

Surprising Cure of Stomach Trouble.
When you have trouble with your stomach or chronic constipation, don't imagine that your case is beyond help just because your doctor fails to give you relief. Mrs. G. Stengle, Plainfield, N. J., writes, "For over a month past I have been troubled with my stomach. Everything I ate upset it terribly. One of Chamberlain's advertising booklets came to me. After reading a few of the letters from people who had been cured by Chamberlain's Tablets, I decided to try them. I have taken nearly three-fourths of a package of them and can now eat almost everything I want." For sale by all dealers.

H. Harrington
WILL DO YOUR
DRAYING AND MOVING
promptly and satisfactorily. They have every facility for handling all classes of goods, and simply solicit a trial. Feed Barn and Fire Proof Vault in Connection.
All kinds of Hauling & Piano Moving
Phone No. 72 Cottage Grove

Unightly Face Spots.
Are cured by Dr. Hobson's Eczema Ointment, which heals all skin eruptions. No matter how long you have been troubled by itching, burning, or scaly skin humors, just put a little of that soothing antiseptic, Dr. Hobson's Eczema Ointment, on the sores and the suffering stops instantly. Healing begins that very minute. Doctors use it in their practice and recommend it. Mr. Alteman of Littleton, Pa., says: "Had eczema on forehead; Dr. Hobson's Eczema Ointment cured it in two weeks." Guaranteed to relieve or money refunded. All druggists, or by mail. Price 50c Pfeiffer Chemical Co., Philadelphia and St. Louis.

Southern Pacific Railway Time-Table
COTTAGE GROVE STATION

South Bound	North Bound
No. 13 2:10 a. m.	No. 14 1:24 a. m.
No. 15 5:53 a. m.	No. 16 2:10 a. m.
No. 19 3:10 p. m.	No. 18 10:11 a. m.
No. 17 7:52 p. m.	No. 20 3:38 p. m.

O. & S. E. R. R. COMPANY.

E. BOUND	W. BOUND
No. 1	No. 2
A. M.	STATIONS
8:00	COTTAGE GROVE
8:20	WALDEN
8:40	W. G. COOPER
8:55	DORANA
9:10	VAUGHNS
9:25	STAN
9:35	RED BRIDGE
9:45	WILDWOOD
10:15	DISTON
10:30	RUJADA
10:45	LV. 10:45

An extra train for passengers only leaves Cottage Grove Wednesdays and Saturdays at 3:15 p. m., returning arrives at Cottage Grove at 5:15 p. m.
Subject to change without notice.
A. B. WOOD, Manager.

If a substitute is offered you for Foley Kidney Pills, it means a cheaper medicine is pressed upon you for the dealer's profit, not for yours. Foley Kidney Pills may cost the dealer more than a cheap substitute, but they give better results than any other kidney and bladder medicine. Ask for Foley Kidney Pills. For sale by all dealers everywhere.

Heart Disease Almost Fatal to Young Girl

"My daughter, when thirteen years old, was stricken with heart trouble. She was so bad we had to place her bed near a window so she could get her breath. One doctor said, 'Poor child, she is likely to fall dead any time.' A friend told me Dr. Miles' Heart Remedy had cured her father, so I tried it, and she began to improve. She took a great many bottles, but she is spared to me today. A fat, rosy checked girl. No one can imagine the confidence I have in Dr. Miles' Heart Remedy." A. R. CANON, Worth, Mo.

The unbounded confidence Mr. Canon has in Dr. Miles' Heart Remedy is shared by thousands of others who know its value from experience. Many heart disorders yield to treatment, if the treatment is right. If you are bothered with short breath, fainting spells, swelling of feet or ankles, pains about the heart and shoulder blades, palpitation, weak and hungry spells, you should begin using Dr. Miles' Heart Remedy at once. Profit by the experience of others while you may.

Dr. Miles' Heart Remedy is sold and guaranteed by all druggists.
MILES MEDICAL CO., Elkhart, Ind.

Causes of Stomach Troubles.
Sedentary habits, lack of outdoor exercise, insufficient mastication of food, constipation a torpid liver, worry and anxiety, overeating, partaking of food and drink not suited to your age and occupation. Correct your habits and take Chamberlain's Tablets and you will soon be well again. For sale by all dealers.

COUNCIL PROCEEDINGS
(Official Publication.)

Regular meeting City Council July 7, 1913.

The mayor being absent, T. C. Wheeler was elected chairman. C. H. Burkholder being present, asked permission to erect a hitching rack in the street adjoining his store. N. H. Martin of the Street Committee reported that the committee had been making efforts to secure ground for the hitching racks and had found that they could get a tract 100x133 feet at the corner of Sixth and Adams Streets for a consideration of \$1800.

On motion the council ordered the street committee to investigate this and other tracts and to make arrangements to purchase a suitable tract of ground for the erection of the hitching racks.

On motion Mr. Burkholder was granted permission to erect rack as requested until the city could make arrangements for permanent ground for that purpose.

The special committee on an electric fire alarm system reported and by motion it was ordered that the city purchase and install an electric fire alarm system similar to that now in use in Corvallis. The City Attorney was instructed to draw an ordinance to that effect.

Mr. Lurch being present, presented a request that the alley adjoining Humphrey & Mackin's store be opened up from Main to Washington Streets. The matter was referred to the Street Committee.

On motion a warrant was ordered drawn in favor of Mrs. H. D. Lincoln for \$4.25 as a rebate on taxes.

On motion a warrant was ordered drawn for \$3.00 for Mr. Finnerty as a rebate on taxes.

On motion it was ordered that the recorder make out and present to the County Court a bill for the improvement of West Main Street from the city limits to the Silk Creek bridge.

Amendment to ordinance No. 375 (curfew ordinance), was read first, second and third times and passed, providing that curfew be rung at eight o'clock in winter instead of at nine o'clock and at nine o'clock in summer instead of at ten o'clock. Done by petition.

Amendment to ordinance No. 334 was read first, second and third times and passed, changing speed limit for automobiles to fifteen miles per hour for all thoroughfares of the city.

On motion the city engineer was ordered to put up speed notices on all thoroughfares leading into the city at the city limits, and also to post a notice on the Coast Fork bridge limiting speed to five miles an hour.

On motion it was ordered that Dr. Kime be entitled to receive rock from the contractors at \$1 per cubic yard for private street improvement.

City engineer made a report on street improvement by Ambrose & Burdall Company that there is \$2644.62 now due on street contract work as completed.

Report from the Ambrose & Burdall Company was read showing that 1580 cubic yards of rock had been crushed during May and June.

On motion it was ordered that Recorder present bill to Ambrose & Burdall Company for rock crushed during May and June.

On motion it was ordered that the Recorder notify the Cottage Grove Electric Light company that a deduction would be made from their bill for lights reported out by the City Marshal.

The following bills were ordered and allowed:

J. E. Young, salary	\$ 40.45
Mrs. H. D. Lincoln, rebate on taxes	4.25
T. Allen, work on bridge	2.50
John Allen, work on bridge	8.25
W. B. Osman, street work	6.75
J. A. Elledge, assisting engineer	22.00
O. L. Nichols, salary	120.00
H. J. Jorgenson, work on bridge	1.90
F. Woodruff, work on main sewer line	3.65
B. J. Curry, special police	3.75
Fire Company, May salary	24.00
Fire Company, June salary	17.00
J. H. Chambers, lumber for bridge	40.80
W. W. Oglesby, June salary	10.00
G. B. Pitcher, salary	75.00
W. B. Osmond, digging ditch	38.88
J. H. Brown salary	75.00
Sentinel, printing water receipts and advertising	20.80
Otto Michael, assisting engineer	44.00
W. B. Osmond, cleaning sewers	4.00
Harry Martin, assisting engineer	7.50
Harry Martin, work on bridge	7.65
Armes and Randall, hauling lumber for bridge	3.00
Coast Culvert and Flume Company, Birch Street	87.00
Knowles & Graber, hardware for bridge	5.25
Leader, printing water rates	8.00
J. F. Spray, straw	1.00
The Gauld Company, two-inch pipe	134.08
Cottage Grove Transfer Co., cleaning streets	56.75
Knott-Joslin Co., hose rings	1.10
C. G. Electric Co., June lights	276.65
John Rice, work on bridge	10.30
Finnerty, rebate on taxes	3.00
Ambrose & Burdall Co., street contract	2644.62

Popular Talks on Law
THE RIGHT OF SELF DEFENSE.

By WALTER K. TOWERS, A.B., J.D., of the Michigan Bar

John Rice fell into a dispute with Loren Devlin which rose to a point where Rice rushed upon Devlin and struck at him, though he failed to touch him. Thus assaulted Devlin took vigorous action and proceeded to pound Rice into a state of insensibility. The public prosecutor proceeded against Devlin in a criminal action for assault and battery, and he was found guilty and fined. Rice also sued Devlin in a civil action for assault and battery and recovered damages. Devlin claimed that he had acted only in self defense.

While there is a right of self defense recognized by law it is not broad enough to recover an action such as Devlin's. One whose person is assaulted may defend himself; but in defending himself he may not use more force than is reasonably necessary under the circumstances. If you are assaulted you may strike back more vigorously than is necessary to defend your person from the threatened attack. In this case Devlin was justified in resisting Rice. Rice having been resisted, and having ceased to attack, however, Devlin was not justified in continuing further. In doing so he became the assailant, and his further action was a new assault and battery for which he was liable both in a civil suit for damages and in a criminal action. The law does not require that the vigor of the defense be absolutely adjusted to the vigor of the attack, since it recognizes that this is not always possible of accurate determination. It is required, however, that the defender does not step beyond the bounds of reason in his acts of defense.

As the New York court has remarked:

"Self defense is a primary law of nature, and it is an excuse for breaches of the peace, and even for homicide itself. But care must be taken that the resistance does not exceed the bounds of mere defense, prevention, or recovery, so as to become vindictive; for then the defender would himself become the aggressor. The force used must not exceed the necessity of the case."

To justify the use of force on the ground that it was in self defense there must have been an actual attempt to offer bodily harm. The attack resisted must be apparently real. Self defense may not be claimed when the force was exerted after the danger of attack had passed. The threatened assault having passed, there is no longer any need for self defense.

The means that a person may take in his own defense must depend, of course, upon the particular danger which threatens. A degree of force may be used in self defense equal to the degree of force with which the defender is attacked. Killing an assailant may even become justifiable by way of self defense, especially where he attacks with a deadly weapon.

O'Malley and Grady had had many quarrels and finally one arose which was particularly bitter. Grady vigorously threatened to kill his adversary on sight. Later in the day they met and Grady at once assaulted O'Malley with a large club dealing him several serious blows about the head. Unable to ward off these blows O'Malley drew his pistol and fired, killing Grady. He was tried on a charge of manslaughter, but held not guilty, the jury finding that he had acted in reasonable defense.

As a general rule one may kill an assailant when it is apparently necessary in order to save himself from death or great bodily harm, while in the midst of a sudden combat which he has not himself provoked. Generally speaking, the law requires that the person attacked retreat, if possible, before he may kill an assailant and claim self defense as a justification. The person attacked need not retreat if to do so would place him in a more precarious position, but he must retreat even though to do so would not apparently improve his position. There are some states in which the courts hold that a person attacked may stand his ground under practically all circumstances, but such a rule is rather exceptional.

It is probably a familiar rule that a person attacked need not retreat farther than his own premises. One attacked in his own home, or in his own office is under no obligation to retreat, but may stand his ground, no matter how threatening the attack, and while so standing his ground may kill his assailant if necessary to save his own life or to avoid great bodily harm, or the commission of a felon within his premises.

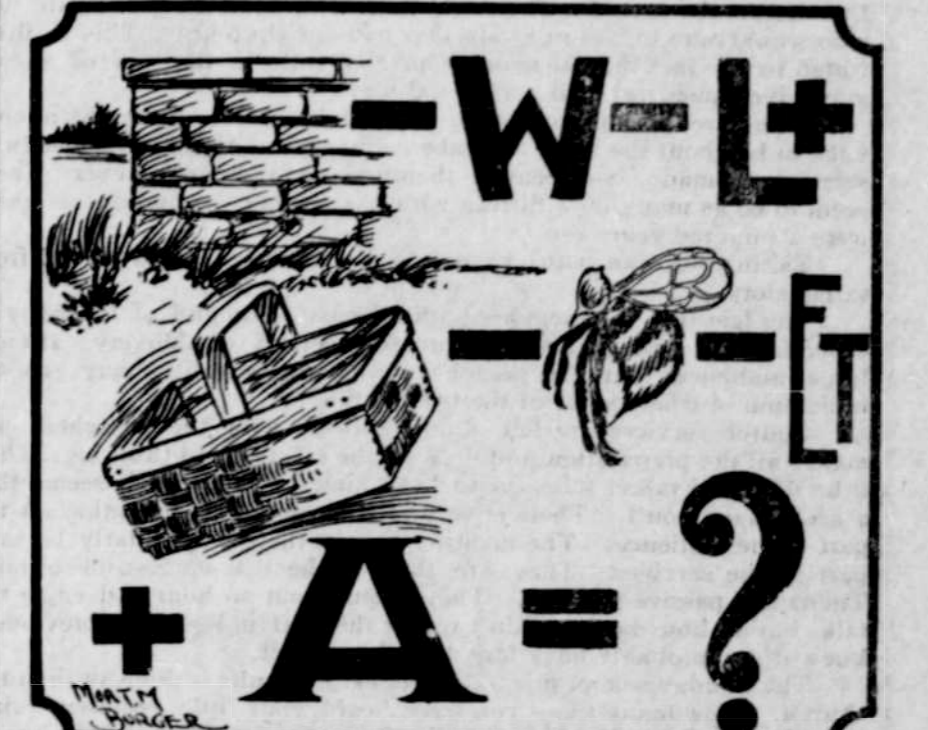
One may not only defend his own person with the degree of force necessary to resist the attack, but he may defend the persons of the members of his family as well. Thus a father may defend a son, and a son his father. A master may also defend his servant, and vice versa the servant his master. The right of defense extends to property as well. One may defend the

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Ask Your Grocer For It—All the best grocers sell and recommend it. Drifted Snow Flour is made to give satisfaction and perfect baking results. SPERRY FLOUR CO.



HISTORY OF THE WORLD TWO-IN-ONE PUZZLE.
Add and subtract according to pictures, etc., and you will then be able to find out the purchase that was made from Russia by the United States government for the sum of \$7,200,000 in gold. After you have done this find the picture of the person that helped close this deal.
Answer to last puzzle: Nebraska. Picture face in front of rat.

The value of a paper to a community can be accurately measured by what outsiders think of it. The Sentinel is willing to be thus measured.



"This is My Choice of Duke's Mixture Presents"

Among the many valuable presents now given away with Liggett & Myers Duke's Mixture there is something to suit every taste—and in this all-pleasing satisfaction the presents are exactly like the tobacco itself. For all classes of men like the selected Virginia and North Carolina bright leaf that you get in



Now this famous old tobacco will be more popular than ever—for it is now a Liggett & Myers leader, and is equal in quality to any granulated tobacco you can buy. If you haven't smoked Duke's Mixture with the Liggett & Myers name on the bag—try it now. You will like it, for there is no better value anywhere.

For 5c you get one and a half ounces of choice granulated tobacco, unsurpassed by any in quality, and with each sack you get a book of cigarette papers FREE.

Now About the Free Presents
The coupons now packed with Liggett & Myers Duke's Mixture are good for all sorts of valuable presents. These presents cost you not one penny. The list includes not only smokers' articles—but many desirable presents for women and children—fine fountain pens, umbrellas, cameras, toilet articles, tennis racquets, catcher's gloves and musks, etc.

As a special offer during December and January only, we will send you our new illustrated catalogue of presents FREE. Just send name and address on a postal.

Coupons from Duke's Mixture may be asserted with tags from HORSE SHOE, J. T. TINSLEY'S NATURAL LEAF GRANGER TWIST, coupons from FOUR ROSES (10c tin double coupon), PICK PLUG CUT, FLEMING CIGARETTES, CLIX CIGARETTES, and other tags or coupons issued by us.

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