HIGH COURT TO TRY JUDGES PROPOSED

Washington Bar Offers Plan as Substitute for Recall of State's Judiciary.

Schemes for Appellate Bodies to Relieve Congestion and Rises in Salaries Are Submitted to Legislature at Olympia.

OLYMPIA, Wash., Feb. 5.—(Special.)
—Creation of a "Special High Court of Impeachment" to try charges preferred against Judges of the Supreme and Superior Courts, as a substitute for the judicial result, was the novel proposal formally laid before the Washington Legislature today by the State Bar Association and referred to judiciary ociation and referred to judiclary ommittees of both houses for considernecessary to carry the plan into ef-

fect.

The Bar Association plan calls for appointment by the Governor of a court of 12 men, not more than five of whom are to be lawyers, to hear charges of "corruption in office, tyranny or oppression, moral turplitude or mental or physical incompetency." When such charges are preferred against any judge this court would have power to remove the judge if a majority considers the charge sustained. Provision is made that not more than six members of the court are to belong to one political party. A judge is to be designated by the Governor to preside over the court of impeachment, but to have no vote.

More Courts Also Wanted. More Courts Also Wanted.

Judge O. R. Holcomb, the latest mem-ber of the State Supreme Court, is author of the unique proposal, which, with other recommendations of the Bar

with other recommendations of the Bar Association, was presented today by C. Will Shaffer, its secretary. Frank Reeves, president of the association, is a member of the Legislature.

The other recommendations of the Bar Association are for amendments of the constitution to allow the creation of two or more appellate courts to relieve the Supreme Court, which is dropping behind with its work and to of two or more appellate courts to relieve the Supreme Court, which is
dropping behind with its work, and to
allow increases in the salaries of Superior Judges from \$4000 to \$5000 in
counties of the first class, and from
\$5000 to \$4000 in other counties, and
other minor changes.

The Legislature was in session only
about one hour today, adjourning before il o'clock, to meet again Monday,
thus allowing members to take the
regular week-end junket to Seattle and
Tacoma.

Asotin Bill Passes House.

During this time, however, the House rushed through its regular calendar, passing several bills, among them the halsey measure, appropriating \$35,000; to reimburse Asotin County for its purchase of the Lewiston-Clarkaton bridge. The last Legislature voted bonds for the bridge purchase but the Supreme Court held the issue invalid and Asotin County met the emergency by raising sufficient money to pay this state's share of the price.

The Severte made no attempt to take

The Senate made no attempt to take

The Senate made no attempt to take up its calendar, and the measures set for consideration today, including the proposed \$4,000,000 Capitel bond issue, went over to next week.

The 11 members of the legislative committee to represent Washington in the conference with Oragon legislators on the regulation of Columbia River fishing, left today for Portland, to meet the Oragon committee, after a new members of the committee are now semators French of Clark, Kleeb of Pacific, Stevenson of Skanit, Harris of Cherkis, Sign of Agricular and Steiner of King, and Representatives Sims of Jefferson, Lowman of Skanit, Harris of Cheshis, Sign and Tidavit that he is over 21 years old, is not an habitual drunkard.

The Senate made no attempt to take up its calendar, and the measures we have up in the conference with Oragon. It carries no emergency or operative of operative for the committee to represent Washington in the conference with Oragon legislators as precial election be held in the measure was an operative for port of the committee to was signed by Hawley, Farrell, Vintoa and I. S. Smith.

Senators support to the committee was signed by Hawley, Farrell, Vintoa and I. S. Smith.

Senators supporting the bill because of other features.

The majority report of the committee was signed by Hawley, Farrell, Vintoa and I. S. Smith.

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Senators support the bill because of the committee was signed

OLYMFIA, Wash, Feb. 5.—(Special.)

The 14th Washington Legislature until this week has been remarkably free from freak bills, but a series of measures of this kind have made their on

measures of the appearance.

"Unlawful metallic deception" is made a crime under the terms of S. E. 178. Introduced by Senator Falmer, of King-lunder this bill the sale of a tin vessel represented as aluminum, for instance, would authorize the county prosecutor to subpens witnesses and enforce testimony under eath, which is not permitted in investigation of murder or other felony cases under existing law, and on conviction of an agent the company making the sale would be liable to revocation of its charter. This measure has been referred appropriately to the committee on irrigation and arid

Some of the other frenk bills introsome of the other freak bills intro-duced this week include H. B. So. by Representative Croft, of Pierce, "regu-lating the manufacture and sale of mattresses, comforters, pillews and other articles of bed clothing." H. H. No. SJ, by Representative Glikey of Pierce, to compel hotel proprietors to furnish 29-inch bedsheets to guests, and bearing reals of the first offense. The third conviction automatically re-vokes their licenses. SALARY GRANT IS PASSED Senate Also Acts Favorably on School

entinued From First Page, a question of personal privilege. Lewis assured everybody that Mr. Littlefield had not referred to him. Mr. Barrow admitted that he was the target for the shafts, but denied their truth as to that provision of the bill which permits home shipments in any

Biblical Citation Made.

Mr. Barrow is some little sputterer. He has talked on so many occasions when there was no reason for talking mark this afternoon. Type is too cold and formal to reproduce his elequence, but it culminated in the brilliant ob-servation that When Lucifer attacked

but it culminated in the brilliant observation that "When Lucifer attacked
the hosts of heaven the Lord on high
did not offer to compromise by taking
a little of his heli fire."

And that hits it off pretty well I am
not now admitting, as Mr. Sarrow implied, that alcoholic beverages are heli
fire, but the mere fact that this bill
places a small limit upon personal use
of Hquor in the home implies not a
thing in the world but that intoxicating
liquor is an evil teat it is dangerous to
have around. If possession and use
in the home are a menace to society
when there is no family limitation on
quantity, they are a menace to society
when there is a limit.

Assuming that ilquor in the home is
evil, the House bill may be likened to a

law which permits the theft of two chickens, but declares the theft of more than two to be a crime. The logical law is one that permits no liquor at all in the home or a law that makes the blue sky the limit.

The practically unanimous vote on the bill was not unlooked for when the House convened this afternoon. Last night a definite effort was made to round up enough votes either to cut out some of the important provisions or else defeat it and substitute the Cardwell bill, which is about two linches long. But by noon the prospective opposition to the measure had vanished. No member had the heart even to talk against it. I fancy quite a number were willing to pass the bill along to the Senate to see what would happen, and it is quite freely predicted that there will be events to record when the measure had be events to record when the measure had it is quite freely predicted that there will be events to record when the measure had the heart even to talk senate to see what would happen, and it is quite freely predicted that there will be events to record when the measure had be a crime.

CAMPENSATION BILL IS KILLED

CLAUSE TO BE ELIMINATED*

Senate bill 101, by Senator Von der Hellen, providing that \$3000 be paid from the state fish and game fund to the widow of Arthur S. Hubbard, deputy game warden, who was killed while in the performance of his duty in Jackson County by Loris Martin, a game poacher. Senator von deputy of Mercel vision of the widow of Arthur S. Hubbard, all line the period while the widow of Arthur S. Hubba it is quite freely predicted that there will be events to record when the measire comes up there for final consid-

Opportunity for Delay Noted, This is an opportune moment to re-view some of the provisions of what

PORTLAND PIONEER OF 1852



Henry Ano Young.

Henry Ano Young, a pioneer of 1852, died at the family resi-dence, 445 Larrabee street, late Thursday night. Mr. Young was Thursday night. Mr. Young was born in Wabash County, Illinois, June 6, 1840. He crossed the plains in 1852 with his brother-in-law and only sister, William and Mrs. Delia Young Hutchinson, so well known in Union County, Oregon. After arriving in Portland he made his home for a time with Dr. R. B. Wilson, and was an early student in the old Portland Academy and Female Seminary. In 1854 he began learning the trade of a sawyer, and followed that avocation several years in the early Portland. and followed that avocation several years in the early Portland sawmills. He enlisted in Captain William Strong's company of Washington Territory Volunteers. He married Miss Helen A Carr in this city in 1861. In the latter part of 1871 he became associated with the late Harrey A. Hogue in the Alexander S. Abernethy sawmill at Oak Point, Wash., and lived there 27 years, during all of which time Mrs. Young was postmistress. He is survived by his widow, also by

OLYMPIA HAS FREAK BILLS
One of First to Appear Is Against
"Unlawful Metallic Deception."

OLYMPIA Work Factor of County Clerk for checking purposes and that the County Clerk for checking purposes and the checking purposes and the county Clerk for checking purposes and the checking purposes and

on physicians' prescriptions and the sale thereof by druggists is surrounded by substantial restrictions. The use of liquor in clubs is forbidden and advertising or soliciting for orders in any way is prohibited.

The first violation of the law is a misdemeanor, with a maximum fine of the control of the law is a misdemeanor, with a maximum fine of the control of the law is a section relating to shipment into state of certain game fish.

rictions the law violator must go to jail for two years and suspension of sentence by the court is prohibited. The licenses of physicians or drug-gists convicted of violating the law may be suspended for the first offense. may be suspended for the first offense. The third conviction automatically re-

the Senate today are as follows:

S. B. 180, by Hawley—Provides that election days shall not be school holidays except in cases where schoolhouses are used as polling places.

S. B. 180, by committee on education—Reduces one-half fees for teachers certificates. Supermendent of Public Instruction Churchill urged the passage of the bill.

S. B. 184, by Smith (Cook and Curry)—To abolish board of Portage Rallway Commissioners and provide for disposition of the State Portage Rallroad at Cellic.

S. B. 185, by Strayer—Provides for transferring \$400 of Sheriffs salary to Treasurer in Baker County.

S. B. 185, by Umatilla delegation—To amend chapter 149, laws 1911, relating to stock running at large in Umatilla County.

Multnomah Senator Likely to Get Through Senate Revised Bill to Abolish Annual School Meetings in Portland.

STATE CAPITOL. Salem, Or., Feb. 5.

—(Special.)—A provision to extend the right to vote at school elections to non-taxpaying parents of children from 4 to 20 years old caused the Senate today to postpone indefinitely action on the bill introduced by Senator Moser to abolish the annual school meetings in Portland. The Multnomah Senator will ask for a reconsideration tomorrow and will present a new bill, eliminating the objectionable feature, which probably will be pussed by a unanimous vote.

The section objected to was in part as follows:

"Any citizen of this state, male or female, who is 21 years of age and has resided in the district 30 days immediately preceding the meeting of election, and the section of accidents.

Assessors Propose Measure

associated to vote at school elections to the workman of the workman will not be entitled to this additional money, but the employer will be subject to severe penalties and criminal proceedings.

An inducement also is offered the employer to install such devices by reducing his premiums in proportion to the reduction of accidents.

Assessors Propose Measure

resided in the district 30 days immediately preceding the meeting of election, and has property in the district, as shown by the last county assessment, and not assessed by the Sheriff, on which he or she is liable or subject to pay a tax, or is the parent of a child between the ages of 4 and 20 years, interesting and a registered voter in said. between the ages of 4 and 29 years, in-clusive, and a registered voter in said district, shall be entitled to vote at any school election in said district." Senator Day described as vicious also the last clause of the measure, which provided that the School Board of Port-land may reject all bids for repairs costing more than \$299, and make them through its own shop and repair

Increase of Expenses Feared. Senator Garland in presenting a minority report of the committee on education signed only by him said there
was no demand for an extension of the
franchise, and declared that the teachers were supporting the measure because they realized if the franchise
were not limited to taxpayers more
money would be provided for the
schools. He suggested that it would be
well for the Isawayers to have a lobby well for the taxpayers to have a lobby

at the Legislature.
Senator Moser declared that many or-ganizations had urged the adoption of the clause extending the franchise to

the clause extending the franchise to non-taxpaying parents.
Senator Langguth said he favored an extension of the franchise to include all voters.
Senator Strayer said that if the bars were thrown down to non-taxpayers to vote, the school expense would be

come much larger at once.

Senator Bingham asserted that the various women's clubs said to be workling for the bill had been deluded into thinking they were doing good. The Senator declared the time would come

Senator declared the time would come when a property qualification would become necessary in all voting.

Senator Day said the state had schools as efficient as any state, and there was no reason for placing additional burdens upon the taxpayers.

Senator Kellaher said there was a well-formed organization back of the bill to drag down the school system. He wanted the annual school meetings in Portland abolished, but he could not support the bill because of other features.

These affidavits are to be delivered to the County Clerk for checking purposes and they are to be open to public inspection.

Druggists' Sales Restricted.

Only pure grain alcohol may be sold on physicians' prescriptions and the sale thereof by druggists is surrounded by substantial restrictions. The use of light of the country of the country of the country of the country of the united States.

STATE CAPITOL, Salem, Or., Feb. 5.

—(Special.)—The following bills were introduced in the Senate today:

S. B. 211, by Vinton and Hawley, abolishes office our registration files names of pursons not citizens of the United States.

S. B. 213, by Bingiam, abolishes offices of official log scalers of Lane and Coost Countles.

County May Build Bridges,

STATE CAPITOL, Salem, Or., Feb. 5.

—(Special.) — Senator Garland's bill, providing that County Courts be permitted to reject all bids for bridges costing more than \$5.00 and build them themselves was passed by the Senate today. It is provided that the courts must obtain estimates of the cost before jetting the contracts, but the estimates must be kept secret. When the bill was first argued several Senators insisted that if a bid came within the estimate it must be accepted, but it was not included in the bill as passed Senator Garland believes the law will save the counties a great deal of money that now goes to bridge construction companies. STATE CAPITOL, Salem, Or., Feb. 5

about \$60,000.

House bill 97, by Representative Dillard, providing that not only a majority of the voters of school districts desiring to establish a union high school must vote in the affirmative, but a majority in the majority of districts must do so to obtain the school, was passed by the Senate. Other bills passed by the Senate today are as follows:

8. H. 180, by Hawley—Provides that electrical schools are as follows:

8. H. 180, by Hawley—Provides that electrical schools are as follows:

9. H. 180, by Hawley—Provides that electrical schools are as follows:

10. House bill 97, by Representative Dillard, and the Senate today. It has a saving clause relating to persons allegative for school districts desiration of second-degree murder. In a bill introduced by the same Senator which was passed by the Senate today. It has a saving clause relating to persons allegative for school districts desiration of second-degree murder. In a bill introduced by the same Senator which was passed Wednesday must be punishment for first-degree homicide is life imprisonment. The changes were necessary because of the amendment of the school districts desiration of the punishment for first-degree homicide is life imprisonment. The changes were necessary because of the amendment of the punishment for first-degree homicide is life imprisonment. The changes were necessary because of the amendment of the school districts must be punishment for first-degree homicide is life imprisonment. The changes were necessary because of the amendment of the school districts must be punishment for first-degree homicide is life imprisonment.

to protect cattle from wild animals. Under the new law it must be proved that dogs caught pursuing deer had been urged to do so by their masters

to enforce a penalty. Appeal Law Amended.

STATE CAPITOL, Salem, Or., Feb. 5. -(Special.)-Governor Withycombe to-ay signed Senate bill 116, which amends section 2467, Lord's Oregon laws, relating to appeals. Under the amendment if the appellant is not allowed more in the higher court that he was in the Justice's Court he cannot recover the Justice's Court he cannot recover Rev. John H. Boyd, D. D., pastor, Sernels section 3467, Lord's Oregon laws.

Warden's Widow Aided.

Senate bill 101, by Senator Von der Hellen, providing that \$3000 be paid from the state fish and game fund to the widow of Arthur S. Hubbard, deputy game warden, who was killed while in the performance of his duty in Jackson County by Loris Martin, a game peacher. Senator Von der Hellen announced that the commission had generously offered to give the money to Mrs. Hubbard, and all Senators voted for the bill.

(Special.)-Representative Irvin's bill to increase the benefits of workingmer who are injured in places where the employer has intentionally failed to install safety appliances in accordance with the provisions of the workmen's compensation act was indefinitely post-poned by the House today. The House took this action because this point al-ready has been covered by the amend-ments to the workmen's compensation

STATE CAPITOL, Salem, Or., Feb. 5.
—(Special.)—Hereafter District Attorneys will not be advisors to County neys will not be advisors to County Assessors and Tax Collectors if a pro-posal submitted today by Chairman Perkins, of the Senate committee on assessment and taxation, by the Ore-gon State Assessors' Association should become a law. It is the effect of a request by the legislative committee of that organization that the State Tax Commission be instructed to construe the tax and revenue laws whenever the tax and revenue laws requested by any officer acting under

such laws.
The committee also asks that a law be passed for an annual joint meeting of Assessors and Tax Collectors.

Bill in for Registration Correction

STATE CAPITOL, Salem, Or., Feb. 5. -(Special.)-To facilitate the operation of the constitutional amendment passed by the people at the last election which by the people at the last circums of the provides that only citizens of the United States shall vote in this state. Senator Moser today introduced a bill empowering County Clerks to strike from the registration records the names of all allens. Persons whose names are to be eliminated from the records must be notified by the clerks so in case of possible mistakes they may appear before them.

Postal Savings Limit Opposed.

STATE CAPITOL, Salem, Or., Feb. 5 (Special.)-Senator Dimick today introduced a resolution providing that Congress be memorialized to remove the limit to postal savings deposits, in-crease interest given depositors from 2 to 3 per cent and to use the money as a basis for establishing a system of rural credits. The money is now de-posited in National banks which pay 3 per cent for the use of the money.

Bill Aims at Road Supervisors.

STATE CAPITOL, Salem, Or., Feb. -(Special.) - A bill that is expected to go far toward effecting economy in the go far toward effecting economy in the several county governments was intro-duced in the House today by the com-mittee on roads and highways. It pro-vides for the elimination of all dis-trict road supervisors. All road work, under terms of this measure, would be done by the county roadmasters under direction of the county courts.

GRIFFITH WANTS RAILROAD COM-MISSION TO DEAL WITH JITNEY.

Matter Laid Before Senate Committee and Corporation Officials Indorse Perkins Bill.

STATE CAPITOL, Salem, Or., Feb. 5 (Special.)-Declaring that the fitney bus was being operated in Portland as a common carrier, and if granted a franchise by the city should be placed under the regulation of the State Rail-way Commission, the same as the streetcar company, Franklin T. Grif-fith, president of the Portland Railway, Light & Power Company, tonight urged Light & Power Company, tonight urged the passage of Senate bills providing for this before the joint committees or

for this before the joint committees on municipal affairs.

Aff. Griffith said that the bills were not intended to deprive the city of any of its rights in regulating bus operations, the only purpose being that in se far as the Railroad Commission has control of the street railway company it should control the bus operany it should control the bus operany. pany it should control the bus oper

Mr. Griffith explained that the jitney bus operators were yet without a fran-chise, and asked by Senator Garland, chairman of the committee, how they were running, replied:

and barring roller towels and the common drinking cup: H. R. St. by Representative Croft, regulating the practice of chiropody, and requiring a state Ilcense for removal of "all superficial excreexences such as corns, warts and callossities on human hands and feet, and also the treatment of burions."

ARE PLEASED

and Other House Bills.

STATE CAPITOL, Salem, Or., Feb. 5.

(Special.)—The Senate today passed House bill 482, appropriating \$25,000 for the payment of salaries of legislators and clerks. This is the first appropriation for this purpose of the session, which it is estimated will cost about \$69,000.

RADICALS ARE PLEASED

And Other House Bills.

STATE CAPITOL, Salem, Or., Feb. 5.

(Special.)—Senator Langguth's bill read a definite route and definite making the penalty for homicide in the second degree imprisonment in the penalty of from 20 to 30 years was about \$69,000.

How goes to orago

House Bills.

STATE CAPITOL, Salem, Or., Feb. 5.

(Special.)—Senator Langguth's bill read of commission fixed the schedules of operating cars. The Schedules of operating cars, The Senate today passed to study passes.

STATE CAPITOL, Salem, Or., Feb. 5.

(Special.)—Senator Langguth's bill read of the second degree imprisonment in the penitentiary of from 20 to 30 years was about \$69,000.

RADICALS ARE PLEASED

One of the bills places the ous under the same jurisdiction as the streetcar company in the city and the other the same as the steam and other railroads outside the city. Corporation heads indorse the Per-kins bill, which provides that "no pub-lic utility shall henceforth begin the

Less Severe Dog Laws Favord.

STATE CAPITOL. Salem, Or., Feb. 5.

-(Special.)—The Senate today passed House bill 46 by Representative Lafferty repealing a law providing that dogs caught pursuing deer be shot. It was declared that it worked too severe a restriction upon persons keeping dogs Under the new law it

OREGON CITY, Or., Feb. 5.—(Special.)—The "Willamette Valley Southern day" will be held Saturday, February 20, instead of February 22. This decision was reached this afternoon by the committee of Commercial Club members who believe that the event will meet with greater success then. Subscriptions raised among business men have encouraged the committee.

Rev. John H. Boyd, D. D., pastor, Sermon 10:30 A. M., "God's Responsibility Toward the World"; 7:30 P. M., "Con-cerning the Effort to Make Mon Love Control of the Property o STATE CAPITOL Salem. Or., Feb. 5 One Another," suggested by the trag-

Hurrah, boys-today's a holiday

A good day to outfit the boys for rainy weather; for instance-

Boys' \$6.50 Norfolk suits with extra trousers free; tweed, cheviot and novel-

Boys' overcoats in all ages, 6 to 17 years, at exactly one-half regular marked prices! Child's overcoats in ages 2½ to 6 years; regularly \$6 to \$10—only \$3.95.

Two big hat snaps-

Boys' Felt Hats, regularly \$1.50 to \$3.00-closing them out at 50¢. Blue, gray, brown, tan, green, black. Children's Felt Hats that sold at \$1.50 to \$3.00-going now at 79c. Brown, black, gray, tan.

All shown on the second floor.

BEN SELLING



Governor's Economy Attitude Criticised in House.

Attempt to Increase Rate on Highway Bonds So as to Dispose of \$200,000 Issue Precipitates Attack on Board in Senate.

BOISE, Idaho, Feb. f.—(Special.)— Signs of trouble brewing in the Legislature came to the surface today indi-cating that some bitter conflicts may develop before the present session is many days older. In the House Governor Alexander was under fire. In the Senate northern members attacked the State Highway Commission, charging discrimination. These developments, to-gether with the passage of the Senate local option bill, which, if enacted, will close every brewery now operating in local option counties, were the features of the legislative programme. Attacks on the Governor developed nor Alexander was under fire. In the

of the legislative programme.

Attacks on the Governor developed in the House when that assembly was considering the minority economical programme to cut salaries of all state officials, including the Governor, as recommended by the chief executive in his message. The net result was cutting the salary of one official, State Treas-

urer. This will result in a net saving of \$5000 in two years.

Minority Leader Anderson is the author of salary-cutting bills. They came up in committee of the whole today, and remained nearly statestary else

urer. This will result in a net saving of \$5000 in two years.

Minority Leader Anderson is the author of salary-cutting bills. They came up in committee of the whole today. Mr. Edelbiute, of Kootenai, opened the attack by declaring he considered it presumption on the part of the Democrats to attempt to cut salaries of Republican officials because their party had obtained an "entering wedge in the Statehouse." To this Mr. Clark, Democrat, retorted that Governor Alexander was elected on an economy programme by a plurality of 7000, and insisted on economy not for his party but for the taxpayers. The sincerity of the Governor was questioned.

for the taxpayers. The sincerity of the Governor was questioned.

An attempt to pass a joint concurrent resolution to dispose of the \$290,000 highway bond issue voted two years ago and to raise the interest rate to \$1\frac{1}{2}\$ per cent and zeil them to the Continental and Commercial Trust and Savings Bank, of Chicago, drew from northern Senators an attack on the Highway Commission. They spicceded in preventing its passage. They declared the Highway Commission had done little for Northern Idaho in the matter of constructing highways, but had discriminated against the Panhandle in favor of the South. of the South,

DAILY METEOROLOGICAL REPORT.

PORTLAND, Feb. 5.—Maximum tempera-ture, 48.2 degrees; minimum, 42 degrees. River reading, 8 A. M. 5.8 feet; change in net 23 hours, 1 foot fail. Total rainfail (5 P. M. to 5 P. M.), 54 inch; total since Sep-P. M. to 5 P. M.), 54 inch; total since sep-tember 1, 1914, 90.26 inches; normal, 26.56 inches; deficiency, 6.56 inches. Total sun-shine, none; possible, 9 hours 53 minutes. Barometer (reduced to sea level), 5 P. M., 50.65 inches.

WEATHER CONDITIONS. large ligh-pressure area is central over Great Salt Lake Basin and a distruc-s of moderate energy overlies the Lake on. The following maximum wind ve-ties occurred inst night; Tatocah Island, miles south, and North Bend, 60 miles, heast. Warnings were taken down the ning at 7 octock. Rain has fallen in hing at 7 octock. Rain has fallen in

THE WEATHER.

Save the Babies.

■ NFANT MORTALITY is something frightful. We can hardly realize that of all the children born in civilized countries, twentytwo per cent, or nearly one-quarter, die before they reach one year; thirtyseven per cent., or more than one-third, before they are five, and one-half before they are fifteen!

We do not hesitate to say that a timely use of Castoria would save a majority of these precious lives. Neither do we hesitate to say that many of these infantile deaths are occasioned by the use of narcotic preparations. Drops, tinctures and soothing syrups sold for children's complaints contain more or less opium, or morphine. They are, in considerable quantities, deadly poisons. In any quantity they stupefy, retard circulation and lead to congestions, sickness, death. Castoria operates exactly the reverse, but you must see that it bears the signature of Chas. H. Fletcher. Castoria causes the blood to circulate properly, opens the pores of the skin and allays fever.

Letters from Prominent Physicians addressed to Chas. H. Fletcher.

In many cases and have always found it an efficient and speedy remedy." Dr. Frederick D. Rogers, of Chicago, Ill., says: I have found Fletcher's Castoria very useful in the treatment of children's complaints.

Dr. E. Down, of Philadelphia, Pa., says: "I have prescribed your Castoria in my practice for many years with great satisfaction to myself and

toria in my own household with good results, and have advised several patients to use it for its mild laxative effect and freedom from harm." Dr. J. B. Elliott, of New York City, says: "Having during the past six years prescribed your Castoria for infantile stemach disorders, I most

to the most delicate of children." Dr. C. G. Sprague, of Omaha, Neb., says: "Your Castoria is an ideal medicine for children, and I frequently prescribe it. While I do not advo-

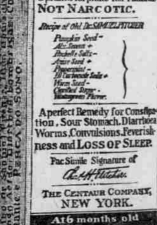
exception for conditions which arise in the care of children." Dr. J. A. Parker, of Kansas City, Mo., says: "Your Castoria holds the esteem of the medical profession in a manner held by no other propristary preparation. It is a sure and reliable medicine for infants and chil-

dren. In fact, it is the universal household remedy for infantile aliments." Dr. H. F. Merrill, of Augusta, Me., says: "Castoria is one of the very finest and most remarkable remedies for infants and children. In my opinion your Castoria has saved thousands from an early grave. I can furnish hundreds of testimonials from this locality as to its efficiency

CENUINE CASTORIA ALWAYS The Kind You Have Always Bought

T: 108.0

900 DROPS benefit to my patients." ALCOHOL 3 PER CENT AVegetable Preparation for As similating the Food and Regula-ting the Stomachs and Bowels of INFANTS CHILDREN Promotes Digestion.Cheeful ness and Rest. Contains neithe Opium Morphine por Mineral



Guaranteed under the Food a Exact Copy of Wrapper.

35 Doses - 35 CENTS

Dr. A. F. Peeler, of St. Louis, Mo., says: "I have prescribed your Castoria Dr. William C. Bloomer, of Cleveland, Ohio, says: In my practice I am glad to recommend your Castoria, knowing it is perfectly harmless and

Dr. Edward Parrish, of Brooklyn, N. Y., says: "I have used your Cas-

heartily commend its use. The formula contains nothing deleterious cate the indiscriminate use of proprietary medicines, yet Castoria is an

In Use For Over 30 Years.