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Promotes Digestion, Cheerfulness and Rest. Contains neither Opium, Morphine nor Mineral. **NOT NARCOTIC.**

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Pumpkin Seed -
Sloe Juice -
Rhubarb Sals -
Aloe Seed -
Licorice -
Molasses -
Cinnamon -
Sage -
Sassafras -

A perfect Remedy for Constipation, Sour Stomach, Diarrhoea, Worms, Convulsions, Feverishness and LOSS OF SLEEP.

Fac-Simile Signature of
Chas. H. Fletcher
NEW YORK

EXACT COPY OF WRAPPER.

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Chas. H. Fletcher

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CASTORIA

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Albany College.

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Trains for Scholarship, Culture, Efficiency, Classical, Scientific, Normal and Commercial Courses with ample range. The spirit and teaching of the Institution are frankly and positively Christian. Prepare for special and technical education by building first the MAN on Albany's broad and strong lines.

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Parabird, R. O. and S. C. White -
Corns, White Plymouth Rocks, N. B. Arceves, Pekin ducks and O. I. C. or sale.

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W. O. W. - Society Lodge No. 13 meet every Monday evening at their hall in A. O. U. W. Temple on First street, Albany. Strangers in the city and transient brethren cordially invited to attend.

WOMEN OF THE WORLD. - Albany Camp No. 163 P. J. W. W. meets in Hall Foster Block every Friday evening.

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SOUTH AND EAST

VIA -
SOUTHERN PACIFIC

Shasta Route.

Leave Albany for Portland and any stations at 4:30 a.m., 7:28 a.m. and 9:27 p.m.

| | | |
|----------------|------------|------------|
| Leave Portland | 8:30 a.m. | 8:20 p.m. |
| Albany | 12:28 p.m. | 11:57 p.m. |
| Active Ashland | 12:56 a.m. | 12:35 a.m. |
| Sacramento | 5:10 p.m. | 5:00 a.m. |
| San Francisco | 7:45 p.m. | 8:40 a.m. |

Arrive Ogden
 4:55 a.m. | 7:00 a.m. || Denver | 9:30 a.m. | 9:12 a.m. |
| Kansas City | 7:25 a.m. | 7:25 a.m. |
| Chicago | 7:42 a.m. | 8:30 a.m. |

Arrive Los Angeles
 2:00 p.m. | 8:05 a.m. || El Paso | 6:00 p.m. | 6:00 p.m. |
| Fort Worth | 6:30 a.m. | 6:30 p.m. |
| City of Mexico | 11:30 a.m. | 11:30 a.m. |
| Houston | 7:00 a.m. | 7:00 a.m. |
| New Orleans | 6:30 p.m. | 6:30 p.m. |
| Washington | 8:42 a.m. | 8:42 a.m. |
| New York | 12:10 p.m. | 12:10 p.m. |

Callman and Tourists cars on trains. Chair cars Sacramento to Ogden and El Paso, and tourist cars to Chicago, St. Louis, New Orleans and Washington.

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A POSITIVE CURE

For Inflammation of Catarrh of the Bladder and Disordered Kidneys. SO SORE SO FAST. Cures quickly and permanently the worst cases of Gonorrhoea and Gleet, no matter of how long standing. Absolutely reliable. Price \$1.00, or by mail, postpaid, \$1.00, 3 boxes, \$2.75.

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DOING THEIR DUTY.

To filter the blood is the kidney's duty. When they fail to do this the kidneys are sick. Backache, many kidney ills follow; Urinary trouble, diabetes, Don's Kidney Pills cure them all.

George Rutter, who is employed with the Oregon Railroad & Navigation Co., and resides at 191 Second street, Portland, Ore., says: "I had more or less trouble with my kidneys for a year or more. My back bothered me with sore, irritating pain. Don's Kidney Pills were recommended to me and I got a box. I commenced to use them as directed and to my surprise when I had taken about half the box the pain left my back. Every kidney sufferer should know about Don's Kidney Pills."

Twenty more proof like this from Albany people. Call at Foshay & Mason's drug store and ask what their customer-report.

For sale by all dealers, 50 cents per box. Foster-Milburn Co., Buffalo, N. Y., sole agents for the U. S.

Remember the name Doans and take no other.

Gives Health, Vigor and Tone.

Herbina is a boon for sufferers from anemia. By its use the blood is quickly regenerated and the color becomes normal. The drooping strength is revived. The languor is diminished. Health, vigor and happy activity result. Mrs. Belle H. Striel, Middleborough, Ill., writes: "I have been troubled with liver complaint and poor blood, and have found nothing to benefit me like Herbina. I have wished that I had known of it in my husband's life time. 50c. Foshay & Mason."

The Grip

"Before we can sympathize with others, we must have suffered ourselves." No one can realize the suffering attendant upon an attack of the grip, unless he has had the actual experience. There is probably no disease that causes so much physical and mental agony, or which so successfully defies medical aid, all danger from the grip, however, may be avoided by the prompt use of Chamberlain's Cough Remedy, among the tens of thousands who have used this remedy, not one case has ever been reported that has resulted in pneumonia or that has not recovered. For sale by Foshay & Mason.

Itching Piles.

If you are acquainted with this distressing ailment, you can do him no greater favor than to tell him to try Chamberlain's Salve. It gives instant relief. This salve also cures sore nipples, hemorrhoids and rheum. Price 25 cents. For sale by Foshay & Mason.

Invaluable for Rheumatism.

I have been suffering for the past few years with a severe attack of rheumatism and found that Ballard's Snow Liniment was the only thing that gave me satisfaction and tended to alleviate my pains. March 24, '02; John C. Dean, Kinman, Ills. 25c, 50c and \$1.00 Foshay & Mason.

The Best Cough Syrup

S. L. Apple, ex-Probate Judge, Ottawa Co., Kansas, writes: "This is to say that I have used Ballard's Snow Syrup for years, and that I do not hesitate to recommend it as the best cough syrup I have ever used." 25c, 50c and \$1.00. Foshay & Mason.

SUMMONS

In the Circuit Court of the State of Oregon for Linn County, Department No. 2.

Maud V. Hinton, plaintiff, vs. Willis P. Hutton, defendant.

To Willis P. Hutton, the above named defendant:

In the name of the State of Oregon, you are hereby notified and required to do and appear in said court in said suit, and answer the complaint of the plaintiff filed therein, on or before the 28th day of April, 1906, and you are hereby further notified that if you fail to appear and answer said complaint as aforesaid, for want thereof the plaintiff will take a decree against you for the relief prayed for in said complaint, to-wit:

A decree of said Court dissolving the bonds of matrimony now existing between you and said plaintiff.

This summons is served upon you by publication for six consecutive weeks prior to the said 28th day of April, 1906, in the ALBANY DEMOCRAT, a newspaper published in Albany, Linn County, Oregon, and of general circulation weekly in said county, by order of the Hon. William Galway, Judge of the above named court, which said order was made March 9th, 1906. And that the said William Galway, judge of the above named court, in said order for the publication of this summons upon you, as prescribed said 28th day of April, 1906, as the time or before which you shall appear and answer the said complaint in said suit.

The date of the first publication of this summons in said newspaper is March 16th, 1906.

W. S. RISLEY,
Attorney for Plaintiff.

GUESS a woman's age if you have the temerity, and feel like taking the consequences; guess about the weather, the crops, your neighbor's debts, whether to pay that insurance premium that is due, or wait till your house burns; guess the right bottle when you get up in the night to give the baby Nastoria; guess... well, regarding any old thing—except your printing. Make sure you get the best by patronizing

MASTON PRINTING COMPANY
Successors R. A. Bredie ALBANY, OREGON

PROCLAMATION.

WHEREAS, the Secretary of State of the State of Oregon has notified me in writing that pursuant to the provisions of an Act entitled "An Act making effective the initiative and referendum provisions of Section 1 of Article IV of the Constitution of the State of Oregon, and regulating elections thereunder and providing penalties for violations of provisions of this Act," approved February 21st, 1903, the Brewers and Wholesale Liquor Dealers' Association of Oregon, duly filed in his office on January 22nd, 1906, an initiative petition containing 8391 signatures properly attached to a copy of said measure, certified in accordance with law, demanding that a proposed law, the title and tenor of which is hereinafter particularly set forth, shall be submitted to the legal voters of the State of Oregon for their approval or rejection at the general election to be held in said state on the 4th day of June, being the first Monday in June, 1906.

Now, Therefore, I, Geo. E. Chamberlain, Governor of the State of Oregon, in obedience to the provisions of said Act herein before mentioned, do hereby make and issue this Proclamation to the people of the State of Oregon, announcing that the said Brewers and Wholesale Liquor Dealers' Association has filed said initiative petition with the requisite number of signatures thereto attached, demanding that the regular election to be held on the 4th day of June, 1906, said day being the first Monday in said month, a bill entitled "A bill to propose by initiative petition a law to amend Section 1 and to repeal Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18, and adding sections to be designated as Sections 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12, of a law enacted by the people of the State of Oregon, under an initiative petition by vote and election held at the general election in June, 1904, and entitled:

"A bill to propose, by initiative petition, a law providing for elections in any county or any precinct therein or any subdivision of a county, consisting of any number of entire and contiguous precincts of such county, to determine whether the sale of intoxicating liquors shall be prohibited in such county or subdivision thereof, or in such precinct; providing for the filing of petitions for such elections and the form and effect thereof, and for notices of such elections and for the time and manner of holding and conducting the same, declaring what shall constitute a subdivision of the county within the meaning of this law; declaring what shall and what shall not constitute a violation of this law; declaring the qualifications of petitioners and of electors at such elections; applying to such elections the provisions of Sections 1900, 1901, 1902, 1903, 1904, 1905, 1906, 1907, 1908, 1909, 1910, 1911, 1912 and 1975 of Bellingier and Cotton's Annotated Codes and Statutes of Oregon; providing for printing and distributing ballots for such elections; prescribing the duties of public officers in relation to such elections and the provisions of this law; providing for the issuance by the county court of orders prohibiting the sale of intoxicating liquors within certain limits and declaring the duties of such courts in reference thereto; limiting the time within which the question of prohibiting such sale of intoxicating liquors may again be submitted to vote in the same district; providing penalties and punishment for the violation of any of the provisions of this law; providing for the return to any liquor dealer or other person of a proportionate amount of any license fee which he may have paid, whenever the district in which he shall be engaged in business shall be declared to be prohibition territory; and applying to all elections held under the provisions of this law, the provisions of the general election laws of the state, and declaring certain rules of evidence applicable to prosecutions under this act, and designating the precincts to which this act applies, and providing that this act shall not apply to the manufacture or sale of liquors at wholesale by brewers, distillers, vintners, or wholesale liquor dealers."

The tenor and effect of the said proposed bill is to so amend the said existing law that it will, if said bill is adopted, read as follows:

"Section 1. Whenever 30 per cent of the qualified electors of any precinct in the State of Oregon shall petition the county court of any county for the privilege to determine by ballot whether the sale of intoxicating liquors as a beverage shall be prohibited within the limits of such precinct such county court shall order an election to be held thereon at the next regular biennial general election in said county; but such petition shall be filed with the clerk of said county court not less than 45 days nor more than 90 days prior to such election. Such election shall be held at the usual place for holding elections in said precinct, if there be such place, and if not, then at such place as the county court may

direct within said precinct, and notice shall be given and the election conducted in the same manner as provided by law for the election of general officers, so far as said law may be applicable. The election shall be conducted by the regular judges and clerks of election in all cases, and the county clerk shall furnish the ballots for such general election at which such local option vote is to be taken, prepared as hereinafter provided. The result of such election shall be certified by the judges and clerks of election in the same manner as the result of the election of county or other officers at a general election, and the county clerk shall enter forthwith the record of the result of the election upon the record of the county court of said county. In all trials for violation of this law the original entry of said record and copy thereof certified to by said county clerk, provided it shows that a majority of voters cast at such election in such precinct were against the sale of intoxicating liquors as a beverage, shall be prima facie evidence that the selling, furnishing or giving away of intoxicating liquors as a beverage, or the keeping of a place where such liquors are sold, furnished or given away, occurred after 90 days from the date of entering the result of such election, was then and there prohibited and unlawful.

"Section 2. The ballots at any election where said local option question is to be voted upon, in addition to the names of officers and other matters thereon, shall be printed with an affirmative and a negative statement, as follows: 'The sale of intoxicating liquors as a beverage shall not be prohibited.' 'The sale of intoxicating liquors as a beverage shall be prohibited.' with a blank space on the left side of each statement in which to give each elector an opportunity to designate his choice by a cross, and if the majority of the votes cast at such election shall be in favor of prohibiting the sale of intoxicating liquors as a beverage, then from and after 90 days from the date of entering the result of such election it shall be unlawful for any person, personally or by agent, within the limits of such precinct, to sell, furnish or give away any intoxicating liquors to be used as a beverage, or to keep a place where such liquors are kept for sale or are given away or furnished for beverage purposes; and any person who from and after 90 days from the date of entering the result of such election in any manner directly or indirectly sells, furnishes, or gives away, or otherwise deals in any intoxicating liquors as a beverage, or keeps or uses a place, structure or vehicle, either permanently or transiently, for selling, furnishing or giving away, or in which or from which intoxicating liquors are sold, given away or furnished, or otherwise dealt in as aforesaid, shall be guilty of a misdemeanor, and shall, on conviction thereof, be fined, not more than \$250 for the first offense, and shall for any subsequent offense be fined not more than \$500.

"Section 3. A petition for an election under the provisions of this law shall be sufficient if substantially as follows: 'A petition to determine whether the sale of intoxicating liquors as a beverage shall be prohibited in the precinct of the county of... in the State of Oregon. 190... (Date) To the county court of... county, State of Oregon. We, the undersigned, respectfully represent that we are qualified electors of... precinct, in the county of... and State of Oregon, and that we hereby request you to order an election to determine whether or not the sale of intoxicating liquor as a beverage shall be prohibited in said precinct, said election to be held at the time of the next biennial election in said county.' The county clerk shall, upon receipt of such petition, immediately file the same and shall thereupon compare the signatures of the electors signing the registration books of the election then pending, or if none pending, then with the signatures on the registration books and blanks on file in his office for the preceding general election. If the requisite number of qualified electors shall have signed the petition, he shall thereupon see that it is entered in full in the records of the county court.

At least twenty days previous to any election hereunder the county clerk shall deliver to the sheriff of the county at least five notices of the election for each election precinct in said county voting on the question. Said notice shall be substantially in the following form:

Liquor Election Notice.

Notice is hereby given that on... day of... 190... at the... County Clerk of... County, Oregon.

It shall be the duty of the sheriff at least twelve days before any election hereunder to post said notices in public places in the vicinity of the polling place or places. Thereupon the clerk and the sheriff shall each briefly enter of record their compliance with the provisions of this section, and such record shall be prima facie evidence that all the provisions of this section have been fully complied with.

"Section 4. The phrase 'intoxicating liquors' as used in this act, shall be construed to mean any distilled, malt, vinous or intoxicating liquor by whatever name the same may be known, but nothing in this act shall be construed to prevent the selling of intoxicating liquor at retail by a regular druggist for exclusively medicinal, pharmaceutical, scientific or sacramental purposes, and when sold for medicinal purposes it shall be sold only in good faith upon a written prescription, issued, signed, and dated in good faith by a reputable physician in active practice, which prescription shall not be used but once, and nothing contained in any of the sections of this act shall in any manner affect the right of any bona fide wholesale dealer, brewer, distiller or vintner in said precinct to sell or deliver intoxicating liquors at wholesale.

The words 'giving away' where they occur in this act shall not apply to the giving away of intoxicating liquors by a person in his private dwelling unless such private dwelling is a place of public resort.

The word 'precinct' as used herein shall be construed to mean a voting precinct as established in the several counties of the state.

"Section 5. The following shall be deemed a sufficient entry and record as a result of an election held under the provisions of this act: State of Oregon, County of... ss. The election held on the... day of... 190... in the... Precinct, in the County of... State of Oregon, under the precinct local option law resulted as follows: Whole number of votes against the sale of intoxicating liquors as a beverage, ... Whole number of votes for the sale of intoxicating liquors as a beverage, ... County Clerk.

"Section 6. The territory enclosed by the boundaries of any precinct within which the sale of intoxicating liquors has been prohibited as provided in Section 1 of this act shall be controlled by the result of such election and the law shall remain in full force and effect in said territory for two years and thereafter, and until another petition is presented under the provisions of this act in said precinct for another election therein and the result thereof is against such prohibition.

"Section 7. Whenever any person, firm or corporation engaged in any kind of liquor traffic has discontinued such traffic by reason of an election thereon within the time specified by Section 1 of this act, and has paid or has charged upon the tax or license roll with an assessment upon such traffic, the county court (or city court) in incorporated cities where such license or tax is paid to the city, upon being fully satisfied of such fact, shall issue to such person, firm or corporation an order refunding the amount of such tax or license, proportionate to the unexpired time for which said assessment or license has been paid or charged.

"Section 8. The petition for an election provided for herein shall be deemed sufficient when the petition shall be signed by as many qualified electors as is equal to 30 per cent of the number of votes cast in said precinct at the last preceding general election for justice of the supreme court. In complaints, information or indictments for the violation of this act it shall not be necessary to set forth the facts showing that the required number of electors in such precinct petitioned for an election or that the election was held or that the majority voted in favor of prohibiting the sale of intoxicating liquors as herein provided, but it shall be sufficient to state that the act complained of was then and there prohibited and unlawful.

"Section 9. At any time after two years from the date of an election held under the provisions thereof, but not before another election may be petitioned for, and shall be ordered by the county court as provided for herein. But nothing contained in the provisions hereof shall affect, amend, or repeal or alter in any way any other law, statute, or ordinance which prohibits throughout a municipality the selling, furnishing or giving away of intoxicating liquors, as a beverage, or the keeping of a place where intoxicating liquors are sold, furnished or given away as a beverage.

"Section 10. All money received from fines and forfeitures collected under the provisions hereof shall be paid into the treasury of the county in cases where the precinct is wholly outside of an incorporated city or town, and shall be paid into the city treasury in all cases where the precinct is within or partly within such incorporated city or town.

"Section 11. Any person being a qualified elector of a precinct where an election shall have been held a provided herein, may contest the validity of such election by filing a petition duly verified in the county court of the county in which such precinct is situated within ten days after the election, setting forth the grounds for contest. The county judge shall have full and final jurisdiction to hear and determine the merits of said proceedings and in other respects in the procedure of such hearing he shall be governed by the law for the contesting of an election of a county officer, so far as such law is applicable. The county court or judge thereof shall require the person or persons contesting such election to furnish security for costs before such petition is filed. Any qualified elector of such precinct may appear in person or by attorney in such contested election case in defense of the validity of such election.

"Section 12. That Sections 12, 14, 15, 16, 17 and 18 of the law aforesaid, and all acts, or parts of acts, conflict herewith be and the same a hereby repealed."

Done at the Capitol at Salem, the Fifth day of February, A. D. 1906.
(Signed) GEO. E. CHAMBERLAIN, Governor.

By the Governor:
(Signed) F. I. DUNBAR, Secretary of State.

(Seal)

2-PROCLAMATION * * * * *

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