

# After Long Suffering

Women Are Constantly Being Restored to Health by Lydia E. Pinkham's Vegetable Compound.

"Worth mountains of gold," says one woman. Another says, "I would not give Lydia E. Pinkham's Vegetable Compound for all the other medicines for women in the world." Still another writes, "I should like to have the merits of Lydia E. Pinkham's Vegetable Compound thrown on the sky with a searchlight so that all suffering women could read and be convinced that there is a remedy for their ills."

We could fill a newspaper ten times the size of this with such quotations taken from the letters we have received from grateful women whose health has been restored and suffering banished by Lydia E. Pinkham's Vegetable Compound.

Why has Lydia E. Pinkham's Vegetable Compound accomplished such a universal success? Why has it lived and thrived and kept on doing its glorious work among the sick women of the world for more than 30 years?

Simply and surely because of its sterling worth. The reason no other medicine has ever approached its success is plainly and simply because there is no other medicine so good for women's ills.

Here are two letters that just came to the writer's desk—only two of thousands, but both tell a comforting story to every suffering woman who will read them—and be guided by them.

## FROM MRS. D. H. BROWN.

Iola, Kansas—"During the Change of Life I was sick for two years. Before I took your medicine I could not bear the weight of my clothes and was bloated very badly. I doctored with three doctors but they did me no good. They said nature must have its way. My sister advised me to take Lydia E. Pinkham's Vegetable Compound and I purchased a bottle. Before it was gone the bloating left me and I was not so sore. I continued taking it until I had taken 12 bottles. Now I am stronger than I have been for years and can do all my work, even the washing. Your medicine is worth its weight in gold. I cannot praise it enough. If more women would take your medicine there would be more healthy women. You may use this letter for the good of others." Mrs. D. H. Brown, 809 North Walnut Street, Iola, Kan.

## MRS. WILLIAMS SAYS:

Elkhart, Ind.—"I suffered for 14 years from organic inflammation, female weakness, pain and irregularities. The pains in my sides were increased by walking or standing on my feet and I had such awful bearing down feelings, was depressed in spirits and became thin and pale with dull, heavy eyes. I had six doctors from whom I received only temporary relief. I decided to give Lydia E. Pinkham's Vegetable Compound a fair trial and also the Sanitive Wash. I have now used the remedies for four months and cannot express my thanks for what they have done for me.—Mrs. SADIE WILLIAMS, 455 James Street, Elkhart, Indiana.



Write to LYDIA E. PINKHAM MEDICINE CO. (CONFIDENTIAL) LYNN, MASS., for advice. Your letter will be opened, read and answered by a woman and held in strict confidence.

## NOW

IS THE TIME TO MAKE A START toward accumulating something for the future. The times were never more favorable, and no income is so small that some part of it cannot be put aside for future investment. Make your start now while you are prospering. The time may come when a little ready money, together with your "bank credit," may be worth many times the amount of your systematic accumulations.

Your account will receive careful attention at the

## THE BANK OF CRESCO

JOHN FARNSWORTH, PR.

**The LITTLE POLLY BROOM**  
Saves Carpets and Rugs  
The soft tipped broom sweeps the dirt from carpets and rugs without injury. Light and flexible. Saves time and labor. Smooth handle. Every Little Polly Your grocer has it.  
Harrah & Stewart Mfg. Co.  
Des Moines, Ia.

**A Progressive Century.**  
The twentieth century has given us a satisfactory treatment for rheumatism. The American Drug and Press Association, of which we are members, are manufacturing a preparation, called Meritol Rheumatism Powders, from a formula adopted by them after medical experts had pronounced it one of great merit. Give Meritol Rheumatism Powders a trial. They are guaranteed.—Fred Lowry Exclusive Agent.

**Notice to Breeders.**  
See MAXFIELD before you breed. Will make the season as follows: Fridays and Saturdays at home; the remainder of the week at Protivin. Fee \$10 to insure a foal one week old.  
J. J. Prochaska, Prop.  
35-18 Chas. Tuckek, Mgr.

**Chamberlain's Colic, Cholera and Diarrhoea Remedy.**  
Never fails. Buy it now. It may save life.

There Are Several Good Separators BUT THERE IS

Only One Best Separator—that's the **MILWAUKEE**

**A FEW REASONS WHY**  
The Only Separator with Interchangeable Aluminum Discs.  
The Only Separator with No Numbers On Discs.  
The Only Separator with Self-Balancing Discs.  
The Only Separator with Clarifying Discs.

MADE IN THREE CAPACITIES:			
Capacity	No. of Discs	Weight of Bowl	Price
500 lbs.	12	6 lbs. 2 oz.	\$50.00
750 lbs.	15	8 lbs. 12 oz.	\$55.00
900 lbs.	21	8 lbs. 0 oz.	\$60.00

Compare the number of Discs, the weight of the bowls and the PRICES with other make separators of like capacity and high-grade quality. A five year written guarantee goes with every machine. You take no risk. Let us give you a demonstration—See the MILWAUKEE at

**F. J. KLIMESH, PROTIVIN**

## ORDINANCE NO. 180.

An ordinance regulating house-movers and the moving of buildings within the limits of the city of Cresco, and providing a penalty for violation thereof.

Be it ordained by the City Council of the City of Cresco, Howard County, Iowa:

Section 1. No person, firm or corporation shall move, cause to be moved, or engage in moving in, upon, along, or across any street, alley, or public ground of the city of Cresco, Iowa, any building whatsoever, until all the conditions and regulations as hereinafter provided shall have been fully complied with.

Section 2. Before any building shall be moved in, upon, along, or across any street, alley, or public ground of the city of Cresco, the owner of such building, or the person, firm, or corporation proposing to move such building, shall make a written application to the mayor of the city, or to the city council when as hereinafter provided the consent of the city council shall be required, for consent to move the same, specifying in such application the building proposed to be moved, its location at the time such application is made, the streets, alleys, or public grounds along or across which the same is desired to be moved, the particular place to which the same is to be moved, the date upon which it is proposed to move the same, which said application must be made at least five days before the time proposed for the moving of such building.

Section 3. At least five days prior to the time proposed for the moving of such building, the applicant for consent shall give notice in writing to all persons, firms, or corporations, or their agents, having, owning or controlling any overhead electric, telegraph, or telephone wires, and poles, lawfully upon any street, alley, or public ground of the city, which will be affected by the moving of such building, which notice shall state the same matters and things which are required to be stated by the preceding section hereof.

Section 4. Upon receiving the application provided for in section two hereof, and within three days after the making of such application, the mayor shall either issue a permit therefor, according to the said application, or he may prescribe and designate other streets, alleys, or public grounds, upon, along, or across which such building may be moved, or he may refuse altogether to issue a permit or in any manner grant consent for the moving of such building, having in view public convenience and safety, and the protection of public and private property.

Section 5. In case the mayor shall refuse to grant a permit for the moving of any building as hereinbefore provided, or in case of his refusal to grant a permit to move any such building along the route set out in the application, then the applicant may appeal to the city council for such permit; which body shall have power to grant or refuse the same according to the tenor of the application, or designate a route different from that proposed in the application.

Section 6. Before issuing a permit for the moving of any building, the mayor or city council, as the case may be, shall require the house mover applying therefor to furnish and file, with the mayor or the city clerk, a good and sufficient bond, in a sum to be fixed by the official or body issuing such permit, and in no case less than one thousand dollars, and with sureties to be approved by such official or body, as the case may be, conditioned for the faithful compliance by such applicant with all the provisions of this ordinance, and with the ordinances of the city in respect to the proper use and care of the streets, and for payment of all penalties incurred by him in the violation of any city ordinance, and of all damages to public or private property, or on account of injuries to persons, for which such applicant may be liable in the course of such moving or by reason thereof.

Section 7. No permit shall be granted or issued for the moving of any building in, upon, along, or across any paved street in the city, without the consent of the city council, upon application made as provided in section two hereof, and upon satisfactory provisions guaranteed by such applicant for the protection and safety of such pavement, in addition to the other requirements provided in this ordinance for the furnishing of a bond, and in respect to the moving of buildings in general.

Section 8. Whenever by the provisions of this ordinance the con-

sent of the city council shall be necessary for the moving of any building, and upon the other requirements of this ordinance in such cases provided being complied with, the council at the time of granting such consent, shall direct the clerk to issue a permit in the same manner as required in case of a permit issued by the mayor.

Section 9. The privileges conferred by this ordinance or enjoyed under its provisions, in respect to the moving of buildings, shall in each instance be subject to reasonable property rights in any telegraph, telephone, electric light or power wires, or poles, and all other interests and property, public or private, lawfully in, upon, or across any street, alley, or public grounds of the city, and nothing herein contained shall be construed to give the person moving any such building, or causing the same to be moved, any right to interfere with, cut or damage such property, or interrupt its use and operation, when the same has been placed according to the requirements and provisions of the city's ordinances, without due compensation to the owner or owners thereof.

Section 10. The due compensation contemplated in the preceding section of this ordinance, shall be such an amount as shall be agreed upon between the owner or owners of such property and the person moving or procuring the moving of such building, or in case of their disagreement, then the amount found by the appraisers, as provided in the following section.

Section 11. Should the owner of the property on the street or public grounds and the house-mover be unable to agree upon the compensation to be allowed for interfering with, interrupting, or injuring such property, then they shall each appoint an appraiser, who shall be a citizen and freeholder of the city, and the two thus appointed shall name a third, who shall have the same qualifications as each of the others, and the three thus appointed shall, according to such arrangement as they shall deem best, proceed to assess and fix the amount of damages to such property on account of the contemplated moving. The appointment of the appraisers shall be completed within forty-eight hours after the permit as hereinbefore provided shall have been issued to such house-mover, and the appraisalment shall be completed within forty-eight hours after the appointment of the appraisers, unless both parties shall agree in writing to an adjournment to a future stated time. Should the owner fail or refuse to appoint an appraiser within twenty-four hours after being notified in writing by the house-mover to do so, or should the two appraisers first appointed fail within the required time to agree upon and select a third appraiser, then, in either case, the mayor may appoint such appraiser, or both, as the case may be, and the three thus selected shall proceed to make the appraisalment and award as hereinbefore provided.

Section 12. Upon the appraisalment having been made, and the sum thus awarded having been tendered or awarded to such property owner, or upon his refusal to accept the same, the depositing of the amount for the use of the owner, the house-mover may proceed with the work of moving such building, using due care in the prosecution of the same, and interfering, interrupting or damaging such property as little as possible consistent with the due prosecution of the work.

Section 13. No property lawfully in, upon, or across any street, alley, or public ground of the city shall be interfered with in any manner by any such moving until due compensation therefor has been ascertained and paid, tendered, or deposited, in accordance with either of the methods set out in the preceding sections of this ordinance. And no building shall be moved until the payment, tender, or deposit of the compensation agreed upon or ascertained according to the provisions of this ordinance, except upon the filing of an appeal bond, in case of appeal, in the manner of appeals from the judgment of a justice of the peace, conditioned upon the payment of the judgment and costs on appeal if judgment thereon should be unfavorable to the appellant.

Section 14. A fee of one dollar shall be charged for the issuance of a permit as herein provided, which fee shall be held to cover the costs of issuing such permit, and shall be accounted with the other fees of the mayor's office, or of the

clerk's office in case the permit is granted by the council.

Section 15. The work of moving any such building shall be duly prosecuted in the daytime until completed, with due regard to the safety of persons and property on such streets and alleys and public grounds; and for the proper protection of the public, warning shall be given by the display of red lights at night and all reasonable and legitimate directions of the city marshal in respect to the proper protection, safety, and restoration of streets, sidewalks, and pavements, shall be strictly complied with, and shall be regarded as part of the conditions under which any permit herein contemplated is granted.

Section 16. The terms of the application for such moving, considered with the terms of the permit granted, and all the conditions provided by this ordinance, and by the ordinances of the city in respect to the use, occupation, and obstruction of streets, alleys, and public grounds shall be merged into and be considered a contract between the city and any such applicant, of which contract the time prescribed for moving of such building shall be an essential element; but on application duly made for an extension of the time required for the moving of such building, the mayor may grant such extension with due regard to the reasonableness of such extension, the necessities of the case, and the convenience of the public.

Section 17. Any person moving any building without the permit herein required to be granted, or moving any building in violation of the terms of such permit, or in violation of any of the terms of this ordinance, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be fined a sum not less than ten dollars, nor more than one hundred dollars, and the costs of prosecution, and shall be committed to the jail of Howard County, Iowa, until such fine and costs are paid.

Section 18. This ordinance shall take effect and be in force from and after its publication in the Howard County Times and Iowa Plain Dealer as provided by law.

Passed May 15th, 1913.  
Attest— E. L. DAVENPORT,  
A. W. GILLETT, Mayor,  
City Clerk.

## SLEEPING CAR LAW TEST

States May Forbid "Making Down" of Berths Before Being Sold.

Washington, May 20.—Whether states have the right under the federal Constitution to enact a law prohibiting the "making down" of sleeping car berths before they are sold, will be passed upon by the supreme court of the United States.

The St. Paul road company filed an appeal from the action of the Wisconsin courts in upholding the validity of the Wisconsin law to this effect.

The Wisconsin courts held that in the absence of federal regulation on the point the state could enforce the law.

## KEYMEN URGE LEGISLATION

Want Federal Eight-Hour Law for Railroad Telegraphers.

Baltimore, May 20.—Two bills affecting telegraph operators throughout the United States will be presented to congress in accordance with action taken by the Order of Railroad Telegraphers, in session here.

The convention adopted a resolution urging that a federal eight-hour law be passed for railroad telegraphers and another calling on the post-office department to transport mail matter from all railroad stations to postoffices regardless of the distance between the buildings.

## LAUDS CLERGY FOR THRIFT

If Average Man Got Their Salary Poorhouses Would Be Filled.

Atchison, Kan., May 20.—At the Lutheran conference here a resolution fixing the minimum salary of each minister at \$1,000 a year, exclusive of a parsonage, was adopted. George E. Neff, a lap delegate from Pennsylvania, said:

"Preachers are good business men. The average salary paid ministers is \$600 yearly and if laymen had to manage on the same wages the poorhouses would become overcrowded."

## GOVERNOR HUNT SIGNS BILL

Arizona Act Prohibits Aliens From Owning Land.

Phoenix, Ariz., May 17.—Governor Hunt signed a rider on the new alien land bill. It prohibits any alien of Caucasian or Mongolian descent from owning land in Arizona if he has not declared his intention of becoming a citizen.

This not only bars Asiatics who cannot become citizens, but also a large number of wealthy Mexicans who live on the American side of the line, but who have maintained their allegiance to the government of Mexico.

The beauty and virtue of women are superior to the virtue and beauty of men, but no one can be beautiful when in the throes of a deep-seated hacking cough or cold. Nothing will bring greater relief than Allen's Cough Balsam. Sold for over half a century. Endorsed by those who use it. 25c, 50c, and \$1.00 bottles.

**A Few Words** about  
**Painkiller**  
The Rev. James H. Dixon, Rector St. Jude and Hon. Canon of Christ Church Cathedral, Montreal, writes:—"Permit me to send you a few lines to strongly recommend FRANK DAVIS' PAINKILLER. I have used it with satisfaction for thirty-five years. It is a preparation which deserves full public confidence."  
**Painkiller** Cures Croup, Diarrhoea, Bowel Complaints

## OFFICIAL PUBLICATION

Notice is hereby given that at a meeting of the City Council of the City of Cresco, Iowa, held on the 5th day of May, 1913, there was introduced the resolution hereinafter set forth, and that by resolution of the council duly passed on said date, the said resolution hereinafter set forth will be considered by the City Council for passage at a meeting to be held in the council room in said city at 8:00 p. m., on the 16th day of June, 1913, at which time the owners of property subject to assessment for the cost of the sewer contemplated by said resolution, may appear before said council and make objection to the contemplated improvement and to the passage of said proposed resolution, if any they have, said resolution being as follows:

### RESOLUTION OF NECESSITY

Be it resolved, by the City Council of the City of Cresco, Iowa, that it is deemed advisable and necessary to construct a certain sewer within said city, the location and terminal points of which are described as follows, to-wit:

Commencing where the center line of the alley passing through block 12 Berg's addition to Cresco, Iowa, intersects the west line of Eighth street East, thence west along the center line of said alley a distance of about 1146 feet, thence north about 409 feet to a connection with Main Sewer No. 1, commencing again where the center line of the alley passing through a re-subdivision of block 1, plat of Cresco intersects the east line of Fourth street East, thence southeasterly and easterly along the center line of said alley a distance of about 217 feet to a point south of the southeast corner of lot 6, block 10, Berg's addition to Cresco; said sewer to be known as lateral sewer No. 9. Said sewer to be constructed under and at a depth sufficient to give fall for sewer purposes and in accordance with the plans and specifications furnished by the city; material and construction to be as follows: To be of vitrified sewer tile of eight inch diameter, laid in the excavation provided therefor; joints to be cemented with mortar of Portland cement and sand; and to be provided with sufficient manholes, a flush-tank and other devices necessary to make a good sewer, and wherever it may be required and the plans direct, or the city hereinafter provides for, common agricultural tile shall also be laid in said opening for the purpose of drainage, to terminate either at manholes or as the plans may direct.

That for the entire cost of said sewer it is proposed to assess as abutting property all the lots in blocks 10, 11 and 12, Berg's addition to Cresco, and lots 10, 11, 12 and 13 on the irregular survey of the west one-half of the southeast quarter of section 23, township 99, north range 11, west of the 5th p. m.; also lots 1, 2 and 3 of a re subdivision of block 7, plat of Cresco. All of said lots being platted to abut on said sewer; and it is proposed to assess as adjacent property lot 4 of the irregular survey of the east one-half of the southeast quarter of section 23, township 99, north range 11, west of the 5th p. m.

It is further provided that the person receiving the contract for the construction of said sewer shall be required to receive in payment for the entire cost thereof assessment certificates issued against the abutting and adjacent property and shall be accepted by the contractor at their face value.

Be it further resolved, that the City Council will meet at 8:00 o'clock p. m., on the 16th day of June, 1913, in the council room of said city for the purpose of considering objections to the passage of said proposed resolution, and to the construction of said improvement, at which hearing the above resolution may be amended and passed, or passed as proposed.

Be it further resolved, that the City Clerk be, and he is hereby instructed to cause notice of the pendency of the above resolution, and the time at which said proposed resolution will be considered by this council and objections to the passage thereof heard, to be published as provided by law in the Cresco Plain Dealer, and the Howard County Times, newspapers of general circulation published in the City of Cresco, Iowa.

In witness whereof I have hereunto fixed my hand.  
A. W. GILLETT,  
City Clerk of the  
City of Cresco, Iowa.

## Constipation Cured.

Dr. King's New Life Pills will relieve constipation promptly and get your bowels in healthy condition again. John Sapsic, of Sanbury, Pa., says: "They are the best pills I ever used, and I advise everyone to use them for constipation, indigestion and liver complaint." Will help you. Price 25c. Recommended by P. A. Clemmer.

Never can tell when you'll mash a finger or suffer a cut, bruise, burn or scald. Be prepared. Thousands rely on Dr. Thomas' Electric Oil. Your druggist sells it. 25c and 50c.

**Children Cry FOR FLETCHER'S CASTORIA**  
Chamberlain's Cough Remedy  
Cures Colds, Croup and Whooping Cough.