

Your Duty to those "Soldiers in Your Blood"

Is to keep them healthy and strong, so that they can perform their duty to you, which is to defend you against infectious and contagious diseases.

They protect the red blood corpuscles and the bodily tissues.

Your duty to them is as important as theirs to you.

You cannot neglect it and not suffer.

Those little soldiers are the white corpuscles, which are of such great importance.

The medicine that makes them healthy and strong, so that they can fight for you against disease, is the medicine that makes the blood of the right quality or quantity, or in other words, purifies and enriches it.

It is Hood's Sarsaparilla. This medicine acts directly and peculiarly on the blood, and probably has cured more blood diseases and ailments than any other medicine in the world.

Over 40,000 testimonials of cures received in two years from grateful people in all parts of the world and all circumstances of life.

If you are troubled with any indication of impure blood or run-down condition of the system, begin taking Hood's Sarsaparilla at once; or you will fall to perform your duty to those little soldiers in your blood, on which you must depend for protection from all infectious and contagious diseases.

They need better health and greater strength if you have any humor, scrofula, eczema or salt rheum, catarrh, rheumatism, or are pale, weak, nervous, with little or no appetite.

Serve them and they will serve you. They need Hood's Sarsaparilla.

Hood's Sarsaparilla will make you feel better, look better, eat and sleep better.

It multiplies and develops the red blood corpuscles, increases the vitality, relieves that tired feeling and builds up the whole system.

It is the best preventive as well as curative medicine.

"I have taken Hood's Sarsaparilla in the spring and fall and found it a sure remedy to purify the blood and cure diseases for which it is recommended." JOHN RAYMOND, 205 1/2 Pacific Ave., Jersey City, N. J.

Accept no substitute, but insist on having Hood's Sarsaparilla, and get it today. In the usual liquid form or in the chocolate tablets known as Sarsatabs. 100 Doses One Dollar.

MANILA PURGED OF CHOLERA.

The Epidemic Apparently Has Been Put Down.

Manila, Nov. 7.—The epidemic of cholera in this city has apparently been stamped out.

Electric Light

Beautifies the Home, makes everything cheerful; it decorates.

Saves Strength—No Dirt
Saves Walls—No Matches
Saves Lungs—No Fumes
Saves Money—No Doctors

It's the ONLY wholesome light, and the price is right—1-2c per hour for 20 candles of soft, rich, mellow light.

CONSOLIDATED LIGHTING CO. AND Vermont Light & Power Co. Phone 240-3 135 No. Main Street, Barre, Vt.

HAMILTON WATCHES

—the standard Railroad Watch of the World. No better "timers" than these. We have them, movements costing from \$24 to 40. Nickel cases, \$1 and 2. Gold-filled from \$5 to 12. Solid gold cases, 16 and 18 size, \$28 and 30.

CLOCKS—Nickel Alarm, \$1 and 1.50. Kitchen Clocks \$3 and 3.25. Mantle Clocks, \$5.50 to 10. Other goods at lowest consistent prices. Pyrography supplies and Post Cards.

O. J. DODGE, The Jeweler, 200 N. Main St., with Ideal Bookstore.

FIRE Insurance Rates REDUCED

Seventeen old reliable Stock Companies and five Mutuals. Take your choice. Call and investigate. Any competition met, in companies that have had an experience of from 25 to 100 years.

J. W. DILLON, Sanitationist Book, Barre, Vt.

BANANA CAKE FOR SATURDAY.

Just try a piece of our Banana Cake. When you bought it last here, do you remember that delicious flavor? Twelve cents.

Ladies using our Cakes, Bread and other Bakery Goods will always notice that their guests and the whole family will wear the smile of satisfaction that will not come off after eating our delectable confections. Beware of imitations. We lead—others follow.

UNION BAKERY, Tel. 222-18 322 No. Main St.

NOTES FROM STATE HOUSE

Court of Claims Deader Than a Door Nail

ANOTHER COURT KNOCKING

It is the District Court Bill—The Senate Again Bows to the House, This Time on the Question of Adjournment.

State House, Nov. 7. The judiciary committee at both houses will give a public hearing on the district court bill, Thursday evening, Nov. 12th, at 7:30 in the Senate chamber. The bill is intended to give a court for the whole state, with a unit of jurisdiction and rules, to take care of all the petty business, both civil and criminal, and give the people a chance to have such business finally concluded without dragging through the county and supreme courts.

Many of the details necessary to carry out the scheme will have to be changed, and the jurisdiction as given in the bill will not be insisted upon. It is claimed a system of traveling courts can be established to cover the whole state, which will not add materially to expense to the state for the present justice and municipal courts, which now cost over \$50,000, and there are bills before the legislature providing for three more municipal courts.

Unless some system is adopted for district courts of uniform jurisdiction and rules, all the large towns will soon ask for municipal courts, and there will be no uniformity of jurisdiction, and the rural communities will have to depend upon the antiquated justice system.

Mr. Williams hopes that everyone interested in the bill, whether for or against it, will be present at the hearing, and give their views.

The subjects to be taken up at the important public hearing on taxation to be held in the Hall of Representatives next Monday evening will be: the proposition to create a permanent taxation commission, the advisability of doing away with offsets for debts owing and the establishing of a tax of five mills on intangible property.

Another little scrap on adjournment took place in the House on Friday afternoon. A motion was made that when the House adjourns it be until 2 o'clock Monday afternoon. Mr. Howe of Bennington moved an amendment making it 7:30 Monday evening, so that more members who went home would have time to get back. This amendment was adopted by a rising vote, 82 to 80. Then the question on the adjournment motion was put and it was carried by a rising vote, 94 to 72. So the adjournment will be until Monday evening. In the Senate Friday morning a motion was carried that when the Senate adjourns it be until 2 o'clock Monday afternoon. Later a motion was carried for reconsideration and a vote carried to adjourn until 7:30 in the evening. So the House and Senate this time agree on adjournment.

The House killed a bill Friday morning providing for plurality election of representatives, but it was afterward reconsidered and returned to the committee for a public hearing. There are some critics of the bill that meet with opposition outside the provision for plurality election on the first ballot, and it is not considered that the action of the House Friday represented a general opposition to the plurality idea.

The court of claims, established in 1902 to enlarge to more petitions proportionally by the legislature of 1904, is no more, the act abolishing the court being signed by Governor Prouty on Friday. The court held its last meeting this week, with Judges Linn Leavens and E. B. Flinn presiding. On October 22 these two judges were re-elected, also Senator Gibson. The last mentioned already had his resignation in the hands of the governor, but as he did not take office until December 1 it was unnecessary, as the court died a natural death.

Mr. Howe's trout bill changes the present law in that it makes the close season on brook trout, lake trout, salmon and lunge from August 1 to May 15, instead of August 15 to May 15.

Mr. Davis' bill establishing a public service commission provides in one section that the commission shall have the right to inquire into the issue of stocks, mortgages, bonds or other securities in companies in order to prevent over-capitalization. It gives the commission authority also to investigate tolls and rates when unreasonable or in violation of law. The commissioners are to receive \$1,500 a year and expense, and the chairman is to receive another \$300. Provision is made for a clerk and his expenses.

One of the provisions of the bill introduced by Mr. DeBoer of Montpelier to regulate companies doing business in the transmission of gas and electricity provides that the commission may fix, order and substitute therefor such rate or rates, toll charges or schedules and make such changes in any regulations, measure, practices or acts of said public utilities relating to its service and make such order as will compel the furnishing of adequate service as shall at hearing on the subject be found by it to be just and reasonable. This section shall not be construed to require the same rates from public utilities for a like service in different parts of the state.

THEY KNOW IT. Thousands of people throughout the country know that the ordinary remedies for ailments, suppositories and applications—will not cure. The best of them only bring passing relief.

Dr. Leonard's Hem-Roid is a tablet taken internally that removes the cause of piles, hence the cure is permanent. Every package sold carries a guarantee with it.

It is perfectly harmless to the most delicate constitution. A month's treatment in each package. Sold for \$1.00. At Rickett & Wells, 100 No. Main Street, Barre, Vt., or Dr. Leonard's Co., Station B, Buffalo, N. Y.

FIRST MATCH IN BOWLING

Crescents Defeat Calumets in Four Strings

IN STATE TOURNAMENT

Smith Was High Man of the Evening, Getting a Single String of 220 and a Total of 883 in Five Strings.

The first games in the Vermont State Bowling League were played last evening in Buzzell's alleys between the two Barre teams, the Crescents and the Calumets, and the Crescents made a good opening by winning four out of the five games played. Donald Smith of the Crescents rolled up the best single string of the evening of 220 and also the best fire-string total of 883.

The six men in these two teams are the best bowlers to be had in the city, and they have played with and against each other many times. The league is composed of eight three men teams, and they played five games at each meet. The other teams in the league are two in Montpelier and four in Burlington.

The scores:

	Crescents	Calumets
Smith	194 184 142 220 213—883	
Nute	108 103 100 170 158—539	
Trenoweth	45 139 151 166 180—661	
Totals	467 506 453 556 552—2534	

Avрил 145 201 179 137 219—871 | || Alexander | 155 163 160 137 147—711 | |
| Walsh | 167 133 162 193 183—838 | |
| Totals | 467 497 510 467 549—2490 | |

Followed another joke on them Democrats today. Haint they even left as Missouri, says one Democrat. No they haint left you nothing but Hitechock, says the fellow. And us farmers haint seen the joke yet as got Hitechock on our hands and he aint no joke neither.

Views on Senate. This morning's Rutland Herald had the following description of some of the "senate" proceedings yesterday afternoon: "I swan I'm getting intrusted with them old whiskers in the senate. Ed-journed early again and went in. They been fussing around about a bill to send three members penal boards to Denver Colorado. State expenses of course. First off, Judge Hentley he moved to amend by making it one member and says I good enough. Then that young Gibson made him write it down. Time he got it wrote down them senators was walking round, borrowing chaws to haecker and visiting just like a town meeting to Haysville. Gibson he visited round too and that fat senator from Springfield he sashayed round and showed the judge where to put the amendment in.

Finally they got it fixed and then that judge from Rutland he says he don't believe the bill amounts to nothing, as they haint changed no other sections to correspond. Then that big senator from Orange county, he that got to be a champion rascal, he got up and said secus so they got themselves balled up so as an old hen couldn't scratch em out and he motioned to dismiss the bill. He would a done it too if that young Gibson haint a sprang a rule on him and said he was out of order.

Finely they got round to vote and I see in a minute the bill was lost. Then that boy that married Carroll Page's daughter he said he voted wrong and changed his vote. So did that railroad man from Montpelier and they just skinned the bill through. Note; I'm going to vote against that bill.

Then that boy that married Page's daughter he got up and motioned to reconsider the motion to adjourn until two o'clock Monday and he just skinned that through. Then they motioned to adjourn until after half past seven Monday night same as us members did. Beats all how them senators likes to tag along.

Mr. Williams hopes that everyone interested in the bill, whether for or against it, will be present at the hearing, and give their views.

The subjects to be taken up at the important public hearing on taxation to be held in the Hall of Representatives next Monday evening will be: the proposition to create a permanent taxation commission, the advisability of doing away with offsets for debts owing and the establishing of a tax of five mills on intangible property.

Another little scrap on adjournment took place in the House on Friday afternoon. A motion was made that when the House adjourns it be until 2 o'clock Monday afternoon. Mr. Howe of Bennington moved an amendment making it 7:30 Monday evening, so that more members who went home would have time to get back. This amendment was adopted by a rising vote, 82 to 80. Then the question on the adjournment motion was put and it was carried by a rising vote, 94 to 72. So the adjournment will be until Monday evening. In the Senate Friday morning a motion was carried that when the Senate adjourns it be until 2 o'clock Monday afternoon. Later a motion was carried for reconsideration and a vote carried to adjourn until 7:30 in the evening. So the House and Senate this time agree on adjournment.

The House killed a bill Friday morning providing for plurality election of representatives, but it was afterward reconsidered and returned to the committee for a public hearing. There are some critics of the bill that meet with opposition outside the provision for plurality election on the first ballot, and it is not considered that the action of the House Friday represented a general opposition to the plurality idea.

The court of claims, established in 1902 to enlarge to more petitions proportionally by the legislature of 1904, is no more, the act abolishing the court being signed by Governor Prouty on Friday. The court held its last meeting this week, with Judges Linn Leavens and E. B. Flinn presiding. On October 22 these two judges were re-elected, also Senator Gibson. The last mentioned already had his resignation in the hands of the governor, but as he did not take office until December 1 it was unnecessary, as the court died a natural death.

Mr. Howe's trout bill changes the present law in that it makes the close season on brook trout, lake trout, salmon and lunge from August 1 to May 15, instead of August 15 to May 15.

Mr. Davis' bill establishing a public service commission provides in one section that the commission shall have the right to inquire into the issue of stocks, mortgages, bonds or other securities in companies in order to prevent over-capitalization. It gives the commission authority also to investigate tolls and rates when unreasonable or in violation of law. The commissioners are to receive \$1,500 a year and expense, and the chairman is to receive another \$300. Provision is made for a clerk and his expenses.

One of the provisions of the bill introduced by Mr. DeBoer of Montpelier to regulate companies doing business in the transmission of gas and electricity provides that the commission may fix, order and substitute therefor such rate or rates, toll charges or schedules and make such changes in any regulations, measure, practices or acts of said public utilities relating to its service and make such order as will compel the furnishing of adequate service as shall at hearing on the subject be found by it to be just and reasonable. This section shall not be construed to require the same rates from public utilities for a like service in different parts of the state.

THEY KNOW IT. Thousands of people throughout the country know that the ordinary remedies for ailments, suppositories and applications—will not cure. The best of them only bring passing relief.

Dr. Leonard's Hem-Roid is a tablet taken internally that removes the cause of piles, hence the cure is permanent. Every package sold carries a guarantee with it.

It is perfectly harmless to the most delicate constitution. A month's treatment in each package. Sold for \$1.00. At Rickett & Wells, 100 No. Main Street, Barre, Vt., or Dr. Leonard's Co., Station B, Buffalo, N. Y.

FRITZ HANSON

And cup won by him in Sweden during a six-day wrestling tournament in 1902.



Who will meet Fritz Hanson in a wrestling match at the opera house tonight.

JACK GRACE

Who will meet Fritz Hanson in a wrestling match at the opera house tonight.



Who will meet Fritz Hanson in a wrestling match at the opera house tonight.

BIG MATCH TONIGHT.

Fritz Hanson, with International Reputation, Meets Jack Grace.

A wrestling match with a rip to it is promised at the Barre opera house tonight, where Fritz Hanson of Worcester, Mass., a pupil of the famous Linnrin, promises to throw Jack Grace of New York three times in two hours or forfeit all the purse. That Hanson has got a large contract on his hands is shown by the fact that Grace in a previous appearance here went down before Bourdon of Claremont only after an hour and fifteen minutes for the first throw.

Hanson is a Swede and last year while in Europe won the welter-weight wrestling championship over there, and he claims the same title in the United States, being willing to meet all comers for the title. He will be 22 years old the 25th of this month. While in Sweden last year he won the cup which is shown in the picture of him here reproduced, taking it in a tournament, during which he wrestled seven men. The Boston Herald says of Hanson: "Fritz Hanson now a witerweight, is rated among the world's best in his division with a universal reputation earned through victories over men of his weight both in this country and abroad."

The match tonight will be catch-as-catch-can pin falls, at catch weights. There will be a preliminary bout between local men.

FIRST MATCH IN BOWLING

Crescents Defeat Calumets in Four Strings

IN STATE TOURNAMENT

Smith Was High Man of the Evening, Getting a Single String of 220 and a Total of 883 in Five Strings.

The first games in the Vermont State Bowling League were played last evening in Buzzell's alleys between the two Barre teams, the Crescents and the Calumets, and the Crescents made a good opening by winning four out of the five games played. Donald Smith of the Crescents rolled up the best single string of the evening of 220 and also the best fire-string total of 883.

The six men in these two teams are the best bowlers to be had in the city, and they have played with and against each other many times. The league is composed of eight three men teams, and they played five games at each meet. The other teams in the league are two in Montpelier and four in Burlington.

The scores:

	Crescents	Calumets
Smith	194 184 142 220 213—883	
Nute	108 103 100 170 158—539	
Trenoweth	45 139 151 166 180—661	
Totals	467 506 453 556 552—2534	

Avрил 145 201 179 137 219—871 | || Alexander | 155 163 160 137 147—711 | |
| Walsh | 167 133 162 193 183—838 | |
| Totals | 467 497 510 467 549—2490 | |

Followed another joke on them Democrats today. Haint they even left as Missouri, says one Democrat. No they haint left you nothing but Hitechock, says the fellow. And us farmers haint seen the joke yet as got Hitechock on our hands and he aint no joke neither.

Views on Senate. This morning's Rutland Herald had the following description of some of the "senate" proceedings yesterday afternoon: "I swan I'm getting intrusted with them old whiskers in the senate. Ed-journed early again and went in. They been fussing around about a bill to send three members penal boards to Denver Colorado. State expenses of course. First off, Judge Hentley he moved to amend by making it one member and says I good enough. Then that young Gibson made him write it down. Time he got it wrote down them senators was walking round, borrowing chaws to haecker and visiting just like a town meeting to Haysville. Gibson he visited round too and that fat senator from Springfield he sashayed round and showed the judge where to put the amendment in.

Finally they got it fixed and then that judge from Rutland he says he don't believe the bill amounts to nothing, as they haint changed no other sections to correspond. Then that big senator from Orange county, he that got to be a champion rascal, he got up and said secus so they got themselves balled up so as an old hen couldn't scratch em out and he motioned to dismiss the bill. He would a done it too if that young Gibson haint a sprang a rule on him and said he was out of order.

Finely they got round to vote and I see in a minute the bill was lost. Then that boy that married Carroll Page's daughter he said he voted wrong and changed his vote. So did that railroad man from Montpelier and they just skinned the bill through. Note; I'm going to vote against that bill.

Then that boy that married Page's daughter he got up and motioned to reconsider the motion to adjourn until two o'clock Monday and he just skinned that through. Then they motioned to adjourn until after half past seven Monday night same as us members did. Beats all how them senators likes to tag along.

Mr. Williams hopes that everyone interested in the bill, whether for or against it, will be present at the hearing, and give their views.

The subjects to be taken up at the important public hearing on taxation to be held in the Hall of Representatives next Monday evening will be: the proposition to create a permanent taxation commission, the advisability of doing away with offsets for debts owing and the establishing of a tax of five mills on intangible property.

Another little scrap on adjournment took place in the House on Friday afternoon. A motion was made that when the House adjourns it be until 2 o'clock Monday afternoon. Mr. Howe of Bennington moved an amendment making it 7:30 Monday evening, so that more members who went home would have time to get back. This amendment was adopted by a rising vote, 82 to 80. Then the question on the adjournment motion was put and it was carried by a rising vote, 94 to 72. So the adjournment will be until Monday evening. In the Senate Friday morning a motion was carried that when the Senate adjourns it be until 2 o'clock Monday afternoon. Later a motion was carried for reconsideration and a vote carried to adjourn until 7:30 in the evening. So the House and Senate this time agree on adjournment.

The House killed a bill Friday morning providing for plurality election of representatives, but it was afterward reconsidered and returned to the committee for a public hearing. There are some critics of the bill that meet with opposition outside the provision for plurality election on the first ballot, and it is not considered that the action of the House Friday represented a general opposition to the plurality idea.

The court of claims, established in 1902 to enlarge to more petitions proportionally by the legislature of 1904, is no more, the act abolishing the court being signed by Governor Prouty on Friday. The court held its last meeting this week, with Judges Linn Leavens and E. B. Flinn presiding. On October 22 these two judges were re-elected, also Senator Gibson. The last mentioned already had his resignation in the hands of the governor, but as he did not take office until December 1 it was unnecessary, as the court died a natural death.

Mr. Howe's trout bill changes the present law in that it makes the close season on brook trout, lake trout, salmon and lunge from August 1 to May 15, instead of August 15 to May 15.

Mr. Davis' bill establishing a public service commission provides in one section that the commission shall have the right to inquire into the issue of stocks, mortgages, bonds or other securities in companies in order to prevent over-capitalization. It gives the commission authority also to investigate tolls and rates when unreasonable or in violation of law. The commissioners are to receive \$1,500 a year and expense, and the chairman is to receive another \$300. Provision is made for a clerk and his expenses.

One of the provisions of the bill introduced by Mr. DeBoer of Montpelier to regulate companies doing business in the transmission of gas and electricity provides that the commission may fix, order and substitute therefor such rate or rates, toll charges or schedules and make such changes in any regulations, measure, practices or acts of said public utilities relating to its service and make such order as will compel the furnishing of adequate service as shall at hearing on the subject be found by it to be just and reasonable. This section shall not be construed to require the same rates from public utilities for a like service in different parts of the state.

THEY KNOW IT. Thousands of people throughout the country know that the ordinary remedies for ailments, suppositories and applications—will not cure. The best of them only bring passing relief.

Dr. Leonard's Hem-Roid is a tablet taken internally that removes the cause of piles, hence the cure is permanent. Every package sold carries a guarantee with it.

It is perfectly harmless to the most delicate constitution. A month's treatment in each package. Sold for \$1.00. At Rickett & Wells, 100 No. Main Street, Barre, Vt., or Dr. Leonard's Co., Station B, Buffalo, N. Y.

WINCHESTER

LOOK FOR THE RED

When Buying Guns or Ammunition

This Winchester trade-mark is the hall-mark of guns and ammunition as perfect as brains and experience, coupled with a complete plan, can make them. The red W is to guns, cartridges and shotgun shells what the word "Sterling" is to silverware.

For Your Protection "Look for the Red W"

WINCHESTER REPEATING ARMS CO. NEW HAVEN, CONN.

EASY FOR VULCANS.

Defeated Italian A. C. in Basket Ball, 22 to 4 Last Night.

The basket ball game at Hale's pavilion last evening between the Italian athletic club team and the Vulcans resulted in a decisive victory for the latter team, the score at the end of three 15-minute periods being 22 to 4. The game was anything but interesting and showed lack of practice and team work on the part of both teams.

Inability to pass the ball with results made the play depend upon individuals, and also resulted in the adoption of foot ball tactics on the part of some of the players. The Vulcans outplayed the Italians from the start, although the latter team seemed to play in hard luck and threw after throw missed the basket by a narrow margin.

Fouls were plentiful on both sides and the feature of the Italians to keep their opponents covered resulted in most of the scores made by the Vulcans.

In the first period the Vulcans rolled up a total of 10 points, while the Italians made only one, that from a free throw by Nicora. In the second period the Vulcans passed more effectively than at any other time during the game and totaled nine points during the period, while the Italians scored three, all by Nicora on free throws from fouls. The Italians held their opponents down to a single basket in the final period, but were unable to score themselves.

The line-up:

Vulcans	Italian A. C.
Knapp, r f	g, Broggi
Carson, Bruce, l f	g, Soldini
Smith, c	c, Nicora
Clark, Bell, l g	r f, Calagnoli
Dumas, r g	r f, Scampini, Comolli

Summary: goals from the floor, Clark 4, Smith 2, Bruce, Bell, Dumas; from free throws, Smith 3, Nicora 4; referee, Gauthier; umpire, Will; time, three 15-minute periods.

To-day's Foot Ball Games.

At the Stadium—Harvard vs. Carlisle.
At New Haven—Yale vs. Brown.
At New York—Princeton vs. Dartmouth.
At Philadelphia—Penn. vs. Lafayette.
At West Point—Army vs. Springfield Training.
At Brunswick—Bates vs. Bowdoin.
At Lewiston—Colby vs. Maine.
At Ithaca—Cornell vs. Amherst.
At Worcester—Holy Cross vs. Tufts.
At Schenectady—Union vs. Hobart.
At Haverford—Haverford vs. Lehigh.
At Annapolis—Navy vs. Villa Nova.
At Amherst—Mass. Aggies vs. N. H. State.
At Middlebury—Middlebury vs. Norwich.
At New York—N. Y. U. vs. Rensselaer.
At State College—Penn. State vs. Bucknell.
At Syracuse—Syracuse vs. Colgate.
At Middletown—Wesleyan vs. Trinity.
At Williamstown—Williams vs. Vermont.
At Lowell—Worcester Tech. vs. Lowell Textile.
At New Haven—Yale 1912 vs. Princeton 1912.
At Soldier's Field—Harvard 1912 vs. Brown 1912.

King Not Guilty of Clinton Murder.

Worcester, Nov. 7.—A verdict of not guilty of murder in the second degree was returned last night by a jury in the superior court in the case of Arthur L. King, who was charged with the murder of Abner George Azen, an Armenian peeler, at Clinton on Oct. 21. King's counsel entered a plea of self-defense. It was alleged that Azen had attempted to assault Mrs. Margaret Clements at her home in Clinton, and that King went to the assistance of the woman.

For a Warm Bath Room

A bath in a cold room is a "shivery" operation and is extremely liable to cause colds. The bathroom above all should be kept warm. This is easy and the bath is a comfort if you have a

PERFECTION Oil Heater

(Equipped with Smokeless Device)

It may be carried from any other room to the bath room, which it will heat while you are preparing for the bath. Impossible to turn it too high or too low. The most economical heater you can buy—intense heat for 9 hours with one filling.

The Rayo Lamp is the best lamp for all-round household purposes. Gives a clear, steady light. Made of brass throughout and nickel-plated. Equipped with the latest improved central draft burner. Handsome—simple—satisfactory. Every lamp guaranteed.

If you cannot get heater or lamp at your dealer's, write our nearest agency for descriptive circular.

STANDARD OIL COMPANY (Incorporated)

