

Says Woman's Beauty Depends Upon Health

Health and Vigor Necessitate Regulation of Organs of Elimination.

Skin foods and face creams and powders cannot make a woman beautiful, because beauty lies deeper than that—it depends on health. In most cases the basis of health and the cause of sickness can be traced to the action of the bowels.

The headache, the lassitude, the sallow skin, and the lusterless eyes are usually caused by constipation. An ideal remedy for women, and one that is especially suited to their delicate organisms, is found in Dr. Caldwell's Syrup Pepsin, a mild laxative compound, pleasant to the taste and free from opiates and narcotic drugs of every description. Mrs. Gertrude Jordan, 522 North Liberty St., Indianapolis, Ind., says: "It is simply fine; I have never been able to find anything to compare with Dr. Caldwell's Syrup Pepsin. I started using it for the baby, and now it is my family standby in all cases where a laxative is needed."



MRS. GERTRUDE JORDAN

Dr. Caldwell's Syrup Pepsin is sold in drug stores for fifty cents a bottle; a trial bottle can be obtained free of charge by writing to Dr. W. B. Caldwell, 454 Washington St., Monticello, Illinois.

NEW ANTI-GAMBLING LAWS ENACTED

MEASURE IS MORE DRASTIC THAN ONE KILLED BY COURT—FINE AND IMPRISONMENT ARE THE PENALTIES.

Oklahoma City, Jan. 29.—The new anti-gambling law, which was enacted to go into effect immediately to take the place of the law that was knocked out two weeks ago by the supreme court, is more drastic than the old law. It is as follows:

Sec. 1. Every person who opens, or causes to be opened, or who conducts, whether for hire or not, or carries on either poker, roulette, craps or any banking or percentage, or any gambling game played with dice, cards or any device, for money, checks, credits or any representation of value, or who either as owner or employee, whether for hire or not, deals for those engaged in any such

games, shall be guilty of a felony and, upon conviction thereof, shall be punished by a fine of not less than \$500 nor more than \$2,000 and by imprisonment in the state penitentiary for a term of not less than one year nor more than ten years.

Sec. 2. Any person who bets or plays at any of said prohibited games, or who shall bet or play at any game, whatsoever, for money, property, checks, credits or other representations of value with cards, dice or any other device which may be adapted to or used in playing any game of chance, or in which chance is a material element, shall be guilty of a misdemeanor, and is punishable by a fine of not less than \$25 nor more than \$100 or by imprisonment in the county jail for a term of not less than one day nor more than thirty days, or by both such fine and imprisonment.

Sec. 3. The magistrate to whom anything suitable to be used for gambling purposes, or furniture or equipment used in a place conducted in violation of this act, is delivered, as provided by law, shall, upon the examination of the accused, or if such examination is delayed, or prevented, without awaiting such examination, determine the character of the thing so delivered to him and whether it was actually intended or employed by the accused or others in violation of the provisions of this article, and if he finds that it is of a character suitable to be used for gambling purposes, and that it was actually employed or intended to be used by the accused or others, in violation of the provisions of this article, he shall so find and cause the same to be delivered to the sheriff to await the order of the district court. Provided, that any of the furniture or equipment susceptible of legitimate use may be sold and the proceeds thereof placed in the court fund of said county, and that any money so found by the officers shall be placed in the court fund of the county.

Sec. 4. Any person who sets up, operates or conducts, or who permits to be set up, operated or conducted in or about his place of business, whether as owner, employee or agent, any slot machine for the purpose of having or allowing the same to be played by others for money, property, checks, credits or any representation of value, shall be deemed guilty of a misdemeanor, and upon conviction shall be punished by a fine of not less than \$25 nor more than \$100, or by imprisonment in the county jail for a term of not more than thirty days, or by both such fine and imprisonment.

Sec. 5. It shall be unlawful for the owner or owners of any real estate, building, structure or room, to use, rent, lease or permit, knowingly, the same to be used for the purpose of violating Sec. 1 of this act. Any person who shall violate the provisions of this section shall be liable to a penalty of not less than \$100 nor more than \$1,000 for each offense, to be recovered at the suit of the state. The penalty so recovered shall become a lien on the property and

premises to be used, leased or rented in violation of this act from and after the date of the filing of the suit to recover such penalty, and the filing of a notice of the pendency of such suit with the county clerk of the county wherein said property is located, and upon final judgment said property may be sold as upon execution to satisfy the same, together with cost of suit, provided, however, that such lien shall not attach to property under the control of any receiver, trustee, guardian or administrator, but in such case, the receiver, trustee, guardian or administrator shall be liable on his official bond for the penalty so incurred, and in addition thereto shall be guilty of a misdemeanor. Each day such property is so used, leased or rented for any such unlawful purpose shall constitute a separate offense, and the penalty herein prescribed shall be recovered for each and every day. All leases between landlords and tenants, under which any tenants shall use the premises for the purpose of violating any provision of this act shall be wholly null and void, and the landlord may recover possession thereof, as in forcible entry and detainer.

Sec. 6. Any house, room or place where any of the games prohibited by Sec. 1 of this act are opened, conducted or carried on, or where persons congregate to play at any such games, is a public nuisance and the keepers and managers of any such nuisance and persons aiding or assisting in such keepers or managers in keeping or managing any such nuisance shall be guilty of a felony, and upon conviction, shall be punished by a fine of not less than \$500 nor more than \$10,000, or by imprisonment in the state penitentiary for a term of not less than one year nor more than ten years.

Sec. 7. Any owner, proprietor, manager or persons in charge of any cigar stand, lobby, store or place where articles are kept for sale who shall suffer, allow or permit any person to throw or shake or play dice or any other game, scheme or device at or in such cigar stand, hotel lobby, store or place shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of not less than \$50 nor more than \$100.

Sec. 8. Any state, district, city, town, country or township officer who shall engage or participate in, or who shall assist or encourage any other person or persons in any kind of gambling, whether the same be by cards, dice, dominoes, billiards, or any game of chance, or a gambling device, such officer shall be deemed guilty of a felony, and upon conviction, shall be punished by a fine of not less than \$500 nor more than \$10,000, or imprisonment in the state penitentiary for a term of not less than one year nor more than ten years. And such judgment of conviction shall carry with it an immediate removal from office and a disqualification to hold any office of profit or trust in the state of Oklahoma.

Duties of Officers.
Sec. 9. It is hereby made the duty of the county attorney, sheriff, constable, policeman and all other peace officers and enforcement officers to carry out and enforce all the provisions of this act, and the word "enforce" is hereby construed to mean all

UGH! ACID STOMACH, SOURNESS, HEARTBURN, GAS OR INDIGESTION

The moment "Pape's Diapepsin" reaches the stomach all distress goes.

Do some foods you eat hit back—taste good, but work badly; ferment into stubborn lumps and cause a sick, sour gassy stomach? Now, Mr. or Mrs. Dyspeptic, get this down: Pape's Diapepsin digests everything, leaving nothing to sour and upset you. There never was anything so safely quick, so certainly effective. No difference how badly your stomach is disordered you will get happy relief in five minutes, but what pleases you most is that it strengthens and regulates your stomach so you can eat your favorite foods without fear.

Most remedies give you relief sometimes—they are slow, but not sure. "Pape's Diapepsin" is quick, positive and puts your stomach in a healthy condition so the misery won't come back.

You feel different as soon as "Pape's Diapepsin" comes in contact with the stomach—distress just vanishes—your stomach gets sweet, no gases, no belching, no eructations of undigested food, your head clears and you feel fine.

Go now, make the best investment you ever made, by getting a large fifty-cent case of Pape's Diapepsin from any drug store. You realize in five minutes how needless it is to suffer from indigestion, dyspepsia or any stomach disorder.

duties of such officers, relating to the giving of information, the filing of complaints and informations, the arrests of such offenders, and the prosecution thereof, the giving of information and proceeding according to law against any property used for such purpose and all duties in connection with the prosecution of such offenders and any such officer who knowingly or willfully neglects, fails or refuses to enforce any of the provisions of this act shall be removed from office and disqualified to hold office of profit or trust within the state of Oklahoma for a period of two years from the date of conviction. The district court is hereby given original jurisdiction to hear, try and determine said cause when such charge or accusation is presented or filed as now provided by law.

Sec. 10. Any state, county, city or township officer, or other person who shall hold for, receive or collect any money, or other valuable consideration, either for his own or the public use, for and with the understanding that he will aid, exempt or otherwise assist said person from arrest or conviction for a violation of any of the provisions of this article, or who shall issue, deliver or cause to be delivered to any person or persons, any license, permit or other privilege, giving or pretending to give, any authority or right to any person or persons, to carry on, conduct, open or cause to be opened, any game or games which are forbidden or prohibited by any of the provisions of this article shall be deemed guilty of a felony.

Can Compel Witnesses.
Sec. 11. It shall be the duty of any judge of any court of record, upon the written request of the county attorney, or upon the sworn complaint of any other person, to issue subpoenas for any witness that may have knowledge of the violation of any provision of this act, and such judge shall have the power and it shall be his duty to compel such witness to appear before him and give testimony and produce any books or papers that will aid or assist in the prosecution of such investigation and inquiry into any violation of the provision of this act; but no person shall be prosecuted or subjected to any penalty or forfeiture for, or on account of any transaction, matter or thing concerning which he may so testify or produce evidence. The testimony of each witness shall be reduced to writing by said judge, or by some person designated by him, and the same shall be signed by such witness. No person shall disclose any evidence so taken, nor disclose the name of any person so subpoenaed and examined, except when lawfully required to testify as a witness in relation thereto; and the unlawful disclosure, by any person, of any such evidence, or of any matter or thing concerning such examination shall be a misdemeanor. Should said judge be unable to hold and conduct such inquiry and investigation for want of time, he may appoint a special judge, who shall possess the qualification and have the power in respect to such matters as the judge of the county court. Should any witness refuse to appear before such judge in obedience to such subpoena, or refuse to produce any books or papers when lawfully required so to do, or having appeared, shall refuse to answer any proper question, or sign his testimony when so required, it shall be the duty of such judge to commit such person to the county jail until he shall consent to obey such orders and command of such judge in the premises, and in addition thereto such person may be punished, as for contempt of court, in accordance with the constitution and laws of this state. The special judge appointed under the provisions of this section shall take the oath of the constitution for state officers, and shall receive the compensation allowed by law for notaries public for taking depositions, and be paid by the county in which such proceeding is had, upon the order of the judge who appointed him. When it is shown upon the taking of such testimony that there is probable cause to believe that any person has violated any provision of this act, the county attorney shall immediately prepare an information charging such person with such offense and file such information in some court of competent jurisdiction.

Sec. 12. Persons jointly charged for the violation of any of the provisions of this act shall be tried together, provided the court for good cause shown may grant a severance.

Accomplish Testimony Allowed.
Sec. 13. Any person charged with a violation of any of the provisions of this act may be convicted on the uncorroborated testimony of any accomplice and the judgment thereon shall not be set aside or reversed by reason of the fact that such conviction was based on the testimony of an accomplice.

Sec. 14. Secs. 2198, 2199, and 2597 of the Revised Laws of Oklahoma, 1910, are hereby repealed.

Speaking of the Weather

February and March bring weather conditions very trying to most people.

Colds, coughs, sore throat, tonsillitis, catarrh, bronchitis, pneumonia, are all prevalent.

These are all catarrhal conditions. All dependent upon the same cause, climatic changes. Sloppy weather underfoot. High winds, chilling blasts, changing from day to day. Thermometer dancing a jig. Barometer following suit.

All of the acute catarrhal conditions above referred to, call for

PE-RU-NA

They call loudly, too. If Peruna is neglected these catarrhal conditions are liable to become chronic. One bottle of Peruna used at the right time will save months, even years, of suffering and sickness.

THE PERUNA COMPANY
Columbus, Ohio
(Sold at all Drug Stores)

Trade Statistics for 1915.

American exports for December exceeded those for any previous month in the country's history, according to figures just made public by the bureau of foreign and domestic commerce. The total value of the goods shipped abroad for the month is placed at \$359,391,274 which brings the total exports for 1915 to \$3,559,915,393, or about a billion dollars more than was ever before exported during a like period.

The excess of exports over imports for 1915 was \$1,772,309,538, which is a striking increase over the average of about \$450,000,000 for a number of years before the war started. The excess of exports over imports for December alone was \$187,459,609, an increase of about \$17,900,000 over December of the previous year.

The import trade continued to gain during December and the total of \$171,841,665 was larger than for any other month of the year, and is an increase of \$57,185,129 over the total imports for December, 1914. It is only \$12,183,906 short of the total for December, 1913, which was the largest in the history of our import trade. The total value of articles imported during the calendar year 1915, is placed at \$1,778,605,855, which is the lowest figure for a number of years. In 1914 the imports were placed at \$1,789,276,001; in 1913, at \$1,792,596,480; and for 1912 at \$1,813,073,955. Duty free imports comprised 37.7 per cent of the December, 1915, imports.

Gold imports in December last were valued at \$45,412,677, as compared with \$4,309,063 in December, 1914. The year's gold imports aggregated \$451,954,590, as against \$57,357,741 for 1914. Gold exports totaled \$11,889,285 for December and \$31,425,918 for the year ending with December, 1915. The net inward movement of gold for 1915 was \$426,528,672, compared with a net outward movement of \$165,228,415 in 1914.

Mr. Smith Protests.

"Looky here!" snarled Grout P. Smith, addressing the village bore. "Why the deuce do you keep saying, 'You know' when you are talking to me? Dad-bum it, of course I know! In addition to what I willfully and maliciously know on my own hook, I know thousands of things not worth knowing, that people have insisted on telling me!"—Kansas City Star.

UGH! CALOMEL MAKES YOU DEATHLY SICK

Stop using dangerous drug before it salivates you! It's horrible!

You're bilious, sluggish, constipated and believe you need vile, dangerous calomel to start your liver and clean your bowels.

Here's my guarantee! Ask your druggist for a 50-cent bottle of Dodson's Liver Tone and take a spoonful tonight. If it doesn't start your liver and straighten you up better than calomel and without griping or making you sick I want you to go back to the store and get your money.

Take calomel today and tomorrow you will feel weak and sick and nauseated. Don't lose a day's work. Take a spoonful of harmless, vegetable Dodson's Liver Tone tonight and wake up feeling great. It's perfectly harmless, so give it to your children any time. It can't salivate so let them eat anything afterwards.

An African Woman.

Today on the road I saw a woman so small, so perfect, so black, and so comely that I looked at her with wonder. She walked with her arms folded, before a big carrier. She wore a leaf bandage supported by a cushion strap which held in place low on her back one of those curious bustles which are the pride of the people from the interior—a thick, even, glossy bunch of dried grass that looks like black horsehair, and is jaunty to a degree. Her dark skin was in perfect condition; her beautiful slender limbs moved with elastic precision above her slim shoulders her head was poised with a sort of nervous pride, and her hair was charming and elaborately dressed. Fairly she seemed to glitter in the sunlight. Jean Kenyon Mackenzie in the Atlantic Monthly.

CASCARETS BEST IF HEADACHY, BILIOUS, SICK, CONSTIPATED

Best for Liver and Bowels, Bad Breath, Bad Colds, Sour Stomach.

Get a 10-cent box. Sick headache, biliousness, coated tongue, head and nose clogged up with a cold—always trace this to torpid liver; delayed, fermenting food in the bowels or sour, gassy stomach.

Poisonous matter clogged in the intestines, instead of being cast out of the system is re-absorbed into the blood. When this poison reaches the delicate brain tissue, it causes congestion and that dull, throbbing, sickening headache.

Cascarets immediately cleanse the stomach, remove the sour, undigested food and foul gases, take the excess bile from the liver and carry out all the constipated waste matter and poisons in the bowels.

A Cascaret tonight will surely straighten you out by morning. The work while you sleep—a 10-cent box from your druggist means your head clear, stomach sweet, breath right, complexion rosy and bowels regular for months.

FREE TRAVEL INFORMATION

We have, for the convenience of prospective travelers, a well equipped information bureau. If you have a half-formed notion of making a winter trip to

Texas
Florida
California

or to some of the big eastern cities, and want to know what it will cost, drop a postal card to the undersigned. We will be glad to tell you all about train service, cost of railroad and sleeping car tickets, and so forth. We will also send you, without charge, illustrated descriptive literature.



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