

WHAT THE NEW LAWS ARE INTENDED TO ACCOMPLISH.

NUMBER FIVE.

It will be of interest to exempt members of duly organized fire companies to know that they are exempt from jury duty without any awkward provision.

MAYORS AND TRUSTEES.

One of the Acts passed which affects every incorporated city in the State, is worthy of a careful perusal, as it explicitly defines the position of Mayors and Boards of Trustees respecting the passage and approval of ordinances.

Section 1. Every ordinance and every resolution of the City Council of any municipality providing for any specific improvement, or the granting of any franchise, or other privilege, or affecting real property interests, or the expenditure of more than \$100 of the moneys, or levying tax or assessment or establishing rates for artificial light, and every ordinance or resolution imposing a duty or penalty, which shall have passed the City Council, shall before it takes effect, be presented to the Mayor for his approval.

The Mayor shall return such ordinance or resolution to the City Council within ten days after receiving it. If he approves it he shall sign it, and it shall then take effect. If he disapproves it he shall specify his objections thereto in writing. If he do not return it with such disapproval within the time above specified, it shall take effect as if he had approved it.

The objections of the Mayor shall be entered in full on the journal of the City Council, and the City Council shall cause the same to be immediately published. The City Council shall, after five, and within thirty days after such ordinance or resolution shall have been returned with the Mayor's disapproval, reconsider and vote upon the same; and if the same shall, upon reconsideration be again passed by the affirmative vote of three-fourths of all the members, the presiding officer shall certify that fact on the ordinance or resolution, and when so certified, it shall take effect as if it had received the approval of the Mayor; but if the ordinance or resolution shall fail to receive upon the first vote thereon after its return with the Mayor's disapproval, the affirmative vote of three-fourths of all the members it shall be deemed finally lost.

The vote on such reconsideration shall be taken by ayes and noes, and the names of the members voting for or against the same shall be entered in the journal; provided, that the provisions of this section shall not apply to cities in which the Mayor is a member of the City Council, or other governing body.

Section 2. The word "municipality," and the word "city," as used in this Act, shall be understood and so construed as to include, and is hereby declared to include, all corporations heretofore organized and now existing, and those hereafter organized, for municipal purposes.

Section 3. The term "City Council" is hereby declared to include any body or board which, under the law, is the legislative department of the government of any city.

Section 4. In municipalities in which there is no Mayor, then the duties imposed upon said Mayor by the provisions of this Act shall be performed by the President of the Board of Trustees, or other chief executive officer of the municipality.

Section 5. This Act shall take effect and be in force from and after its passage, and all Acts and parts of Acts in conflict with this Act are hereby repealed.

INTERESTING TO CYCLERS. The late Legislature not only recognized the bicycle as a factor in the affairs of the State, but passed laws intended to make the way of the wheel an easy one. The Act relating to the granting of franchises for the construction of bicycle paths and roads, is as follows:

Section 1. The legislative or other body to whom is intrusted the government of any county, city and county, city, or town, may, under such regulations, restrictions, and limitations as it may provide, subject to existing laws, grant franchises for the construction of paths and roads, either on the surface, elevated, or depressed, on, over, across, or under the streets and public highways of any such county, city and county, city, or town, for the use of bicycles, tricycles, motor-cycles, and other like horseless vehicles, propelled by the rider, for a term not exceeding fifty years; provided, that in incorporated cities no franchise shall be granted for the purpose herein expressed, unless the consent in writing of the owners of a majority of the frontage upon the road or street along which said path or road is sought to be constructed, be first had and obtained and filed with such legislative or governing body.

Section 2. This Act shall take effect immediately. That portion of the Act to amend 2643 of the Political Code, relating to the duties of Boards of Supervisors, respecting the setting aside of strips of roads for bicycle purposes, is as follows:

"In their discretion they (Boards of Supervisors) may set apart, on any public road or highway, a strip of land not exceeding six feet in width for a side path; and make an order, designating the width of such path, and cause the line separating the path from the road to be located and marked by stakes or posts placed at such distances apart as they shall deem proper. After said path has been set apart and the line separating the same from the road has been located and marked, as aforesaid, the use of the same is hereby restricted to pedestrians and riders

of bicycles and other vehicles propelled solely by the power of the rider. The expense of erecting and maintaining such path may be charged to the general county fund, the general road fund and the district fund of the district, or districts benefited." The Act was in effect from and after approval by the Governor.

CENSUS FOR CLASSIFICATION. The Legislature evidently intended to make no mistake in the matter of taking the census in cities in order to determine the class to which they belonged. Two several Acts were passed and approved by the Governor, and the one which, owing to its simplicity, will probably be often resorted to, is as follows:

Section 1. Section three of the aforesaid Act is hereby amended to read as follows: Section 3. The Council, Board of Trustees, or other legislative body of any municipal corporation, may at any time cause an enumeration of the inhabitants to be made, and in such manner and under such regulations as such body may, by ordinance, direct. If upon such enumeration it shall appear that such municipal corporation contains a sufficient number of inhabitants to entitle it to reorganize under a higher or lower class, the Common Council, Trustees, or other legislative body, shall, upon receiving a petition therefor, signed by not less than one-fifth of the qualified electors thereof, submit to the electors of such city or town, at the next general election to be held therein, or at a special election, which the legislative body of such municipal corporation may by ordinance call for that purpose, the question whether such city or town shall reorganize under the laws relating to municipal corporations of the class to which such city or town may belong. And thereupon such proceedings shall be had and election held, as provided in the general law for the organization, incorporation, and government of municipal corporations, and such reorganization shall be deemed to be inconsistent with the provisions of this Act. If a majority of the votes cast at such election shall be in favor of such reorganization, thereafter such officers shall be elected as are, or may be, at the time prescribed by law for municipal corporations of the class having the population under which such reorganization is had; and from and after the qualification of such officers, such corporation shall belong to such class.

Section 2. This Act shall take effect and be in force immediately from and after its passage.

One of the laws approved by the Governor is of peculiar interest, both to contractors and laborers. It provides that contractors shall provide a good and sufficient bond for the protection of laborers employed by them, and the text follows:

Section 1. Every contractor, person, company, or corporation, to whom is awarded a contract for the execution or performance of any building, excavating, or other mechanical work, for this State, or by any county, city and county, city, town, or district therein, shall, before entering upon the performance of such work, file with the commissioners, managers, trustees, officers, Board of Supervisors, Board of Trustees, Common Council, or other body by whom such contract was awarded, a good and sufficient bond, to be approved by such contracting body, officers, or board, in a sum not less than one-half of the total amount payable by the terms of the contract; and such bond shall be executed by the contractor, and at least two sureties, in an amount not less than the sum specified in the bond, and must provide that if the contractor, person, company, or corporation, fails to pay for any materials or supplies furnished to him, or for the performance of any work, or for any work or labor done thereon of any kind, that the sureties will pay the same, in an amount not exceeding the sum specified in the bond; provided, that such claims shall be filed as hereafter required.

Any materialman, person, company, or corporation, furnishing materials or supplies used in the performance of the work contracted to be executed or performed, or any person who performed work or labor upon the same, or any person who supplies both work and material, and whose claim has not been paid by the contractor, company, or corporation, to whom the contract has been awarded, shall, within thirty days from the time such work is completed, file with the commissioners, managers, trustees, officers, Board of Supervisors, Board of Trustees, Common Council, or other body by whom such contract was awarded, a verified statement of such claims, together with a statement that the same has not been paid. At any time within ninety days after the filing of such claim, the person, company, or corporation filing the same may, in a case in which the contractor, company, or corporation, has not been paid, together with a statement that the same has not been paid. At any time within ninety days after the filing of such claim, the person, company, or corporation filing the same may, in a case in which the contractor, company, or corporation, has not been paid, together with a statement that the same has not been paid.

Section 2. This Act shall take effect immediately.

Articles of Incorporation. Articles of incorporation have been filed in the office of the Secretary of State as follows:

Court Zenth, No. 21, Foresters of America. Principal place of business, San Francisco. Directors—August Bruns, John J. Grey, Jno. N. Peterson, Frank McGovern. George W. Woodford, James McSorley and F. M. Woodford, all of San Francisco. Capital stock \$1,000, all subscribed.

Woman's Relief Corps Home Association. Formed to found a home for the relief and support of worthy widows, wives, mothers and destitute

maiden daughters or sisters of Union officers, soldiers, marines and sailors of the war of the rebellion. Principal place of business, San Francisco. Board of Directors will consist of eleven members, to be appointed by the Governor. No capital stock.

BASEBALL GOSSIP.

Effect of Genial Spring on the State Capitol Employes.

The national game is booming within the classic precincts of the State Capitol. A subscription was circulated yesterday among the State officers and employes for the purpose of raising funds necessary to the organization and purchase of supplies for a baseball nine, to be known as the Capitol Baseball Team.

The following-named players have been signed for the season. Manager Powers refusing, however, to state the salaries they will receive: Barnes, Powers, O'Brien, Treathaway, Watkins, Duhain, Alexander.

Jack Powers states he is rapidly getting his team in good condition. He does not intend to take them East immediately. In the meanwhile he will consider a challenge from teams composed of bona fide employes of any wholesale house or bank in town. He would also like to hear from "A Fat Man's Team," to be composed of State employes.

He suggests the following names as the personnel of such a team: Battery—State Librarian McCabe and Secretary Long of the State Board of Horticulture, with Controller Colgan, Deputy Attorney-General Post and "Big Bill" Swan on bases; "Dick" Irvine, shortstop; Highway Commissioner Manson, E. Myron Wolf (an old "Varsity enthusiast"), and State Printer Johnston in the outfield.

Communication is looking towards a game may be addressed to J. V. Powers, State Capitol.

CONFIRMATION SERVICES Will be Held at the German Lutheran Church on Sunday.

The services at the German Lutheran Church, corner Twelfth and K streets, will be of special interest to all the members and friends of the church.

To-morrow (Palm Sunday) is the day of confirmation, when a class of young people will renew and confirm their baptismal vows, profess their faith in the Triune God, and be admitted to the full membership of that congregation. This class was examined last Sunday, before the congregation, as to their knowledge of the saving truths of the Bible.

The pastor, Rev. Charles F. Oehler, will officiate and preach the confirmation sermon. The choir will render some very excellent musical selections.

INJUNCTION GRANTED. Placer County Hydraulic Sued by This County.

On the strength of a complaint filed yesterday by District Attorney Ryan for the county and against Jerry Goodman, Godding and several others, Judge Johnson has granted an injunction restraining the defendants from running tallings from their hydraulic mine into the American Bear or Sacramento Rivers or their tributaries, pending the trial of the case.

R. T. Devlin, attorney for the Anti-Debris Association, is joined with the District Attorney as counsel. The mine was worked by the defendants at Haydon Hill, in Green Valley, Placer County, the tallings from which are run into the North Fork of the American River.

Estates Appraised. Public Administrator W. B. Miller has filed reports of appraisers in the estates of the following-named deceased persons:

Estate of John J. Nietzsche—Real estate, 100 acres, valued at \$100,000. Estate of Peter Root—Real estate in Oak Park, \$200; personal property, \$2,000. Estate of J. F. Johnson—Personal property, \$7,500.

Estate of Kate Haggerty—Personal property, \$13,400. Estate of S. G. Wright—Personal property, \$83,000. Estate of John Stewart—Personal property, \$337,380.

Estate of Ellen A. King—Real estate, \$1,000; personal property, \$214,250.

Auction Sales. This morning at 10 o'clock, Bell & Co., auctioneers, will sell at their salesroom, 415 J street, furniture, carpets, restaurant outfit, range, crockery, etc., also hardware, books, harness, whips, etc.

R. E. Greer & Co., will sell at auction at 10 a. m., to-day at 1211 Eighteenth street, the elegant furniture of a house of seven rooms, comprising everything for a complete housekeeping outfit, from kitchen to parlor.

To be Tried by a Jury. In the Police Court yesterday Attorney Charles T. Jones appeared for Angus Ross, against whom a complaint had been lodged charging him with having permitted gambling in his house.

Attorney Jones waived the reading of the complaint, entered a plea of not guilty and demanded a jury trial. This being agreeable to the prosecution, a venire was issued for thirty jurors, and the case was set for hearing at 1:30 o'clock p. m. to-day.

Vagrants Sentenced. Charles Johnson, Alejandro Adams and John Ball pleaded guilty in the Police Court yesterday to vagrancy, and were sentenced to serve seventy days each in the County Jail.

James Duffy, who several days ago entered a plea of not guilty to a similar charge, and demanded a jury, withdrew the plea, entered one of guilty and was sentenced to serve six months in jail. The commitment was withheld to allow him to leave the city.

Suit to Foreclose. H. J. Goethe, by his attorney, A. E. Miller has filed his complaint in a suit against N. E. Ruf and wife to recover payment of \$800 on a note executed in April, 1896, in favor of Mrs. Mary Shields.

The note is secured by a mortgage on real estate in the block between R. S. Nineteenth and Twentieth streets, which mortgage was assigned to the plaintiff.

R. S. Carey's Estate. E. A. Crouch, William McLaughlin and Frank Miller, appraisers of the estate of R. S. Carey, deceased, have filed their appraisal thereof.

The estate consists chiefly of promissory notes for small sums, amounting in all to \$336.10.

Singers and artists generally are users of "Brown's Bronchial Troches" for hoarseness and throat troubles. They afford instant relief.

Try a roll of Boggs' Jersey Creamery butter for Sunday. The Pacific.

SUPREME COURT DECISIONS.

SYLLABI.

(S. F., No. 528—Department One—Filed April 7, 1897.) Hibernia Bank, respondent; Mary Elizabeth Mattal, appellant. Foreclosure. Affirmed.

An order by the Superior Court authorizing copies of certain documents to be filed is a determination by that tribunal that they are correct copies of the originals, and the papers thus substituted are entitled to the same weight as would be the originals.

Upon the service of the summons and the failure of the defendant to appear in the action within the time allowed therefor, the court acquires jurisdiction by the service of its process and does not lose it by neglecting to make the proof of such service a matter of record, and a subsequent amendment of the record by supplying this proof of service is as effective to support the judgment as if it had been filed before its entry.

(L. A., No. 172—Department Two—Filed April 8, 1897.) James McLaughlin, appellant; Henry Claussen, respondent. Promissory note. Affirmed.

A court has power to dismiss an action for want of prosecution, providing that it does not abuse its discretion in so doing.

Verbal stipulations with reference to proceedings in pending actions cannot be regarded except so far as they are sought to be enforced, or have been wholly or in part executed.

If a party, against whom a verbal stipulation is invoked denies that such stipulation was made, and he will not bear the parties for the purpose of settling the dispute.

(Sac., No. 286—Department One—Filed April 7, 1897.) Pedlar, respondent; Stroud, et al., appellants. Motion to dismiss appeal. Motion granted.

The plaintiff died after the judgment in his favor was entered. Months afterward the defendants filed notice of appeal upon the attorney of record for the decedent. No substitution or order of substitution of the administrator or other person representatives of the plaintiff was made in the case, nor was any application made to the Superior Court for such substitution.

Held, that upon the death of plaintiff, the authority of his attorney ceased, and the service of the notice of appeal thereafter upon him was ineffective to constitute an appeal or in any respect affect the judgment that had been rendered.

An appeal of which the appellate court has no jurisdiction will be dismissed of its own motion whenever its attention is drawn thereto.

(S. F., No. 565—Department Two—Filed April 7, 1897.) San Francisco Protestant Orphan Asylum, petitioner; Superior Judges of Santa Clara County and the Judges thereof, respondents. Certiorari to review action of Superior Court issuing citation to show cause why probate of will should not be revoked.

When a valid petition for revocation of probate of a will has been filed, and a citation issued within one year after administration of the will to probate to all the necessary and proper parties interested, and within the year said citation has been served upon all the parties except only one, and upon this one the Board of Supervisors is held to apply to the Board of Supervisors of a county.

AMUSEMENTS. Julian Magnus, advance agent of the For Fair Virginia company of Mr. and Mrs. Wythall, is in the city. This beautiful play, which has had such success in San Francisco, is to be given here on the 19th inst.

Weather Report. The Weather Bureau reports show the highest and lowest temperatures yesterday to have been 80 degrees and 55 degrees, with light northerly and southerly winds and clear weather prevailing.

The highest and lowest temperatures one year ago yesterday were 77 degrees and 47 degrees, with 50 of an inch of rain, and one year ago to-day 59 degrees and 39 degrees, with no rain. The average temperature yesterday was 68 degrees, and the normal 59 degrees, showing the day to have been 9 degrees warmer than the normal temperature for the day of April.

The dew point was 52 degrees and humidity 39 per cent.

To Cure a Cold in One Day. Take Laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure. 25c.

Try McCurry's 50c uncolored Japan tea; E. B. tea, 60c; G. P. tea, 75c; P. F. Japan tea, 40c; 531 K street.

The Pimples That Bloom in The Spring

At no other season are Pimples and Humors so abundant or so annoying as in the Spring. An unseasonably warm day, before change of winter clothing, heats the blood, and these Pimples and Humors itch and burn, and their annoyance, the suffering they cause, is known only to those afflicted.

At no time is a blood purifying medicine more effective than just before and during this season. If your blood is not right (and whose is?) you are liable to be one of these sufferers this Spring.

A course of Hood's Sarsaparilla begun now and faithfully pursued will save you suffering and give you rugged health, so that you can thoroughly enjoy all the pleasures of the coming summer.

Pimples on the Face. "I have been troubled for three years with pimples on my face and body. I tried several remedies with only temporary relief. I am now taking Hood's Sarsaparilla and it is doing me a wonderful amount of good. My general health is greatly improved, and I feel very thankful for what Hood's Sarsaparilla has already done for me." MISS JANE JARROCK, Burnham, Illinois.

A Clear Complexion. "I have had a bad complexion owing to impure blood. I have been taking Hood's Sarsaparilla and my skin is now clear. Hood's Sarsaparilla has done me much good by purifying my blood." ANNE D. MCCOY, Watson, Pennsylvania.

Boils, Blotches, Sores, Pimples. "I have been afflicted for many years with impure blood, which manifested itself in erysipelas, boils, blotches, sores and pimples. I have used many medicines and found Hood's Sarsaparilla to be the best. I recommend Hood's Sarsaparilla to all who are afflicted with impure blood." ISAAC P. MARTIN, Walnut Hill, Ill.

Annoyed by Eruptions. "I had eruptions caused by impure blood and at times they were very annoying. I was treated by physicians without benefit, and last winter I took a bottle of Hood's Sarsaparilla and found it helped me. I kept on until I had taken five bottles, and I am no longer annoyed with eruptions." W. R. HUDSON, Natrona, Pa.

Hood's Sarsaparilla

Is sold by all druggists. \$1; six for \$5. Prepared only by C. I. Hood & Co., Lowell, Mass. The Best Spring Medicine.

definitely ascertained there is a contest between claimants of his estate pending in the Probate Court, which cannot be ousted of the jurisdiction of such contest, those whose several interests have been definitely decided need not wait until proceedings which they cannot hasten have terminated in the Probate Court and which remain unsettled there for years. They may proceed to a division, leaving the contestants to a particular interest to settle their claims among themselves in the proper court.

Where the estate of a deceased co-tenant is unsettled and the administration thereof is pending in the proper Probate Court, and there is also pending there a contest between heirs and devisees as to who are the rightful owners of the interest of such deceased co-tenant, there is no jurisdiction in the court in which the partition suit is pending to hear and determine the issues between the hostile claimants of the interest of the deceased co-tenant; such jurisdiction is in the Probate Court.

Where the court has determined all matters of which it has jurisdiction, and has definitely ascertained all the interests of all the co-tenants except only the issues between contesting claimants in the Probate Court of the interest of a deceased co-tenant over which issues it has no jurisdiction, and the premises must be sold in order to affect a just division—there a decree of sale, leaving the rights of said contesting claimants to be determined in the court having jurisdiction thereof, is proper, is warranted by the general law of partition, and is not violative of any provision of the code.

(Crim. No. 201—Department Two—Filed April 7, 1897.) People, respondent; Ernest Geiger, appellant. Burglary. Affirmed.

The State, concerning the management of a lunatic asylum, provides that the resident physician shall be the executive officer of the institution, and shall discharge such patients as, in his opinion, have permanently recovered their reason. The fact that a patient has escaped at the time his recovery is thus determined by competent authority is no ground for impeaching such determination; the statute does not make his corporal presence a condition of the valid exercise of the power to discharge him.

(Sac., No. 231—In Bank—Filed April 8, 1897.) Charles G. Lamberson et al., respondents; E. W. Jeffers, Auditor of Tulare County, appellant. Motion to dismiss appeal denied.

The Auditor is not protected by an order of the Board of Supervisors allowing a claim which cannot be a charge against the county.

The Act concerning appeals in certain cases (Statutes of 1856, p. 26), provides that a city, or county, or town, may appeal from a judgment against it and have a stay of proceedings without filing bond, and the statute is held to apply to the Board of Supervisors of a county.

Weather Report. The Weather Bureau reports show the highest and lowest temperatures yesterday to have been 80 degrees and 55 degrees, with light northerly and southerly winds and clear weather prevailing.

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The dew point was 52 degrees and humidity 39 per cent.

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Stevens' Adjustable Chair. Great comfort here. Not necessary to be sick to enjoy this adjustable reclining chair. Hundred positions it can be adjusted to. Frame made of wood and iron, with cane bottom and loose cushions. Price, with all-hair cushions, \$40. John Breuner 604-606-608 K ST., SACRAMENTO

DON'T FORGET SHIRTS TO ORDER. WE MAKE OF ALL DESCRIPTIONS. OUR Laundry Work CAN'T BE BEAT. LACE CURTAINS AND BLANKETS. DONE UP AS GOOD AS NEW. WE TRY TO PLEASE. MASON'S 529 J STREET.

NEW TO-DAY. SEALED BIDS WILL BE RECEIVED at the office of the City Board of Education, Ninth and K streets, until 8 o'clock p. m., April 28, 1897, for the building of a water closet at Sacramento Grammar School, Sixteenth and J streets, and at Fremont Primary School, Twenty-fourth and N streets. Plans and specifications can be seen at the office of Architect James Seader, 1018 Eighth street.

NERVOUS DEBILITY, VITAL WEAKNESS and Prostration from Overwork or other causes. Humphreys' Homeopathic Specific No. 23, in use over 40 years, the only successful remedy. Special orials and large vial powder, for \$5. Sold by druggists, or sent postpaid on receipt of price. HUMPHREYS' MED. CO., Cor. William & John Sts., New York.

Table with columns: LEAVE TRAINS RUN DAILY, (for), (from), and ARIVE (from). Lists various train routes and times.

CITY TAXES. The second installment of City Taxes for 1896-97 is now due and payable, and will be delinquent April 26, 1897, at 6 p. m., after which date 5 per cent will be added.

C. C. ROBERTSON, City Collector. Room 8, southwest corner Fourth and J streets.

STATE AND COUNTY TAXES. The second installment of State and County Taxes for 1896-97 is now due and payable, and will be delinquent after April 26, 1897, at 6 p. m., after which date 5 per cent will be added. Payable at the Courthouse.

FRANK T. JOHNSON, Tax Collector.

AUCTIONS. AUCTION SALE—BELL & CO. WILL sell SATURDAY, APRIL 10, 1897, at salesroom, 415 J street, at 10 o'clock a. m., to close consignments of Furniture, Carpets, Restaurant Outfit, Range, Crockery, etc.; also Hardware, Books, Single and Double Harness, Whips, etc. Sale positive. Terms cash. BELL & CO., Auctioneers.

AUCTION SALE. ON THE PREMISES, 1211 EIGHTEENTH STREET, SATURDAY, APRIL 10, 1897, at 10 a. m., an elegant house of Furniture and Carpets, 7 rooms; large Oak and Willow Rockers and Chairs, 2 Oak Bed Rooms, Hair Top Mattresses, Oak Dining-room Furniture, Fine Range and new Brussels Carpets, Tinware, Crockery, Lace Curtains, Rugs, etc. Sale positive. Terms cash. R. E. GREER & CO., Auctioneers. Office and salesroom, 1004 and 1006 J st.

AUCTION SALE. TUESDAY - - APRIL 13TH At 10 o'clock I WILL SELL THE STOCK OF HARDWARE and FIXTURES of L. P. Gilman & Co., 512 J street. The stock will be offered as a whole and not sold in lots to suit purchasers. This stock is all first-class and full. The trade is invited to look at said stock, and attend the sale. J. L. SAUNDERS, Auctioneer.

Advertisement for Pearlina soap. 'The finest, most delicate things you have you needn't be afraid to wash with Pearlina. The fact that a thing is delicate and easily torn is the very reason why you should take Pearlina to it. Nothing else can get it clean with so little rubbing and wrenching. If you observe carefully, you'll notice that the women who are the most particular about their washing and their housekeeping and their housework are the ones who are the most enthusiastic about Pearlina. Look Out Peddlers and some unscrupulous grocers will tell you, "this is as good as" or "the same as" Pearlina. IT'S FALSE—Pearlina is never peddled; if your grocer sends you an imitation, be honest. JAMES PYLE, New York.