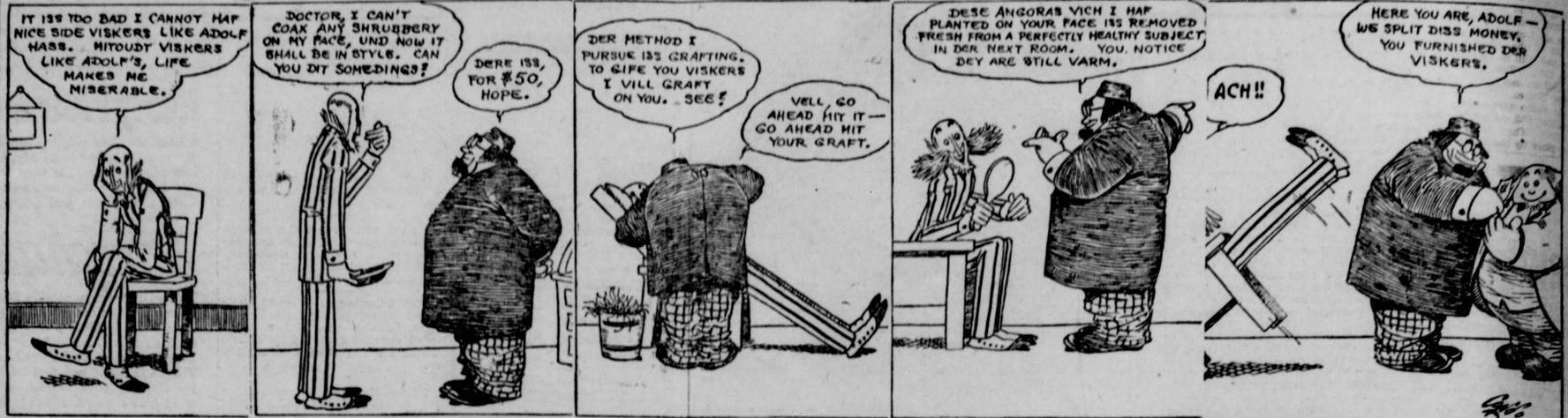


# Ayer's Hair Vigor

Ayer's Hair Vigor is composed of sulphur, glycerin, quinin, sodium chlorid, capsicum, sage, alcohol, water, perfume. A hair tonic. Promptly checks falling hair. Does not color the hair.

# At Last Osgar Attains a Pair of Lambrequins Like Adolf's, But--



Words by Schaefer Music by Condo

## Things Which Professional People Should Know and Do

I developed two principles incorporated into the Socialist Party's National Constitution at Indianapolis in my articles on the constitution.

**Article IX. of the Constitution.**  
Sec. 5. Railroad fare, including tourist sleeper car fare, of delegates going to and coming from the convention of the party, and of their allowance of \$2.50 to cover expenses, shall be paid from the national treasury, by making a deduction of the national dues sufficient to cover the same, to be estimated at the beginning of each year.  
The \$2.50 per diem of the foregoing section was introduced by myself, and is intended to make it possible for workmen to act as delegates to their national conventions. The man receiving the \$2.50 per diem, with a family to support, and his job gone when he returns from the convention, can hardly afford to attend our conventions.

**Article X.**  
Sec. 10. No local or branch organization shall be organized on the basis of the occupation of its members. It would be well for some of the Socialists of our state to read and comprehend this section 10 of article X.

**THE SOCIALIST PLATFORM.**  
The Socialist party of the United States declares that the capitalist system has outgrown its historical function and has become utterly incapable of meeting the problems confronting society. We denounce this outgrown system as incompetent and corrupt and as the cause of a speakable misery and suffering to the whole working class.

**OLD MAN IS GIVEN A CHANCE**  
Crippled with rheumatism, John Jarvis, a little old man, stood up in Judge Ronald's court and pleaded guilty to having assaulted a man with a pen knife. His crime could be punished with a penitentiary sentence or by a fine. Jarvis looked every bit as helpless as a lamb.

**JANE ADDAMS TO SPEAK HERE**  
Jane Addams, of Hull house, one of the most beloved women of the country, may deliver three speeches in Washington before the campaign is over in behalf of the progressive party. Jane Addams is the best-known woman worker in the sweat-shop-ridden East, and for the first time in her life, she says, she has taken the political stump because the progressive platform promises real benefits to wage workers.

**FIGHT TO KEEP RUTH L. TENNEY**  
Little Ruth L. Tenney, the 11-year-old daughter of Willis Tenney, who killed his divorced wife and then committed suicide last month, will remain with her 14-year-old brother at the home of her uncle, Dr. Cecil L. Tenney, Judge Prater so decided yesterday, when he denied the application of Mrs. Myrtle Irving, an aunt of the children, for the custody of the girl. Dr. Tenney is also the administrator of the estate of the deceased Tenney as well as guardian of the children. John C. Whitlock is administrator of the mother's estate.

**GIRLS RESCUED FROM SLAVE DEN**  
SAN FRANCISCO, Oct. 12.—Chopping their way with axes into a Chinese slave den, Immigration inspectors J. W. Nicholas and J. H. Gobbin today rescued two young Chinese slave girls, brought into this country for alleged immoral purposes. The two girls were sent to Angel Island and probably will be deported.

**Oregon Women Fight For Equal Suffrage**  
PORTLAND, Or., Oct. 12.—The state suffrage central campaign committee is today preparing to wind up the "votes for women" campaign throughout the state. It is announced that Mrs. May Arkwright Hutton, of Spokane, the first woman delegate to a national democratic convention, would be here later to speak for the cause, and rs. Olive Stott Gabriel, a noted worker for suffrage in the state, has also been secured.

# LAW PRESUMES BILLY RAYMOND INNOCENT, BUT IT KEEPS HIM IN JAIL OVER A YEAR

"Billy" Raymond, chauffeur, celebrated, the other day, the first anniversary of his commitment to the county jail. He is still there, and he is still to be ultimately tried for the crime which he is alleged to have committed more than a year ago.

The case is not in any way extraordinary. When "Billy" Raymond was arrested, his wife and little son moved into a house across the street from the jail to be near him. They visit him every day.

It is natural, perhaps, that the woman, who loves "Billy" Raymond, should refuse to believe him guilty of the crime charged, and that she should have persuaded herself, by now, that her husband is the victim of some vague and mysterious plot of vengeance and persecution. For that is the way of wives. And it has been weary waiting.

All of which is neither here nor there. The Star brought about "Billy" Raymond's arrest by calling the attention of the prosecutor's office to the story and condition of a 16-year-old girl. That was on July 7 of last year.

In the early part of August Raymond was arrested and charged with attacking the girl while "joy-riding." The Star believed then, and still believes, that the story told by the girl and her sister fully warranted Raymond's arrest. The Star is not interested in Raymond's guilt or innocence. That is for the courts to determine.

The courts have been mighty slow about it. He never hurt anyone before. If guilty, he ought to be sent to the penitentiary. If innocent, he ought to be released to support his wife and child.

As stated, the case is not extraordinary. It has been selected because it is typical of many cases in which persons lacking money or friends with money have been unable to give bond and have to suffer long imprisonment before trial.

He is an outline of the case, which illustrates the law's delays: Raymond was arrested and jailed October 9, 1911. The information was filed October 15.

He pleaded "not guilty" in Judge Gay's court October 18, and the case was set for trial November 20. Case called and continued to December 5. Tried December 5, and the jury brought in a verdict of "guilty."

On December 16 Judge Gay sentenced Raymond to the penitentiary for from 10 years to life. Raymond appealed, and went back to jail. This was nearly six months after the alleged crime.

On June 18, 1912, the supreme court of the state reversed Judge Gay, and then the superior judges went on their vacations. Raymond stayed in jail.

On July 16 Prosecuting Attorney John F. Murphy mailed a petition for a rehearing by the supreme court en banc. On October 7 the supreme court, vacation time over, denied this petition.

And so the matter stands. Under the law the case must be retried in the lower court within 60 days of the denial of the rehearing petition. If the prosecutor's office takes full advantage of the law's delays, the innocence or guilt of the prisoner will not be determined until December, about a year and a half after the alleged crime.

Now, even laymen know that the law presumes a person to be innocent until proved guilty. Raymond, then, even if guilty in fact, is "innocent" in the eyes of the law. And yet he has served more than a year in prison for a crime which the law, in its detachment, says he didn't commit, though it is trying to prove that he did.

Innocent or guilty, Raymond is entitled to a speedy trial. So in every man or woman who comes within the pale of the law. And to the lay mind, unversed in legal lore, it seems one perfectly competent judge and 12 jurors, with the aid of witnesses, could, if they wished, get to the bottom of this unsavory matter in an hour, or, at the most, half a day.

The prosecutor's office explains that the docket is crowded, but that it hopes to get the Raymond case set for some time in November. In the meantime, Raymond is in jail, and a woman and a child continue their vigil at the gate.

# 420 YEARS AGO COLUMBUS DISCOVERED AMERICA



**In Fourteen Hundred Ninety-Two**  
In Fourteen Hundred Ninety-Two, When he sailed away with his gallant crew, The Santa Maria was a good old boat. But how he managed to keep her afloat, Nobody but Columbus knew, Or, at least, that is what he wrote. There was no gas, there was no steam, And at night he would read by the pale Moon's beam; But he plowed out a course 'er the raging Main, That's been followed by men again and again; From the day Columbus with his crazy scheme And his gallant crew left the Port of Spain.

# PLAN VIGOROUS CAMPAIGN FOR 2-PLATOON SYSTEM

An enthusiastic meeting was held in the Labor Temple yesterday afternoon by advocates and supporters of the two-platoon system for the firemen of Seattle. The hall was crowded, the women being greatly in the majority. The object of the meeting was to impress on the minds of those present the necessity of making the system and to formulate some definite scheme of campaigning.

Mrs. Evingshous presided, and called the meeting to order. She introduced Attorney P. D. Hughes, who, in a short, vigorous speech, spoke of the justness of the demand for two platoons, and of the benefits to be derived from it. Mrs. Bogardus, representing the Mothers' Congress, followed Mr. Hughes. She spoke of the interest the mothers had in the proposed system, and promised the support of the Mothers' Congress. Mrs. McElvay, representing the Wilson-Marshall league, was in favor of the abolishment of the present system, and advocated an eight-hour shift, instead of the proposed 12. Mrs. Anne O'Malley dwelt on the necessity of making the people acquainted with the justness of the two-platoon system. Cornelius V. Garrison advocated an eight-hour day for firemen by state law. Frank S. Griffiths pointed out the small amount it would cost each taxpayer per year to establish the system. Thomas Horner urged organization and hard work in order that the measure might be carried at the November election. George T. McManara spoke on what the system meant to the wives and mothers of the firemen.

## Kenneth Mackintosh

Nominee for Judge of Superior Court

## Canadian Pacific Railway

STEAMSHIPS ON "TRIANGLE" SERVICE

Seattle-Vancouver via Victoria (Returning Direct) Daily:	Seattle-Vancouver (Direct) Returning via Victoria, Daily:
Leave Seattle ..... 9:00 a. m.	Leave Seattle ..... 11:30 p. m.
Arrive Victoria ..... 1:15 p. m.	Arrive Vancouver ..... 8:30 a. m.
Leave Victoria ..... 2:45 p. m.	Leave Vancouver ..... 10:00 a. m.
Arrive Vancouver ..... 7:15 p. m.	Arrive Victoria ..... 2:30 p. m.
Leave Vancouver ..... 9:00 a. m.	Leave Victoria ..... 4:00 p. m.
Arrive Seattle ..... 8:00 a. m.	Arrive Seattle ..... 9:30 p. m.

SAILING FROM PIER 1. City Office, 713 Second Avenue. Phone Main 5588.

# FALCONER SHOWS UP GOV. HAY'S "PROGRESSIVEISM"

Gov. M. E. Hay came in for a red-hot scorching at the hands of Senator J. A. Falconer, progressive candidate for congressman-at-large at a meeting at Redmond last night. "Gov. Hay violated the election laws in 1908 by spending \$6,000 for his race for lieutenant governor, the salary for which is but \$1,000," said Falconer. "The supreme court said he broke the law. But Gov. Hay was in office then, as governor, coming into that office by the death of Gov. Cosgrove, and the supreme court said that to remove Hay from office, even though he was guilty, would be too great a penalty. "And so what does Hay do? This year he spent \$13,000 and more in his primary campaign for re-nomination. Hay has spent this amount in addition to the fact that all over this state he has appointees numbering about 200, who are making it their whole business to re-elect

# Healthy, Wrinkle-Free Skin Easy to Have

(From the Woman Beautiful)  
A dull, dry, muddied complexion can be a blotchy, pimply or freckled skin by a quite simple, harmless and inexpensive method, be changed to one of flower-like radiance and purity. One ounce of common vaseline will remove the most unsightly complexion in from one to two weeks. By its remarkable absorbent power, the withered, faded or discolored layer of thin film-skin which hides the healthier skin underneath, is gradually flaked off in tiny, almost invisible particles. This is done so gently there is no inconvenience, and no trace is left on the skin except that of enhanced beauty. The wax is smeared on like acid cream, before retiring, and removed in the morning with warm water. If the skin be wrinkled or saggy, a face bath made by dissolving a powdered exfoliate in 1/2 pint with hazel will be found most effective. Combining both astringent and tonic properties, this tightens the skin and braces up its supporting muscles.

# SMALL INVESTMENTS

\$200 or more, as you like, invested in Seattle Real Estate today, is the surest and best investment. Call for list of opportunities for the small investments. Something that will advance in value.

## David P. Eastman

505 Lowman Bldg.

# Morphine Habit Cured

Prominent Seattle Physician Takes Neel Treatment.

# Used Drug for Years

A prominent Seattle physician whose name and address will be furnished to any one in good faith interested, recently completed the Neel Treatment for drug addictions, and makes the following statement: "I had been addicted to the use of morphine for six years and was taking ten grains hypodermically daily when I entered the Neel Institute. I had taken several other 'cures,' suffering a great deal thereby, but was unable to rid myself of the habit. Within two weeks after entering the Neel Institute I was eating well, sleeping well and feeling better than I had felt for years, and, best of all, I had no further craving or desire for morphine. The most remarkable effect of the treatment is the fact that there is little or no suffering attached to the withdrawal of the drug. While at the Institute I had ample opportunity to observe the effect of the treatment upon both alcohol and morphine addicts, and have no hesitancy in saying that it is unquestionably the best that has yet been discovered."

# KNOX TO SPEAK

Phlander C. Knox, secretary of state, will make a Taft speech at the Moore theatre Monday night. The boxes have been reserved for the select, including Dick Ballinger, Sam Piles and a few others, but the public will be permitted to hear Knox free of charge, so the announcement reads. Will E. Humphrey, the "I. A. A. T." congressman, will be chairman.

# BROKE UMBRELLA OVER POLICEMAN

Peter Dooley had a lapse of memory. Judge Gordon's court Dooley frankly admitted that it may have been possible that he mistook the curbstone on a prominent corner for a soft pillow in the Waldorf Astoria. But he does not remember that anyone aroused him, much less that a "cop" had interfered with his slumbers. The policeman told the court that Dooley had an umbrella firmly grasped in his hands, even in his sleep, and that when aroused he used this umbrella liberally over the officer and smashed it to pieces. But—"I don't know about that," Dooley said this morning. Judge Gordon fixed the penalty at \$10.

# "SOME" VEGETABLES

C. Hendricks has brought down from Sushitna, a town in Cook Inlet in Alaska, samples of potatoes, turnips and carrots that have as good an appearance as any vegetables in the local market. They were grown by Henry Dohrmann in his garden. Few people realize that vegetables are raised in Southwestern Alaska, a distance of about 3,000 miles from here; but such is the fact.

Call, write or phone The Neel Institute, 1735 16th Ave., Seattle, Wash. Phone East 4381.

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