

THE AMADOR LEDGER
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Ayer's
To be sure, you are growing old. But why let everybody see it, in your gray hair? Keep your hair dark and rich and postpone age. If you will

Hair Vigor
only use Ayer's Hair Vigor, your gray hair will soon have all the deep, rich color of youth. Sold for 60 years.

White Hair
The following sums have been received on Ledger subscription account since our last report. This acknowledgment is equal to a receipt for the amounts named. If any persons have paid since the date stated whose names do not appear on the list they will please notify this office, so that due correction may be made.

Table of Contents.
Contents of our Magazine section for next week.
"Nettie Grant Sartoria." Sketch of the lovely White House bride of the days of General Grant.
"Ten acre farm homes." Bill in congress allowing government to create small irrigated homesteads.
"Lingerie fashions." Discussions of women's jackets, by Martha Dean.
"The White Company." Beginning of the great romantic story by Conan Doyle. - A sequel to Sir Nigel. - Handsomely illustrated.
"Ordered by the government." A romance of "Little Italy."
"Double cotton crop." Wonderful result of experiments by government agriculturists. - The farm cream separator. - Ploving by Co-operative traction engines.

CITY OFFICIAL PAPER.

Official Paper of Amador co.
FRIDAY, JUNE 22, 1906

Ledger Roll of Honor.

Table with names and amounts:
E. S. Pitoe \$2.00
W. H. Vela 2.50
Rosa Froelich 2.50
J. E. Batschelder 2.50
L. A. Morrow 2.00
H. E. Kay 2.50
J. J. Bastian 5.15
R. N. Whiting 1.50
Peter Brunold 2.50
J. W. Lane 2.50
M. Lamb 2.50
J. E. Walton 5.00
Jas Gubbins 0.25
W. McLane 2.50
Honeychurch 2.50
H. Greulich 2.50
W. O. Clark 1.75
John Andrews 2.50
J. C. Stewart 2.50
Chas Gillis 3.00

The board of city trustees, at their meeting held last week, directed that the proposition of the Amador E. L. and R. Co. to furnish 15 electric lights at \$1 per light per month be accepted, and that a contract to that effect be entered into at once. The terms of the proposed contract is not stated. We assume, however, that it is to be for one year. This would make the contract price \$900. And this important piece of business was transacted in the most off-hand fashion imaginable. The company directly concerned simply sent in its figures and the city corporation closed the deal without further palaver. It is to be hoped that this action is not to be taken as a precedent for future contracting of other needed work. Can it be possible that the law is so lame as to sanction such slipshod methods. It may be that the price named is as reasonable as could be obtained anywhere and under any circumstances. But that is neither here nor there. The point is, does this action conform to the municipal law governing such cases? Is there no law covering such a transaction. Is it just and right to make a contract without any previous publicity whatever, and without giving opportunity for competitive bids. There are two lighting companies doing business in Jackson - one gas and the other electric. The gas company is a purely local affair, depending exclusively for support upon the residents of the city. The electric company is not so strictly a local organization, and draws its support from a much more extensive territory and population. The gas company's property is all situated within the city limits, all subject to municipal taxation and control; only a small part of the electric company's property is within the corporation limits. Why not give our own home industry an equal chance with the other in this matter?

We quote the following section bearing upon the subject:
Sec. 874. Contracts for improvements. - In the erection, improvement, and repair of all public buildings and works, in all street and sewer work, and in all work in or about streets, bays, or water fronts, or in or about embankments or other works for protection against overflow, and in furnishing any supplies or materials for the same, when the expenditure required for the same exceeds the sum of one hundred dollars, the same shall be done by contract, and shall be let to the lowest responsible bidder, after due notice, under such regulations as may be prescribed by ordinance; provided, that the Board of Trustees may reject all bids presented and readvertise, in their discretion.

If the republicans this year will take opportunity by the hand, and present a local ticket reasonably acceptable to the voters, they stand a good show to elect pretty much a straight ticket. The citizen are getting tired of the way matters have been going. Where one party has held the reigns of government for a long period of years consecutively - as the democrats have done in Amador county - practices too often grow up and take root which are detrimental to public interests. We are inclined to think that such is the case in this county. Some of these matters will unquestionably be looked into or ventilated in the coming campaign. They have been discussed in a small way, still the people do not fully understand their import, and how prejudicial to the good government. It is only at the ballot box that combinations prompted by self interest, as opposed to public interest, can be smashed. The people - unless we greatly mistake our guess - are just in the humor to do this very thing this fall.

We publish in this issue on our fourth page ordinance No. 21, passed by the board of city trustees. It is directed against several abuses, which have prevailed here, and is worthy of serious attention. It is one of the most sensible and practical laws which have so far emanated from the city authorities. Some of its provisions may seem a little hard in general application; still the enforcement of the ordinance will be of much benefit to the citizens generally.

On the Trail
with a Fish Brand
Pommel Slicker
I followed the trail from Texas to Montana with a Fish Brand Slicker, used for an overcoat when cold, a wind coat when windy, a rain coat when it rained, and for a cover at night if we got to bed, and I will say that I have gotten more comfort out of my slicker than any other one article that I ever owned.
Wet Weather Garments for Riding, Walking, Working or Sporting.
HIGHEST AWARD WORLD'S FAIR, 1904.
A. J. TOWER CO.
TOWER CANADIAN CO., Limited
TORONTO, CANADA

DOCUMENTS RECORDED.

The following instruments have been filed for record in the recorder's office since our last report. We publish a complete list of documents recorded, and must decline to accede to any request to suppress any document from these columns. Don't ask us to do so!

Deeds. - Edwin T. Dawson to Virginia Podesta et al, 23 acres in Ione Valley, \$3000.
Lizzie E. Lee to trustees of M. E. church, lot 4 block 14, Plymouth, \$300.
Peter Giurlani et ux to Paolo Marucucci, part of lot 3 block 3, Jackson, \$10.
Salvatore Luporini et ux to Obren Savich, lot 17 block 4, of Hamilton tract, Jackson, \$700.
Mary D. Page-Watson et al to John Fox, 8.48 acres near Jackson, \$2.
Charles E. Putman et ux to Parish, 160 acres in 15 and 22-7-11, \$1.
George Petrinovich to Luis Querro, part of lot 11 block 1, Amador City, \$150.
Satisfaction of Mortgages. - Societa di Unione Beneficenza italiana to Giurlani et al.
Deacon to Carlyn.
Swingle to Kreth.
Podesta to Dawson.
Mortgages. - Gustave Kreth to John Pink, 10 acres in 33-8-9, \$850 for four years at 7 per cent per annum.
Paolo Marucucci et ux to Societa di Unione Beneficenza Italiana, part of lot 3 block 3, Jackson, \$1,000 for one year at 8 per cent per annum.

Hills of Sale. - Edward Murgtor et ux to J. E. Wilson, the "Mugford residence at Kennedy Flat," \$300.
Peter Giurlani et ux to Paolo Marucucci, an undivided one-half interest in hotel, bar room and dining room furniture, with the stock of liquors, wines, cigars and provisions, now in Broadway hotel, Jackson, \$10.
Power of Attorney. - Salvatore Luporini et ux to Carlo Luporini - Special power of attorney.
Lien. - George M. Barker vs. Margaret Folger et al - Against lot 22 block 8, Jackson; demand \$48.33.
Bond. - Alfred Goldner as Justice of the Peace with M. Newman and Alexander Kudey as sureties, each in the sum of \$2,500.
Reconveyance Oscar Swingle et al to Henry Kreth, 160 acres in 33-8-9, \$1.
Lease. - Gustave Kreth to John Pink, lease of 160 acres in 33-8-9 for four years at a rental of \$50.50 per annum.
Chattel Mortgages. - Giorgio Andreini et al to Giuseppe Quilici - Bar fixtures and household property in Amador City, \$500 to be paid on or before Dec. 16, 1906, in instalments of \$50 per month; rate of interest 10 per cent per annum.
Proof of Labor. - I. F. Goodman on Goodman and Bund placer in Volcano district.

Deeds of Distribution. - Estate of Theodore Combes; decree recorded.
Certificates of Redemption. - P. Marucucci on part of lot 16 block 2, Jackson, taxes of 1906, \$8.78.
Henry Weil on personal property in Jackson, taxes of 1906, \$12.84.

Precious Stones in Amador.
It is a matter of record that in Amador county has been found a number of gems of excellent quality. Therefore, however, the section that has surrendered these precious stones has been the eastern portion of the county - Volcano and vicinity. Diamonds of remarkable lustre and of much value were found there in early days. Of late years, little has been done in this line, possibly from the fact that the gravel mining industry has fallen off heavily, and hence the chances of finding the gems have been materially reduced.
Recently, however, Amador as a possible diamond field, has been brought prominently to the front and in an entirely new and unsuspected field.

A few days ago we were shown a stone, cut, polished and finished, taken from the new field. In size it was equal to a cherry stone. No one except an expert could detect any difference between this gem and a diamond of the first water from the South African fields. The lustre and fire were seemingly all that could be desired. We were told its market value was about \$60. C. E. Jarvis of Sutter Creek was the owner of the gem.

The place where this and other gems have been found is on the line of the lone and Eastern railroad. A prominent resident of Ione made a number of trips to the pottery clay banks, opened up in a small way some two miles out of Ione. It was some time before the attractive influences that called him that way so often became known. It is not every one that knows a diamond in the rough when he sees it anyway. After securing several likely looking stones, a lapidary was consulted, and one or more of the roughs were submitted for treatment, with the result that sparkling gems that would not produce any tints or coronet were produced.

It is said that July 20 of these samples have been found in the neighborhood referred to. They are found in the clay deposit.
The stone is hard enough to cut glass. It is not claimed that they are equal to first class diamonds, but are fully equal to what is known as the Alaska diamonds. No systematic effort has been made so far to ascertain the value of the clay beds as diamond depositaries. It is not improbable that an industry of considerable value may be developed in this direction.

BORN.
DUFRENE - In Jackson, June 20, 1906, to the wife of Elmer Dutene, a son.

MARRIED.
ANDREINI - LAMBURINI - In Jackson, June 20, 1906, by Alfred Goldner, J. P., George Andreini to Miss Amelia Lamburini, both of Amador City.
DUFRENE-AMICK - In Stockton, June 16, 1906, by Reuben Henry Sink, August Dufrene and Clara A. Amick, both of Ione.

THE LEDOUX CASE.

Continued from page 1.

Attorney Fairall called as his first witness O. Garlinghouse of Madera. He said he knew Mrs Le Doux, and identified a newspaper cut, purporting to be a likeness of A. N. McVicar, as that of a man he had seen with the defendant at one time.

The witness was asked if he knew defendant in 1903, but district attorney Norton objected. Judge Nutter inquired what it was intended to prove by the witness. Fairall replied that he expected to show that Mrs Le Doux was the inmate of a house of ill-fame in 1903, and that A. N. McVicar had induced her to enter such a place. It was ruled out.

Dr. H. N. Freeman of Sutter Creek stated that he had treated the defendant for illness in July, 1905, and that McVicar was there then. He had given the defendant two tablets containing a quarter of a grain of morphine each, and had instructed her not to take them unless her pain became unbearable. He said she had introduced McVicar to him as "Mr McVicar." On cross-examination the witness was asked if he had not stated to the district attorney that the defendant introduced McVicar as, "Mr McVicar, my husband." He said that he had, but that later in thinking over the matter he had come to the conclusion that the defendant used the words, "Mr McVicar," only.

Dr. E. Harbert as an expert, testified that it is sometimes very difficult or impossible to tell by a postmortem whether a contusion on a human body was made slightly before or shortly after death. Dr. Southworth, the coroner, had stated that he located the source of the hemorrhage in McVicar's nose by inserting a small electric light in the nostril of the deceased. Dr. Harbert stated that he had tried several times by that method to discover the source of nasal hemorrhages and had failed.

Dr. Harbert stated that alcohol had been discovered to be an antidote for carbolic acid; that if carbolic acid were slightly diluted by alcohol it would not burn the mouth or mucous membrane of the throat or stomach, but would cause death. He said he used carbolic acid, diluted by alcohol, as an internal medicine nearly every day. The witness testified that fluid blood in a body settles in the lowest places, and that it is governed by the capillary attraction and gravitation.

Dr. George S. Harkness testified that if a man were thrown into a trunk and his head bruised immediately after death, it would be practically impossible to determine by postmortem examination whether the contusion was made before or just after death. He stated that black and blue marks have been made by blows upon a body as late as three hours after death. He stated that a corpse would bleed if any vessel containing blood were opened, and that if the body were turned upon its head and there was a rupture of some blood vessel in the head a considerable quantity of blood would flow out.

Dr. Harkness stated that in his opinion a chemical test of a portion of the liver, pancreas and stomach would not be a fair basis for an estimate of the amount of poison in the entire body. He said that if the portion of the liver to be analyzed for poison were taken soon after death, the bulk of the poison taken into the body would probably be found in the liver. He said the rosy, dark mucous matter found in McVicar's stomach, as testified to by chemist Rogers, indicated that some irritant had been taken into the stomach. He said cyanide poison in an entirely new and unsuspected field.

The sun went down, and the stars came out one by one in the blue vault of heaven, and that solitary rider rushed on his way. All through the cool summer night Caesar Rodney kept up his reckless pace.
The stars faded out of the morning sky, and the sun came up red and fiery, the herald of a sultry day. And still Caesar Rodney kept on his way. He was yet many miles from Philadelphia. His horse was jaded, and he was travel worn and covered with dust, but the patriot did not slacken his rein. He must be there to vote for the independence of America. And he was there. All that hot, sweltering July day the delegates of the colonial congress were talking and voting in Independence hall. The session had begun. The president, John Hancock, was in the chair, and the clerk, John Dickinson, was calling the colonies one by one. Virginia had voted and Massachusetts and the great state of New York and the little state of Rhode Island, and now New Jersey was voting, and Caesar Rodney had not come.

Anxious and worried, Thomas McKean went out to the door of Independence hall. Would his friend and comrade be too late? His face brightened as he heard the sound of hurrying hoofs coming up Chestnut street. A foaming, panting steed dashed into the yard. Its dusty rider leaped to the ground. Booted and spurred and the dust of his long ride thick on his long flapped coat and from gray hair, Caesar Rodney entered the hall of congress leaning on his friend McKean's arm.

He was just in time. The vote of Delaware was being called. George Read voted "Nay." "Aye!" called the clear voice of Thomas McKean. It was a tie. All eyes turned to Caesar Rodney. The famous rider cleared his throat, and many a patriot heart beat with pride as he declared in firm tones: "The voice of my constituents and of all sensible and honest men, I believe, is in favor of independence, and my own judgment concurs with them; therefore I vote for the Declaration."
And so Caesar Rodney by his famous ride and by his noble vote helped to settle the question of independence and insured the future celebrations of the Fourth of July.

A HISTORIC JOURNEY.

CAESAR RODNEY'S GREAT HORSEBACK RIDE IN 1776.

How the Declaration of Independence Was Saved by a Vote in the Session of the Provisional Congress in Philadelphia.

It happened on that famous Fourth of July, 1776, the day on which the American colonies were declared free and independent states. If Caesar Rodney had not made his historic ride there might not have been any free America today.

The provisional congress was in session at Philadelphia, each of the thirteen colonies having representatives there. It was a great congress, and a momentous question was before the distinguished body. The great charter of our freedom had been written by Jefferson, and Benjamin Harrison, father and great-grandfather of presidents, had presented it to congress on Monday, July 4. What would the Continental congress do?

In order that our country should be free and independent the declaration must be adopted. This could be done if only the colonies were divided, and there were some good men who did not believe it best to take this step at this time. Four of the seven delegates of Pennsylvania were opposed to it, and of the two Delaware delegates present, Thomas McKean was in favor of independence, but George Read was opposed to the measure. Caesar Rodney, the other member of the southern part of his state in the capacity of a brigadier general, organizing and drilling troops for the coming struggle.

Two of the opposing Pennsylvania delegates were persuaded to absent themselves, and thus the Keystone State would favor the declaration, but the vote of Caesar Rodney was necessary to carry the state of Delaware. A messenger was dispatched in hot haste to summon him to Philadelphia, and then for four days the "patriots" of 76" talked and maneuvered to delay the final vote. On Thursday, July 4, a congress was to vote on the momentous question.

On the afternoon of the 3d the messenger found Caesar Rodney in Sussex county, more than eighty miles from Philadelphia. General Rodney was at that time forty-six years old, with a tall, lean, worn figure, his face scarred by a cancer that was finally to cause his death. The brave patriot did not hesitate. "Saddle the black!" he commanded, and in ten minutes he had mounted his faithful steed and was hopping as if for life to the northward.

Eighty miles away from congress, which was waiting for him to declare the independence of the colonies. The thought caused him to drive his spurs deep into his horse's flanks and sent him flying along the long, dusty highway that stretched away toward the Quaker City. It was one of the great rides of history. That black steed bore the destinies of America, and his rider knew it, and there was neither halt nor delay.

The sun went down, and the stars came out one by one in the blue vault of heaven, and that solitary rider rushed on his way. All through the cool summer night Caesar Rodney kept up his reckless pace.
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Entertainment

Will be given by
Miss RIGHTER, Elocutionist
Of Livermore in
Love's Hall, Jackson,
On Friday Evening, June 29, 06

PROGRAM.
Music - Selected.
Pantomime - Rock of Ages.
Trombone solo
Victory for a dentist
The Dandy Fifth
Music - Selected.
Molly
Order for a picture
Vocal solo - Selected.
Poses and living pictures.
Doors opened 7:30 entertainment at 8 p. m.
Social dance after entertainment.

CASTORIA.
The Kind You Have Always Bought
Bears the Signature of
W. E. PROCTOR
Hereby announces himself a Candidate for
SHERIFF
Of Amador county, subject to the decision of the Republican local Convention.

GEO. C. JENNINGS
Of Drytown, hereby declares himself a candidate for
COUNTY RECORDER
Subject to the decision of the Republican County Convention.

W. M. G. SNYDER
Announces himself as Candidate for
DISTRICT ATTORNEY
Of Amador county, subject to the decision of the Republican local Convention.

Sealed Proposals
PURSUANT to law and to the resolution of the Board of Trustees of the City of Jackson adopted June 14, 1906, the undersigned will receive bids at his office, Amador county Courthouse, until 7:30 o'clock P. M., June 28, 1906, for doing the following work, to wit: Driveway City Sprinkling Wagon during the coming Summer and Fall, contractor to furnish four-horse team and driver, work to be prosecuted seven days per week and ten hours a day. Right reserved to reject any and all bids.
L. J. GLAVINOVICH,
City Clerk.

Notice to City Taxpayers.
NOTICE is hereby given that I will be in my office in the Mearns Building, on Court Street, in the City of Jackson, Amador county, California, on and after Monday, June 25, 1906, between the hours of 10 a. m. and 5 p. m. for the purpose of receiving from property holders statements of property for assessment purposes for the current year. I will be there daily, except Sundays, between said hours, up to and including Monday, July 9, 1906.
L. J. GLAVINOVICH,
City Clerk and ex-officio Assessor of the City of Jackson.
Dated Jackson, June 23, 1906.

A. BASSO
Dealer in
HARNESSES.
Single Buggy Harness
and Team Harness
All work hand sewed.
Repairing of all kinds done.
Main street, Jackson.

VANDERPOOL
THE HARNESSE MAKER
Plymouth, Cal.
Can Make or Repair your
HARNESSES in an up-to-date workmanlike manner.
He carries all kind of Harness and supplies in the line.
Also,
Buggies, Carriages & Carts
Carriage Trimming a specialty.
ST. GEORGE HOTEL
VOLCANO, AMADOR CO., CAL.
L. H. Cook, Proprietor.
Refitted and renovated throughout. Best of accommodation for commercial travelers.
Table supplied with best in market. Terms reasonable.

BEST FOR THE BOWELS
If you haven't a regular, healthy movement of the bowels every day, you're in trouble. Keep your bowels open, and be well. Force, in the shape of violent physic or pill poison, is dangerous. The smoothest, easiest, most perfect way of keeping the bowels clear and open is to take
CATHARTIC
Cascarets
THEY WORK WHILE YOU SLEEP
EAT 'EM LIKE CANDY
Pleasant, Palatable, Potent, Tasty Good, Do Good, Never Sickens, Weakens or Grips. 10, 25 and 50 cents per box. Write for free sample, and book, let on health. Address:
SHERING REMEDY COMPANY, Chicago or New York.
KEEP YOUR BLOOD CLEAN

FOR DYSPEPSIA
DIGESTS WHAT YOU EAT
Relieves Indigestion, Sour Stomach, Belching of Gas, Etc.
PREPARED ONLY AT THE LABORATORY OF
E. C. DeWITT & COMPANY, CHICAGO, ILL.

UP-TO-DATE BUSINESS MEN.
Cassinelli Grocery House
MAIN STREET, JACKSON.
For the coming week we will have
Strawberries, Cherries
Fresh Tomatoes
Fresh String Beans
Fresh Peas
Together with a full line of GROCERIES.

GINOCCHIO BROS.
DEALERS IN
General Merchandise
Groceries, Furnishing Goods, Shoes, Boots, Paints, Oils, Varnishes, Mining Supplies, Lumber, Hardware, Hay, Grain, etc., etc.
Corner Main and Water St.
JACKSON - - - CALIFORNIA

McCALL
Bazaar Patterns
L. J. Glavinovich
LEADING GROCERY STORE
GROCERIES, DRY GOODS,
FURNISHING GOODS, BOOTS,
SHOES, TOILET ARTICLES,
HARDWARE, MINERS' SUPPLIES, HAY, GRAIN, ETC.
Cor. Main & Court Streets
JACKSON, - - CAL.
FINE ASSORTMENT OF TEA AND COFFEE

CENTRAL GROCERY HOUSE
C. E. Olver & Wm. J. Nettle, jr., Proprietors.
FULL LINE OF -
Fresh Groceries, Fruits, Vegetables.
Fresh Fish every Thursday and Friday.
North Main Street - Jackson, Cal.

Special Small Ads.
Advertisements under this head, not exceeding 5 lines, will be inserted at 50c per month, or 5 cents per line for less than one month.
ALL kinds of Blanks for U. S. Land Filings - Homestead, Timber and Mineral Blanks - may be had at the Ledger office; also deeds, mortgages, mining locations, proof of labor and other legal blanks kept for sale.
Furnished Rooms to let: inquire at Ledger office.
For Rent - Webb hall, suitable for lodges or small entertainments, by the day, week or month. Inquire at Ledger office.
Receipt books, location blanks, deeds mortgages, promissory notes, etc., for sale; also mining signals on cloth, graduation diplomas, at the Ledger office.
For Sale Cheap. - One "Reliable" Gas Range four burners, baking and broiling oven. Also one Gas Water Heater. Inquire Mrs R. Crowell, Sutter Creek. m 18-1 m.
FOR SALE. - One good milk cow, and calf, one week old. For terms, etc., apply to A. Rechinello, Pine Grove, or to V. Giannoni, Jackson. my 11 m.

NOTICE
Office of the Tax Collector
County of Amador, State of California.
NOTICE IS HEREBY GIVEN TO THE taxpayers of Amador county, that I, T. K. NORMAN, Tax Collector of Amador county, did on the 10th day of October, 1906, receive from the Auditor of Amador county the original assessment books for the year 1906, containing a list of the persons assessed for real and personal property, and the amount of State and County taxes due thereon for said year.
That said taxes are now due and payable to me at my office in the Court House, in the town of Jackson, county of Amador, State of California.
That the taxes on all personal property secured by real property, and one-half of the taxes on all real property were due and payable on the second Monday in October, 1906, and will be delinquent on the last Monday in November next thereafter, at 6 o'clock p. m., and that unless paid by that time, the same will be added to the amount thereof, and if said one-half be not paid before the last Monday in April next, at 6 o'clock p. m., and that unless paid prior thereto, five per cent will be added to the amount thereof.
That all real property of the taxes on all real property will be payable on and after the first Monday in January next, and will be delinquent on the last Monday in April next thereafter, at 6 o'clock p. m., and that unless paid prior thereto, five per cent will be added to the amount thereof.
That all taxes may be paid at the time the first installment, as herein provided, is due and payable.
First installment, one-half real estate and all personal property, due October 10th, 1906.
Second installment, one-half real estate, due January 1st, 1907.
All the taxes may be paid in full at the time the first installment is due.
That the taxes on all real property will be delinquent, and 15 per cent and 5 per cent and other costs will be added thereto.
Positively no checks received for the payment of taxes.
T. K. NORMAN,
Tax Collector of Amador County.
oc13

"DAY" MALARIA CURE
Freight and Teamster
Jackson Gate Road.
Three Persons Cured WITH ONE BOTTLE
Mr. W. E. Arthur, Arthur City, Texas, says: "A renter who had chronic chills, and his two children who were laid up with chills for three months, were cured with one bottle of 'Day' Malaria Cure." All are stout and well and no more chills. "A California liquid remedy, made drop by drop from harmless herbs. Never fails. 75 cents. Franchis S. Ott, Sacramento, Cal.