

STATE MAY HELP ERECT \$200,000 MUSEUM IN CITY

Bill Drawn Asks Legislature to Give \$100,000 Toward Permanent Home; Oregon Historical Society to Share It.

Plans are under way to erect a \$200,000 home for the Oregon Historical Society and the city museum on the site of the Lincoln high school at Morrison, Alder, Fourteenth and Fifteenth streets.

A bill was introduced in the state legislature at Salem today calling for a state appropriation of \$100,000 toward the building, to be provisional upon the society raising a similar sum within the next 18 months. The bill also gives the school directors of Portland authority to donate a site to the society for the proposed building.

Home to Be Permanent.
It is intended by the building committee of the society, which includes William D. Fenton, Theodore B. Wilcox, H. C. Campbell, F. V. Holman, Dr. J. R. Wilson, George Himes, J. H. Albert of Salem and Professor F. G. Young of Eugene, to have the building, if it is secured, be the permanent home of the society and its museum. The city museum is now quartered with the State Historical society's exhibits on the top floor of the city hall.

The state is to be relieved of all expense incidental to the upkeep and operation of the museum, a condition for the appropriation. It is also providing that the city shall undertake to operate and maintain the building.

The bill was drawn by Mr. Fenton and sent to the chairman of the ways and means committee of the senate and house today. All of the members of the committee are in Portland favoring the location of the home for the society here. The two out of town members are believed to be in sympathy with the bill.

Portland Is Center.
Speaking of the location of the museum, Mr. Himes said:
"Since this county has no state building and has never asked for any until this time, and since Multnomah county pays 28 per cent of the state tax for all purposes, it would seem as if there would be no valid argument against the location of the permanent home of the society in the city of Portland, the commercial center of the state and the most accessible from all points."

The object of the Oregon Historical society is purely educational and it already has a very large and valuable collection of data and relics relating to this state and to the entire Oregon country.

A provision of the bill states that any library, works of art, paintings or similar educational or decorative matter that may be given or loaned the state may be housed and shown in the building.

A provision of the bill is that no part of the appropriation shall be available until a suitable site has been conveyed to the society for the building and until at least \$100,000 has been donated, paid or secured to the society from sources other than the state government.

Terms of Bill.
The paragraph referring to the proposed location of the building on the site of the Lincoln high school reads:
"The board of directors of school district No. 1, situated within the corporate limits of the city of Portland, is hereby authorized, in its judgment and discretion, to donate and convey to the state of Oregon, to be held in trust under the terms and provisions of this act, any portion of its real property now owned by said school district No. 1, which is situated on the corner of Morrison and Alder streets, as a site for said building and to provide as a site upon the trusts, provisions and conditions of this act."

The members of the school board have not yet defined their position in this matter, although H. C. Campbell, one of the board members, has indicated his intention to donate and convey to the building committee of the Historical society, is known to favor donating the high school property for this purpose.

PORTLAND, W. C. A. SECOND IN WORLD

Los Angeles Alone Surpasses Its Membership of 4107; Omaha Is Third.

The showing was made at the annual meeting of the board of directors of the Young Women's Christian association, held in the home of the organization, that the Portland institution is the second largest in the matter of membership in the world. Only the institution at Los Angeles, Cal., is larger. Omaha is next in size to Portland, but does not run it a close race.

Evidence that the growth of the Portland Y. W. C. A. has been little short of remarkable is given in the reports of officers. The report of Acting Secretary Martha Wheeler showed that in 1908, 2297 members were enrolled, but that during the year last past the enrollment had been swelled to 4107. Another cause for the trustees to rejoice was the fact that the financial report showed that the institution was 85 per cent self supporting.

Excellent work has been done by the Y. W. C. A. during the last year. During 1908 the number of meals served each day was 309, for 1910 the average number was 550. Transients cared for were 908 in number in 1908, and 2055 in number during the last year. Five thousand and eight travelers were aided in 1908, and 11,203 in 1910. Where before one worker helped travelers, four are now employed. One is stationed at the union passenger station, one at the North Bank station, another at the depot of the Oregon Electric and another at First and Alder streets.

The work of the physical department increased wonderfully, and showed a great interest in the development of the body. Ten thousand and thirty-one gymnasium lessons and baths in the pool were given in 1908, but that number was increased to 17,032 during 1910.

The annual meeting came on the tenth anniversary of the establishment of a Young Women's Christian Association in Portland. During the 10 years the institution took hold rapidly. Two years ago the new building at Seventh and Taylor streets was occupied.

After the meeting last night dinner was served in the T. W. C. A. cafeteria to more than 35 persons.

Names of the new board of directors elected last night follow: Mrs. I. H. Amos, Mrs. F. D. Chamberlain, Mrs. F. F. Barbour, Mrs. James F. Felling, Mrs. Charles B. Bayes, Mrs. Sarah A. Evans, Miss Harriet E. Moorehouse. Mrs. John Bell was elected on the board for the three year term, and Mrs. W. T. Kydd for a two year term.

AVIATORS FINED FOR KILLING PEOPLE
Paris, Jan. 19.—Fines of \$70 for carelessness and \$1000 as damages to the husband of his victim have been levied here on aviator Van Huelan, who accidentally killed a woman at Issy.

At Limoges, Aviator Bailloid has been sentenced to a month's imprisonment and fined \$75 for killing a girl by alighting in a crowd.

STRIKES AND SHERMAN LAW LEWIS DISLIKES
Columbus, Ohio, Jan. 19.—In his annual report to the convention of the United Mine Workers of America, President Lewis gave prominence to a vigorous denunciation of strikes as a means of organizing union districts and bitterly assailed the Sherman anti-trust law as ineffective and tending to further the combinations it was ostensibly designed to prevent.

The report strongly endorsed the proposed employers' liability law and urged the American Federation of Labor to grant a charter to the Western Federation of Miners as a step toward amalgamation with the United Mine Workers. He pointed out that 308,660 members of the United Mine Workers had paid the dollar monthly per capita tax in December, and he endorsed the proposal that joint conventions of miners and operators be assembled to negotiate wage contracts.

Referring to the Northern Colorado strike, President Lewis strongly denounced Judge Whitford's sentencing 18 miners for contempt in violating an injunction.

ASTORIA COUNCIL RESISTS INVASION

Asks Oregon Delegation to Oppose Incoming of All Asiatics Whatever.

(Washington Bureau of The Journal.)
Washington, Jan. 19.—Astoria Central Labor Council has sent to the Oregon delegation in congress a protest against the influx of Japanese, Hindus and other Asiatics, demanding that the terms of the present Chinese exclusion act be applied to other Orientals, fast lower wages and living standards imperil American standards and lest another race prejudice problem be injected into the social economy.

Astoria also moves towards the procurement of a new public building.

CIVIL SERVICE FOR DEPUTIES
Bill, Introduced by Request, Would Eliminate Inequalities in Salaries.

Salem, Or., Jan. 19.—Civil service for all deputies in the county offices of Multnomah county is proposed in a bill to be introduced this afternoon by Senator Joseph. It does not originate with him, however, and is introduced by request.

The bill is made to apply to all incumbents of offices except those elected by the people, members of boards or commissions, judges and clerks of election and deputies of the district attorney. The measure is understood to have the backing of Multnomah county officials.

The bill establishes a county civil service commission of three members, to be appointed by the county court, and to be paid \$5 per day during the time actually employed. The commission is authorized to classify the offices of the county and prescribe the rules for examination. It is to employ a secretary at a salary of not less than \$100 per month.

It is expected that inequalities in salaries of deputies now existing would be wiped out by this bill by reason of the classification of deputies, those in the same class receiving the same pay.

BLOCK AND ATTORNEY FIGHT IN COURT HOUSE
Moses Bloch, a money lender and warrent lawyer, and Attorney Miles B. Keefe engaged in a rough and tumble fight this morning in a main corridor of the tax department at the courthouse. The men were pulled apart by J. D. Boyer, chief deputy in the tax department, and F. F. Gilmer, clerk in the same department.

It appears that Attorney Keefe borrowed some money recently from Bloch. Some misunderstanding existed between them as to the time the interest was to have been paid. When the two met this morning Bloch asked the attorney if he had called him a liar. Bloch struck him in the right eye and the attorney returned the blow. The two men began pounding each other when Mr. Boyer ran from his desk and grabbed Attorney Keefe. Mr. Gilmer held the other fighter. In the short scuffle neckties and collars were torn off.

PORTLAND BEAUTIFUL IS SPEAKER'S THEME
Plans for beautifying Portland were fully disclosed and explained by Dr. J. R. Wetherbee in an address on "Building a City," delivered last night at a banquet given by the Portland Rotary club in the R. R. cafe. He said that within a few days E. H. Bennett, landscape architect of Chicago, Ill., would arrive in Portland with complete plans for making the city more beautiful.

Dr. Wetherbee went into the details of the plan, telling of the beginning of the movement and the manner in which it had been taken up by professional and business men, showing that citizens of Portland had great civic pride.

"These plans are made for a city of 2,000,000 people," he said. "We believe that before many years Portland will have that number of residents."
Among other speakers were Howard Everts Wood, architect, and C. S. Jackson, who spoke on "Making a Newspaper."

TO MORGAN THE EQUITABLE TO LA FOLLETTE

Morgan's Action in Relation to Hyde Stock Seems in Interest of Policy Holders.

(United Press Leased Wire.)
Albany, N. Y., Jan. 19.—State Insurance Superintendent A. L. Hicks today published a voting agreement between J. Pierpont Morgan and the trustees of the Equitable Life Insurance company stock, formerly held by James H. Hyde, under which it will be administered in future. It duplicates the agreement executed by Thomas F. Ryan, Grover Cleveland, Morgan, J. O'Brien and George Westinghouse when Ryan bought Hyde's stock, except that the Ryan agreement ran five years with a privilege of renewal. Morgan's agreement is subject to cancellation at any time by Hyde or O'Brien.

Morgan's letter to Superintendent Hicks enclosing the agreement said: "You will note this places us in a position where some determination in the interest of the policy holders and satisfactory to your department can be entered into without delay."

This move by Morgan, it is believed, means that the Equitable will be nullified just as soon as a plan is agreed upon by the trustees, the directors of the organization and the state insurance department.

JUMPS OFF STEEL BRIDGE, DROWNS
Unidentified Man Rises Twice in Wild Flood But Declines a Line.

Walking deliberately out upon the upper deck of the steel bridge at 10 o'clock this morning, a large, smooth-shaven man, wearing a brown suit, climbed upon the rail of the bridge and jumped into the boiling waters beneath. He came to the surface twice before sinking for the last time.

The suicide was witnessed by Jim Laird, foreman of the bridge, who reported it to Harbor Patrolman Lillis, and by those aboard the steamer Diamond O, and some people crossing the bridge. As far as could be learned by the patrolman, who arrived on the scene just as the man came up for the first time, the identity of the suicide was not known by anyone who saw him in the river.

The foreman, according to his story, Lillis, saw the man come onto the bridge on the north side, on the west approach, walk out a distance onto the structure, climb to the rail and jump. When he came to the surface he held his hands up in the air and made no effort to save himself, and as the current in the river, made unusually swift for the time of the year, he was carried a large of in tow of the steamer Diamond O, which was moored alongside the steamer Rose City at the Alsworth dock, members of the crew first threw out a line, which fell almost across his hands, but as he made no effort to secure it, the line was carried on toward a pile pole to hook into his clothes, he approached. Just before reaching the barge, however, the man went below the surface and was swept under the barge, being seen no more.

NEW TRIAL GRANTED IN PATTERSON SUIT
On the ground that the word "sole" incorporated in the oath prescribed by the United States patent office for all would-be patentees to take is not justified by law and therefore unnecessary, the United States circuit court of appeals has remanded for new trial the case of Patterson against Charles A. Patterson.

Patterson claimed to be the inventor of a new kind of harness buckle, and secured a patent upon it. His former partner claimed to be the real inventor of the buckle and secured government presentation of Patterson on a charge that he had perjured himself in swearing to be the first and only inventor of the buckle.

MIAMI LUMBER CO. IS SUED FOR \$5500
Transcript of the suit of Fred Wheeler against the Miami Lumber company for recovery of \$5500 damages has been filed at the United States district court from the state circuit court at Tillamook.

Wheeler alleges he had a contract with the Miami Lumber company for "knocking, sniping, hauling and dumping" logs, for which he was to receive \$5.50 a thousand. He claims about 2,210,000 feet were cut and \$27,442 remained to be cut when he was told to stop, and has never been paid.

STREET IMPROVEMENT WILL COST CITY \$9000
In accordance with the instructions of city council, City Engineer Morris yesterday filed with the city auditor reports showing the estimated cost of street improvements now pending, which will have to be paid by the city. The total will be \$9000. The money will be expended by the city in payment for improvement of streets bordering on property of the fire and park departments.

TAFI FRIEND TO LA FOLLETTE

Names Man for U. S. District Attorney Without Regard to the Senator's Wishes.

(Washington Bureau of The Journal.)
Washington, Jan. 19.—President Taft today sent to the senate the nomination of Guy D. Hoff to be United States district attorney for Wisconsin, ignoring La Follette's recommendations of progressives.

The case is exactly like Bourne's turndown by Taft, when Colwell and Malcolm were appointed.

Hoff belongs to the reactionary crowd. There are indications that a big fight will be organized by the progressives that will attract national attention.

WHITE SLAVE CASE KNOTTY PROBLEM
Mothers-in-Law Face Each Other in Court in Tim Lane Trial.

With wife arraigned against husband and mother-in-law against mother-in-law, the case against Tim Lane in the circuit court presents several unusual situations.

Both mothers-in-law came to Portland from Seattle on the same train, and the same case against the mother-in-law, went on the witness stand against the other's child. Lane is charged with putting his young wife into white slavery. The case was given to the jury at noon today.

Emma Lane said she was introduced to Lane by Edna Marrott. Several clandestine meetings were held in that city. She was working in a downtown store. Lane and the Marrott woman proposed she come to Portland, she said, to work. The two girls came, and after their arrival met Lane and another man. She said that when Lane discovered that the girls were looking for them he proposed that they get married. After the marriage, she said, he took her to several north and lodging houses, where she led a questionable life.

Lane denied about everything that the young wife said. He said he wanted her to stay away from the girls' rooms and lodging houses. He denied she gave him part of her earnings while in the lodging houses. The mothers-in-law testified that both their children were obedient, and had never been in trouble before.

PERSONAL
Maurice M. Schwartz, manager and buyer for the art and picture department of Goodard, Hark & Co., is now in New York city in the interests of his firm. Mr. Schwartz will visit all the principal cities of the east, returning to Portland about February 1 with a complete line of latest picture frames and mouldings.

W. H. Wilson, an attorney from The Dalles, is registered at the Perkins Hotel.

S. J. Beck of Lexington is registered at the Perkins hotel.

J. B. Steffle and Mrs. Steffle are registered at the Oregon hotel on Eugene.

FISH-GAME BOARD IDEA OF HOLLIS

Plan to Take Offices of Game Warden and Fish Warden Out of Politics.

(Special Dispatch to The Journal.)
Salem, Or., Jan. 19.—A bill which has the indorsement of the present fish and game warden, of Governor Oswald West and of A. E. Gebhardt, secretary of the Oregon Fish and Game association, and of W. L. Finley, president of the Oregon Audubon society, was introduced in the house this morning by Representative W. H. Hollis of Washington county, which proposes to place the complete control of the fish and game departments under a state board of fish and game commissioners, and which will operate to take those two state departments out of politics.

The bill, which is considered a meritorious measure, proposes that the board shall consist of five members. The president of the Oregon State Agricultural college will be a member ex-officio, the other member to be appointed by the governor, but no more than two of which will be selected from the same political party. The members of the board will draw no salary, but will receive traveling expenses and \$5 per day while in session, but the total amount to be drawn by each member of the board is limited to \$100 per year.

This commission will have complete charge of and will enforce the fish and game laws of the state under this law. There will be a fish warden and a game warden as at present, but these will be selected by the board instead of appointed by the governor as at present. All the deputies and clerks, though recommended by the warden, will be selected by the board. The board will have the power to dispose of property acquired by the game and fish wardens, such as unused fish hatchery grounds. The board will be given full power to administer the fish and game laws of the state, and its accounts will be audited in the usual manner. An emergency clause is attached to the measure, so that it will go into effect as soon as it receives the governor's indorsement. The measure was prepared along the lines recommended in his inaugural message.

A resolution was also introduced in the house this morning calling for the appointment of a committee to confer with similar committees from the states of Washington and California to enact uniform legislation for the protection of such migratory game birds as geese and ducks. A bill is also being prepared by W. L. Finley that proposes to authorize the state board of fish commissioners to lease preserves where game birds will be allowed to congress where they will be fed by the state game wardens and where they will be allowed to peacefully propagate their species.

BUSINESS MEN MEET AT ANNUAL BANQUET
The annual banquet of the East Side Business Men's club will be held tonight at 122 Broadway at 11:30 o'clock. The annual election of officers will be one of the features of the evening. The annual address and review of the club's work will be given by the retiring president, George T. Atchley. The annual report of the secretary, George Dillon, will be read by President H. M. Haller. Improving the Mail Service on the East Side, C. B. Merrick; "Good Roads for Oregon," Marshall N. Dana; "Why I Don't Go to Salem," A. G. Roushight; "Importance of Public Docks for East Portland," Dr. George B. Van Waters.

WIDOW OF VICTIM OF WRECK SUES; \$25,000
Spokane, Jan. 19.—In less than two weeks a suit for \$25,000 for damages to a wreck at Cheney, Wash., suit was brought in the superior court yesterday asking \$25,000 for the death of John Oliver, colored porter on Burlington train No. 42, who died of injuries a few minutes after the collision. The suit is brought by Mrs. Mamie Oliver, the widow, for her two children, 13 and 15 years of age. The plaintiff alleges that the wreck at Cheney on January 4 was caused by the defective fuses supplied by the company and negligence of the brakeman and dispatcher in charge. The allegations follow the findings of the coroner's jury.

COUNTIES MUST MEET STATE GIFTS TO FAIRS
Salem, Or., Jan. 19.—In order to obtain an appropriation of \$1500 from the state, the Yamhill county fair association must contribute a like amount. An amendment to this effect was placed on the bill introduced by Graves of Yamhill and reported out yesterday. It went back to the ways and means committee. There are other bills asking state aid for county fairs and the amendment requiring the counties to contribute sums similar to those asked will probably apply to the others.

CONDUCT PRECOOLING EXPERIMENTS.
Medford, Or., Jan. 19.—That the government will conduct a series of precooling experiments in this city during the coming summer is the information received today by Professor F. J. O'Garra in a letter from A. V. Stuenkel, expert acting in charge of field investigations for the bureau of plant industry of the United States department of agriculture.

WOULD CREATE OFFICE OF STATE EXAMINER
Salem, Or., Jan. 19.—Creation of the office of state examiner, who is made auditor of all state and county offices, was the substance of a bill presented by President Selling in the senate. It follows in a general way the lines of the state auditor bill defeated two years ago.

It provides the examiner shall formulate a system of accounts, examine all bonds filed by officers, examine the character of all assets held by the state, supervise and expert the books of officers and make confidential reports to the governor upon his work. A salary of \$2000 is provided for the examiner, \$1500 for clerical assistance and not to exceed \$1200 for necessary expenses.

VALUES TWO TOES AT \$5000.
Eugene, Or., Jan. 19.—Peter Gorchian, a former employe of the Booth-Kelly Lumber company, values two of his toes at \$5000, according to a complaint just filed by him in the circuit court here, suing the company for that amount for the loss of the two members in an accident in the company's logging camp where he was employed. Besides the \$5000 he asks for \$350, the amount he alleges he lost as wages while he was unable to work. He says he lost his toes while helping to load a donkey engine on a sled.

SCHENK DEFENSE EXPECTS TO TAKE 3 DAYS FOR CASE

State Closes With Recall of Chauffeur and Nurse—200 Witnesses Including 40 Medical Experts, Called.

(United Press Leased Wire.)
Wheeling, W. Va., Jan. 19.—The prosecution in the case of Mrs. Laura F. Schenk, who is accused of poisoning her millionaire husband, rested today at 11:30 o'clock.

The defense today denied that Mrs. Schenk collapsed in court yesterday. Her illness, which caused the hasty adjournment of the case, was only of a temporary nature, it was said. Frank O'Brien, one of her attorneys, asserted that the defendant might take the stand this afternoon.

When she entered the courtroom today Mrs. Schenk displayed little evidence of the illness that caused yesterday's sudden adjournment.

"I'm feeling fine," she said. "It was the stifling atmosphere that made me ill. Collapse? Do I look ill?" And she smiled widely as her eyes swept the curious crowd already in the courtroom.

Witnesses Recalled.
The first witness of the day was Lundy Wilson, the chauffeur, who had told of Mrs. Schenk's alleged improper relations with Dan Phillips. Asked why he had not informed Schenk of his wife's infidelity, Wilson replied: "It was none of my business. He wouldn't have believed me anyway."

Alice Evans, one of the detective nurses, was recalled. She described the scene at Schenk's bedside when the millionaire heard that his wife had been arrested.

"Mr. Schenk," she said, "was very much affected. He sprang out of his bed and wanted to aid her. When restrained, he wept."

Schenk's Competency Questioned.
At the conclusion of the prosecution's case, Judge Jordan, in overruling a motion by the defense to exclude a large portion of the testimony of the state, sprung a big surprise when he declared that Schenk would have been admitted as a proper witness, regardless of the state of the defense. Exception was taken by Mrs. Schenk's attorneys, as a state law specifically forbids the introduction of a husband's testimony against his wife except with her consent.

Three days will probably be required for the defense to present its testimony, according to Attorney Boyce, Mrs. Schenk's chief counsel.

Boyce expects to put 200 witnesses on the stand and will introduce 40 medical experts to rebut the statements of physicians testifying for the prosecution.

Defense Offers Testimony.
The first evidence offered by the attorneys for Mrs. Schenk, when the defense opened this afternoon, was ruled out by the court. It was a deposition by Alice Thomas secretary for the Perkins Detective Agency, in support of the defense's charge that the agency had been bribed by the state to the court regarding the detectives employed on the Schenk case.

TWO-NIGHT
Suffer from Catarrh? It's all he claims for a cure in Vinol. He says Vinol was a cure for catarrh, asthma, bronchitis, colds and all catarrhal complications. He will also send you free an illustrated booklet. Write him immediately.

WANT LUXURIANT HAIR? THEN TRY THIS
"Every woman prizes luxuriant hair," says Mae Marty, in the Philadelphia Public Ledger, "and many find that much depends on shampooing. Various preparations are used for this purpose, but few are free from injurious ingredients, and the result is thin, straggly hair and itchy scalps."
A simple and inexpensive shampoo mixture can be made at home by dissolving a teaspoonful of canthrox in a teaspoon of hot water. This is poured over the scalp and rubbed until lathering freely, then the hair rinsed carefully and dried.

FORGER GETS 20 YEARS.
Klamath Falls, Or., Jan. 19.—Thaddeus York, the forger who pleaded guilty Tuesday was sentenced yesterday to 20 years. However, he will be confined in prison but two years and will be under parole for the other 18. York is wanted in many other places, but this sentence will place him beyond the reach of officers of other states.

SPECIAL TRAIN SATURDAYS
To Clatsop Beach Points.
Hotels at Gearhart and Seaside are open all year. Splendid salt air resorts for winter rest and recreation. ASTORIA & Columbia River R. R. trains, 9 a. m., daily, 6:30 p. m. Saturday. Round trips \$3 weekly, \$4 daily.

GIRLS WHO WORK SHOULD KNOW THIS
Writing on beauty topics for the Philadelphia Inquirer, Mrs. Mae Martyn says: "Liquid preparations are fast supplanting face powders, as it is found their continued use has a tendency to clog the pores, causing blackheads and other blemishes."
"I find," she says, "when face powders are tabooed and a liquid is used, the muddy condition, which soon disappears and the skin takes on a pink glow of health."
"One of the best and most popular lotions is made by dissolving 4 ounces of aprurax in 1/2 pint of hot water, then adding 3 teaspoonfuls glycerine."
"This is much easier to apply than powders, and every woman should have it on her dressing table, while it will be found invaluable for rough or blotchy skins."

How to Get Rid of Catarrh
A Simple, Safe, Reliable Way, and It Costs Nothing to Try.
Those who suffer from catarrh know its misery. There is no need of this suffering. You can get rid of it by a simple, safe, inexpensive home treatment discovered by Dr. Blosser, who for over thirty-six years, has been treating catarrh successfully.
His treatment is unlike any other. It is not a spray, douche, salve, cream, or inhaler, but is a more direct and thorough treatment than any of these. It cleans out the hot, morbid, inflamed lungs so that you can again breathe freely and sleep without that stopped-up feeling that all catarrh sufferers have. It heals the diseased mucous membranes and arrests the foul discharge, so that you will not be constantly blowing your nose and spitting, and at the same time it does not poison the system and ruin the stomach, as internal medicines do.

Worry and Hurry
Are the two greatest foes to digestion and very few people reach the age of forty without falling a victim to indigestion in some form or other.
Undigested food is a serious menace to health and is the cause of headaches, sleeplessness, flatulency, gas and distress in the stomach, despondency, nervousness, bad breath and impure blood.
In such cases Vinol has a marked beneficial result. It seems to go directly to the seat of trouble strengthens and tones up the tired, weakened nerves of the stomach, enabling one to digest with ease the very foods that once caused distress.
A case has just come to our attention in Barre, Vt. Mr. Samuel Wheeler suffered with a stomach trouble for years and had taken all kinds of medicines without relief, and at last found a cure in Vinol. He says Vinol was worth five dollars a bottle to him. We guarantee this testimonial to be genuine.
If you suffer from any form of stomach trouble, try a bottle of Vinol with the understanding that your money will be returned if it does not help you. Woodard, Clarke Co., Druggists, Portland, Ore.