126.
Pink-Captain, Mrs. J. H. Dumont; lieutenants, Mrs. A. W. Bowman, Miss Mary
E. Sumner, 1121.

WARMER HERE AND UP NORTH

Mercury Rises, but Welsh Will Not Say Backbone of Winter is Broken.

Twenty degrees rise in twenty-four hours Weather Forecaster Weish will not vouchanfe the information that the backhe does give out the comforting assurance there is a rapid rise of temperature up in the localities where all the cold weather has been coming from for several days. At Rapid City there has been a rise of 42 degrees since Tuesday morning, at Miles "City a rise of 34 degrees, and an average of 28 degrees rise all through North Dakota stations, up the Missouri river and westward.

The local forecast is for warmer Thurs day. Some scattering snows are reported up the vallley, but a moderating temperature is manifest everywhere in the northwest.

MEN'S RIS SULTS AT \$8.66.

Brandels Announces on Exceptions Clothing Purchase from Pfeiffer & Solomon, 715-717 Broad-

SALE BEGINS SATURDAY. We bought a great stock of suits from Pfeiffer & Solomon, who dissolved partnership. These suits are in men's and young men's sizes, all good quality and up-to-date styles, worth \$10, \$12.50 and \$15. We will sell all in one lot next Saturday at \$8.66.

J. L. BRANDETS & SONS. Case Stays in Federal Court.

Case Stays in Federal Court.
Judge Munger handed down an opinion in the United States circuit court Wednesday morning in the case of Alvin D. Speneer, trustee in bankruptcy, sgainst the John Deere Plow company and others, overruling the motion to the state courts. Suit was brought by the trustee in bankruptcy against the several defendants to recover certain alleged preferences received by each of the defendants in fraud of the bankrupt laws. The defendants maintained it was a separate congreversy and consequently moved to remand. It is this motion to remand that is overruled by the decision.

BOOST FOR SCUDDER BILL TESTIMONY OVER IN ENGLAND Application for Commission Granted Name Number in the -PANTS

\$1 75 Good ones too! Much better than the price indicates

Some are odd ones from suits that we have sold up to \$12; others are regular \$2.50 and \$3 pants—the last of lines we wish to close out. All are worth much more than \$1.75. They are made of worsteds, cassimeres and cheviots. They are good for every day wear and all right for Sunday. Better buy a pair before they are gone, it will pay even if you don't need them now

Nebraska Clothing Co

President of Board Talks to Beal Estate Exchange on Enlargement.

QUARTER MILLION FOR MANUAL TRAINING

Wants Members to Cultivate the Habit of Thinking Along These Lines of Progress in

Education. David Cole, president of the Board of Education appeared before the Real Estate exchange Wednesday to do some missionary work for the Omaha public school system the object being the expansion of the system in general, the establishment of a com preheisive manual training department and the erection within a few years of an addition to the high school for manual training to cost \$250,000. This improvement could not

me at once, he said, but its ultimate achievement was inevitable, and he wanted to begin preparing the public mind for the necessary increase in appropriations for school purposes. Mr. Cole had no arguments to offer, but he asked the real estate men to begin thinking along the lines he

suggested.

Legal Rate on Sales. The exchange discussed a letter from a Falls City realty firm, suggesting that the exchange open a fight in the legislature for the establishment of a legal rate of commission on real estate, and a law to compel the payment of such commissions in cases where the agent has verbal contract with the owner. W. L. Salby contract with the owner. W. L. Salby contract with the owner.

A letter received from George W. Holbrook of Philadelphia, an old-time Omaha real estate man, enclosing clippings from Philadelphia papers mentioning Omaha as one point on the best blevele route between New York and San Francisco. Other

clippings showed that the company which

nakes gas for Philadelphia, the same one

COLE PREACHES FOR SCHOOLS which does business in Omaha, paid the the company's collections for 1906.

J. B. Evans of Salt Lake City, another former realty man of Omaha, astonished the members by stating that in the last few years he had not made a single deal in which he did not sell his property for twice what he paid for it.

ership in the exchange Mangum & Co., LETTER SPECIALISTS.

LOCAL BREVITIES.

R. E. Wilcox, assisiant manager of Browning, King & Co., leaves for New York Thursday evening. He will be gone three

Burgiars entered the home of D. S. Egan, 618 South Twentieth street, Tuesday night by unlocking the front door with a skeleton key and stole 516 from a roomer, E. F. Finson, and \$2.50 from another roomer, Carl Branch.

Thomas Ryan, formerly substitute postal clerk in the tenth division, with head-quarters at St. Paul, has ben transferred to a regular run on the Omaha and Bonesteel branch. He succeeds William H, Hodge, resigned.

Hodge, resigned.

For stealing six sacks of coal from an illinois Central freight car Tuesday afternoon Bishop Brown, colored, 509 North Thirteenth street, was fined \$15 and costs in police court Wednesday morning. Brown said he felt kind of chilly and had no money with which to buy coal, so proceeded to heip himself from the coal car.

Axel E. Olander filed suit in district court asking judgment for \$15 against Aaron G. Katleman and Fred Hannegan, who did business as Katleman & Co. at \$172 Leavenworth street. He alleges that when the defendants moved out of his building they left a large amount of rubbish and that the removal of this cost him the sum asked.

Mamie J. Morgan asked the district court

tract with the owner. W. L. Selby remarked that he tried to have introduced dat the last session of the legislature a bill with such provisions, but he got not even

at the last session of the legislature a bill with such provisions, but he got not even so much as a pleasant look. Several other members raised objections to the course suggested by the Falls City man, and the matter was dropped.

Chairman Hastings of the entertainment committee announced the exchange would hold its annual banquet in the Commercial club rooms on the evening of February 21.

Gas Receipts for Philly.

Gas Receipts for Philly.

In an answer to a sult for alleged in-

gun from a stranger on the streets.

In an answer to a suit for alleged injuries sustained by nine carloads during
transit to South Omaha, the Union Pacifio
raliroad has filed an answer in district
court, alleging that the horses were delivered to it at Ogden, Utah, in a weak
condition, having been transported from
several hundred miles west. It alleges they
were improperly loaded, being in mixed
sizes, so that the strong naturally trampled
unon the weak.

ランのこのでのこととの One of the Important Duties of Physicians and the Well-Informed of the World

is to learn as to the relative standing and reliability of the leading manufacturers of medicinal agents, as the most eminent physicians are the most careful as to the uniform quality and perfect purity of remedies prescribed by them, and it is well known to physicians and the Well-Informed generally that the California Fig Syrup Co., by reason of its correct methods and perfect equipment and the ethical character of its product has attained to the high standing in scientific and commercial circles which is accorded to successful and reliable houses only, and, therefore, that the name of the Company has become a guarantee of the excellence of its remedy.

TRUTH AND QUALITY

appeal to the Well-Informed in every walk of life and are essential to permanent success and creditable standing, therefore we wish to call the attention of all who would enjoy good health, with its blessings, to the fact that it involves the question of right living with all the term implies. With proper knowledge of what is best each hour of recreation, of enjoyment, of contemplation and of effort may be made to contribute to that end and the use of medicines dispensed with generally to great advantage, but as in many instances a simple, wholesome remedy may be invaluable if taken at the proper time, the California Fig Syrup Co. feels that it is alike important to present truthfully the subject and to supply the one perfect laxative remedy which has won the appoval of physicians and the world-wide acceptance of the Well-Informed because of the excellence of the combination, known to all, and the original method of manufacture, which is known to the California Fig Syrup Co. only.

This valuable remedy has been long and favorably known under the name of-Syrup of Figs-and has attained to world-wide acceptance as the most excellent of family laxatives, and as its pure laxative principles, obtained from Senna, are well known to physicians and the Well-Informed of the world to be the best of natural laxatives, we have adopted the more elaborate name of Syrup of Figs and Elixir of Senna-as more fully descriptive of the remedy, but doubtless it will always be called for by the shorter name of Syrup of Figs-and to get its beneficial effects always note, when purchasing, the full name of the Company - California Fig Syrup Co .plainly printed on the front of every package, whether you simply call for - Syrup of Figs or by the full name Syrup of Figs and Elixir of Senna as Syrup of Figs and Elixir of Senna - is the one laxative remedy manufactured by the California Fig Syrup Co. and the same heretofore known by the name - Syrup of Figs - which has given satisfaction to millions. The genuine is for sale by all leading druggists throughout the United States in original packages of one size only, the regular price of which is fifty cents per bottle.

Every bottle is sold under the general guarantee of the Company, filed with the Secretary of Agriculture, at Washington, D. C., that the remedy is not adulterated or misbranded within the meaning of the Food and Drugs Act, June 30th, 1906.

CALIFORNIA FIG SYRUP

Louisville, Ky.

San Francisco, Cal. U.S. A. London, England.

New York, N. Y.