

Tendency to Constipation?

USE THIS LAXATIVE!

Dietsicians advise a "careful diet," but that is troublesome to most people; physical culturists advise "certain exercises," which is good if one has both the time and the inclination. Doctors advise diet and exercise and medicine. The question is, shall it be a cathartic or purgative medicine? Or a mild, gentle laxative?

Thousands have decided the question to their own satisfaction by using a combination of simple laxative herbs with pepsin known to druggists as Dr. Caldwell's Syrup Pepsin. A small dose gives a free, easy movement of the bowels. It is the best substitute for nature herself. In fact, since the ingredients are wholly from the vegetable kingdom it may truthfully be said it is a natural laxative.

Its positive but gentle action on the bowels makes it an ideal remedy for constipation. The dose is small, and it may be taken with perfect safety until the bowels are regulated and act again of their own accord.

The druggist will refund your money if it fails to do as promised.

Dr. Caldwell's
SYRUP PEPSIN
The Perfect Laxative

PRICE AS ALWAYS

In spite of greatly increased laboratory costs due to the war, by sacrificing profits and absorbing war taxes we have maintained the price at which this family laxative has been sold by druggists for the past 25 years. Two sizes—50c and \$1.00.

FREE SAMPLES—If you have never used Dr. Caldwell's Syrup Pepsin send for a free trial bottle to Dr. W. B. Caldwell, 468 Washington St., Monticello, N. H. If there are babies at home, ask for a copy of Dr. Caldwell's book, "The Care of Baby."

SUPREME COURT RULES REFERENDUM DOES NOT APPLY TO RESOLUTION

Decision Quiets Attempt Of Brewers To Put Ratification Of "Dry" Amendment To Popular Vote.

Among the list of opinions handed down by the supreme court this week are several that are of unusual interest in that they are representative and precedent cases.

One of these is that of the Northwest Door company, et al, vs. Lewis Investment company, with various interested insurance companies, tried in Judge Gatens' court in Multnomah county. This is a case in which it is alleged that the defendant company, while in the process of burning up debris on their property on the river front in Portland, allowed sparks from their common fires to be carried to the yards of the plaintiff company, causing the destruction of a planing mill and other property to the amount of \$150,000. In the circuit court the prosecution made a strong point of the negligence of defendants, and the defense contended that the fire was carried by high winds and the resulting damage was due to causes beyond their control. However the jury found for the plaintiff in the sum of \$70,000. The case was appealed on alleged error. Justice McBride, who writes the opinion, goes exhaustively into an analysis of the question between actual and "proximate" causes of such catastrophe. He holds that in the court below the case was given a fair trial and its opinion is sustained. Justices Benson, Barnett and Harris concurring.

Another case of state-wide interest is that of Herring vs. Brown, in which an attempt is made to compel the attorney general to write a ballot title for a petition to invoke the referendum on Resolution No. 1, by which the last legislature ratified the national prohibition amendment. The opinion is by Justice McBride, who quotes at length from the amended constitution to show that its language nowhere indicates that the section devoted to the referendum was meant to be applied to any such resolution as that in question and he goes on to say:

"No one can read these excerpts without at once arriving at the conclusion that the term 'bill' imports a document in the form of a law, presented to the legislature for enactment, and the term 'act,' as there used, means a bill which has been enacted by the legislature into a law. That the fram-

VALUES THAT BUILD PRESTIGE

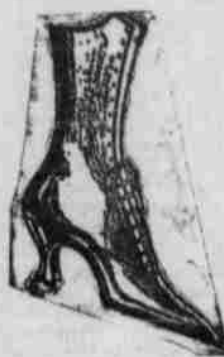
Offered for BUY IN SALEM WEEK

The quality standards of this house are founded on a sincere desire to merit the absolute confidence of our patrons and those that shop at *The Bootery* will receive full value in every purchase made. Our prices are right and reasonable.

The prices of *The Bootery* Shoes may vary because of market conditions, but our high standard of quality and service will always remain the same. Study our window displays of the modes of the hour in smart summer footwear.

A few of our SPECIALS for BUY IN SALEM WEEK

Light Grey Kid, cloth top to match	\$7.00
Dark Grey Kid, cloth top to match	\$5.50
Black Kid, lace, French heel	\$7.00
Black Kid, lace, French heel	\$4.50
Black Kid, lace, Cuban heel	\$4.75
Black Kid, button, Cuban heel	\$5.00
Black Kid, cloth top, French heel	\$6.50
Black Kid, grey cloth top, Selby, French heel	\$7.00
Black Patent, button, cloth top welt	\$4.50
Black Kid, grey cloth top, low heel	\$4.50
Brown Calf, military heel	\$7.25
Brown Calf, school heel	\$6.00
Black Kid, cloth top, military heel	\$5.75
Black Kid, cloth top, school heel	\$5.00
Gun Metal, English, military heel	\$5.75



TODAY'S EASTERN	
BALL SCORES	

National.	
New York at Boston postponed, cold weather.	R.H.E.
Brooklyn	5 12 2
Philadelphia	8 11 0
Cadore, Manmaux and Kreuger; Jacobs and Adams.	R.H.E.
Pittsburgh	1 3 0
Cincinnati	8 11 0

FOR SALEM TRADE

A complete line of Drugs, Sundries, Toilet Articles to Select from, at Red Cross Pharmacy
W. H. PRUNK
386 State St.

BUY IN SALEM ALWAYS

THE MARION CREAMERY

OF SALEM

paid during the month of April the sum of
\$28,000

To six hundred and fifteen cream and milk producers living in the territory immediately tributary to Salem.

SALEM benefits directly and indirectly therefrom, and will continue to do so every month the Marion Creamery operates in Salem.

Is it unreasonable to expect Salem dealers and consumers to purchase and use the product of this company?

This being "BUY IN SALEM WEEK" a gentle reminder, surely, is not presumptuous or out of place, and so we most respectfully call attention to

MARION BUTTER

We need the co-operative spirit of the people of Salem and in turn will do our best to deserve it.

Marion Creamery and Produce Co.

CREAMERY AND CONDENSERY

167 N. Com'l St.

The Bootery
WHERE CASH IS KING

Phone 1196

ers of the constitution intended to preserve the well-known distinction between "acts" and "joint resolutions" is indicated in section 21, where it is required that acts and joint resolutions shall be plainly worded.

"We are not prepared to go into the business of amending the constitution to meet supposed hardships, and must hold that the referendum cannot be invoked in the present instance. The demurrer will be sustained and the writ dismissed."

It will be noted that in this opinion the justice follows very much the line of argument followed in the concise and excellently framed opinion given out by Attorney General Brown some weeks ago. Its confirmation by Justice McBride will be received with great interest by jurists in all parts of the country, who have been writing inquiries regarding the action.

Other opinions were handed down as follows: Bridges & Webber vs. Multnomah County, appellant; appealed from Multnomah; suit to collect architects' fees for plans prepared for Multnomah county hospital; opinion by Justice Harris; Circuit Judge Gatens reversed and case remanded.

State vs. E. J. Frazier, appellant; appealed from Benton; appeal from conviction for uttering forged receipt; opinion by Justice Beas; verdict rendered in court by Circuit Judge Hamilton affirmed.

Nora Barch vs. City of Amity, appellant; appealed from Yamhill; suit to enjoin city from enforcing lien upon property for street improvements; opinion by Justice Johns; Circuit Judge Belt reversed.

William Neilson vs. N. M. Moody, et al, appellants; appealed from Multnomah; suit to compel application of

CABLES TO GO BACK TO OWNERS MAY 2

Marine Wire Systems Ordered Returned At Midnight Friday.

Washington, April 29. — (United Press.)—All marine cable systems taken over by the government during the war emergency will be returned to their owners at midnight May 2, Postmaster General Burleson announced today. Burleson's order was issued "by direction of the president" and representatives of the postmaster general now operating all cable properties will take immediate steps to carry this order into effect.

His statement reads: "The marine cable systems of the United States and every part thereof, including all equipment and apparatus, vessels thereto whatsoever, and all material and supplies, the possession, control, supervision and operation of which was assumed by the president by his proclamation of the second day of November, 1918, to be exercised by and through the postmaster general, Albert S. Burleson, are hereby returned to their respective owners, managers, board of directors or executors to take effect on midnight, May 2, 1919."

"Representatives of the postmaster general operating the said properties will take immediate steps to carry this order into effect."

"By direction of the president," certain municipal warrants of city of Rainier to satisfaction of certain judgments; opinion by Justice Benson; case remanded for further proceedings in circuit court.

Vivia D. Ashmun vs. A. S. Nichols, appellant; appealed from Multnomah; suit for damages for personal injuries, case being before court on rehearing; former opinion affirmed, affirming Circuit Judge Bradshaw.

In the matter of the estate of J. S. H. Walker, June 2 has been set for the final hearing.

A stipulation has been entered into between P. Corstain and Marion county. Mr. Corstain, who lives in New Mexico, owns some tracts south of the city and attempted to hold up the building of the new road south to Jefferson around Jackson hill. The stipulation provides that the suit for a review of the proceedings are to be dismissed as soon as the county vacates a certain road described as beginning at the northeast corner of lot 11 in Sunnyside Fruit tracts No. 10, thence along the center of the county road to an iron pipe, thence running south to the Sunnyside school house.

Thomas J. Bibby, executor of the estate of Viola Bibby, has petitioned the court for a date of final hearing. The court named May 31.

The Swiss federal council officially recognized the Czechoslovak republic last Saturday.

JOYFUL EATING

Unless your food is digested without the aftermath of painful acidity, the joy is taken out of both eating and living.

KI-MOIDS

are wonderful in their help to the stomach troubled with over-acidity. Pleasant to take—relief prompt and definite.

MADE BY SCOTT & BOWNE
MAKERS OF SCOTT'S EMULSION

Buy Your Clothes in Salem

By doing so you will save from \$10 to \$15 on them, and at the same time be patronizing a home industry. We have a complete line of fine serges, Woolens, Tweeds and Cheviots to choose from and feel sure you will find the very cloth you want in these seasonable fabrics. Our satisfaction is in your pleasure. Orders taken now for July delivery.

John Sundin

347 State Street, Salem, Ore.

