# REED GUILTY OF

Mayor of Estacada Promptly Convicted of Colonizing Voters at Sellwood.

#### PRACTICALLY NO DEFENSE

Court Rules Line of Testimony Offered by Counsel for Reed Improper - "Bed-and-Vote" Circular of Liquor Dealers.

PENALTY PROVIDED BY LAW. Mayor Reed and the other defend-

cases were indicted under section 1907. of Bellinger and Cotton's code. The penalty on conviction is: "Any person, upon conviction of a violation of section 1907, shall be imprisoned in the penitentiary not less than one nor more than three years, or shall be fined not less than \$100 nor more than \$1000, or shall be punished by both such fine and punishment, in the discretion of the court, and shall be forever ineligible to hold any office of trust or profit in this state."

J. W. Reed, Mayor of Estacada, banker, contractor and vote colonizer, was late yesterday afternoon found guilty of par ticipating in the election frauds in Sellwood precinct on June 4, the date of the last general election. The trial of Mayor Reed began Wednesday before Judge Frazer. The jury returned its verdict at 5:30 yesterday afternoon. Some 20-odd cases are yet to be tried in connection with the alleged illegal voting of 26 men in precinct 37.

The trial of the Estacada Mayor moved along smoothly until the defense attempted to prove through its witnesses that the colonizing of the 26 voters at the June election was done upon the advice of the late Attorney O. F. Paxton and upon the instructions of a circular issued during the campaign by the Brewers' and Whole-sule Liquor Dealers' Association. The at-tempt to bring before the jury evidence of this nature roused Judge Frazer, who, with some show of feeling, not only ruled out this line of evidence, but delivered from the bench a stinging rebuke on At torney Muir. Then again, when the chief counsel for the defense, in the course of his argument before the jury, attempted to speak upon some point of law, he was severely called to account by Judge Frazer, who, without mineing words, ordered sel to deal with the facts in the case and to allow the court to deal with the law. Attorney Muir had exceptions of the court's remarks noted, and this ended the

Moody was addressing the jury in behalf of the defense. Attorney Moody wandered away from the facts and began on the tabooed question of law, when he also was called to desist. There was a brief colloquy between His Honor and Moody, but it was suddenly terminated when Judge Frazer threatened to consider the attorney in contempt of court should be

#### persist in his line of argument. Practically No Defense Offered.

Trouble for the defense broke out dur ing the morning session, and it cathick and fast that practically no d was offered, Lawyers Muir, Moody, Mar. tin and Wolf elected to try the case upor the fact that Reed, in getting the 25 mer Into precinct 37 to vote, had done so be cause a lawyer had said that all that was necessary for the voting of the 25 men was to have them sleep one night in the precinct in which they were to vote. This precinct in which they were to vote. This line of defense was based upon the allegation that the attorney, now dead and gone, had given it as his legal opinion that this was all that was necessary to establish a legal residence, and on the liquor dealers' circular. Attorney Moody had called A. Crofton, manager of the Wholesale Brewers' and Liquor Dealers' Association, as the first witness. When the court saw through the line of defense His Honor very promptly suffained the His Honor very promptly suffained the objection made by District Attorney Manning and his deputy, G. C. Moser. Attorney Moody then took up almost an hour in citing authorities in defense of his point, and it was at the close of this argument that Judge Frazer said:

The charge against the defendant has been substantiated so far as the cividence has a substantiated of the continuous has been substantiated.

evidence has gone, and I cannot allow so nonsensical a defense to go before this jury The court cannot believe that any such advice could be given or even believed by any lawyer. Everybody knows that such a thing would be wrong. It is fraud on its face and the Attorney has well said that if this defense can be justified in this way there would be no protection for the people in administering their affairs in their own way."

The result of the court's ruling was that Croften, beyond acknowledging the circular, did not get a chance to testify. This was also the case of the attempt to have other witnesses tes-tify along the same lines. The other witnesses were Reed himself, B. Boynton, ex-assistant superintend-ent of the Oregon Water Power & Railway Company, and County Clerk Fields, who had been solicited by the liquor men for a decision on the question of establishing a residence.

When the counsel for the defense

were met at every question with ob-jections which were sustdined by the court, the defense was dropped, and after introducing a number of character witnesses, the defense offered no testimony. Mayor Reed, in answer to the few questions that were allowed, admitted calling up the hotel-keeper at Sellwood and making arrangements for the meals and sleeping quarters for his colony of voters. He also admitted

#### paying the bill by check. Jury Promptly Convicts

Two attempts on the part of the de-fense to have the court instruct the jury to bring in a verdict of not guilty. were overruled. The first motion was made when the state rested its case and the second just before the case was submitted to argument. Both District Attorney Manning and Attorney Moser ridiculed the defense offered by the sing counsel, and argued that if people implicated in the Sellwood election fraud were allowed to go unpunished, it would mean that the law enacted to safeguard the methods of conducting an election counted for

jury were extremely fair and impartial. He carefully reviewed the case and in-stracted them that it was not their duty to find their verdict upon the law, but upon the facts as they had been presented to them by Counsel.

of the jury, and in less than an hou-verdict of guilty was returned. "Bed-and-Vote" Circular.

The "bed-and-vote" circular, which the liquor men sent out, follows:

Portland, May, 26, 1906.—Dear Sir: We have been greatly encouraged by the numerous replies received to our recent circular letter.

At the June election there are only two matters which are of vital importance to

At the June election there are only two matters which are of vital importance to the liquor merchants of Oregon. The first of these is woman suffrage, which we oppose because it is the declared intention of the temperance forces to use the woman vote to put us all out of business, and we therefore must defeat it.

The second matter is the amendment to the local option law. All other matters are of secondary importance at this election.

tion.

On election day you will find many people who are entitled to vote, but who do not register. These people can vote if their vote is sworn in by six freeholders. Blanks for this purpose may be obtained from the judge of election at the polling booth. But we inclose you five blanks in case they might be short.

A man is qualified to vote if he is a cit.

might be short.

A man is qualified to vote if he is a citizen of the United States, or has declared
his intention to become such one year before the election. He must be 21 years of
age and he must have been a resident of
Oregon for eix months before the election.
He must reside in the precinct in which he
wants to vote, but he need not have lived
in the precinct for 30 days, or for any
particular length of time. One day is sufficient. A voter's legal residence is where
he sleeps. Trusting that you will be able to use the five blanks inclosed to good advantage on election day, we are. Yours sincerely, BREWERS & WHOLESALE DEALERS' ASSOCIATION.

To Ask for New Trial.

When the jury had rendered its ver-dict, attorney Martin moved for 30 days' time in which to ask for a new trial, Judge Frazer stated that he was will-ing to give the defendant plenty of time in which to file a motion for a new trial, but said he thought 20 days was too long. Attorney Martin in answer said that he had talked the matter over with the District Attorney and that Mr. Manning had agreed on this time. The matter was left over until Monday when another of the election froud cases will come un for trial come up for trial.

#### AT THE THEATERS

What the Press Agents Say.

TWO PERFORMANCES TODAY

James O'Neill in "Monte Cristo" at

the Heilig Theater. James O'Nelli will present his famous dramatic success. "Monte Cristo," at the special matinee this afternoon at 2:15 o'clock, and the last time tonight at 8:15 at the Heilig Theater, Fourteenth and Washington streets. This will afford theatertheir last opportunity of seeing one terica's greatest actors in a play which een made a classic by his artistic

'Merchant of Venice" Matinee Today

There will be an unusually large matines at the Baker Theater today, the event being the unparalleled stock production of "The Merchant of Venice." Students and teachers will find great educational value in the performance.

Regular Matinee at Empire.

This afternoon the school children will have an opportunity to laugh at the two big fat men who are creating so much merriment at the Empire, and the matinee is expected to collipse any of the present season. Final performance to hight.

"Thelma" at the Star.

Marie Corelli's novel, "Thelma," is being given in dramatic form this week at the Star by the Allen Stock Company. There is a matinee this afternoon and there will be another matinee tomorrow. Last performance Sunday evening.

"The Danites" a Big Hit,

One of the most successful bills the Lyric has ever presented is that splendid spectacular Western drama, "The Danites," as presented by the Lyric Stock Company this week. You cannot afford to miss it and should not miss seeing it before too late.

#### COMING ATTRACTIONS.

Alberta Gallatin in "Dorothy Vernon of Haddon Hall" at the Heilig.

Tomorrow (Sunday) night at the Heilig Theater the talented and charming actress, Alberta Gallatin, will begin an engagement of four nights in Paul Kester's dramatiza-tion of Charles Major's romantic love story, "Dorothy Vernon of Haddon Hall."

'Bachelor's Romance" at the Baker. "A Bachelor's Romance," the beautiful love story which was immortalized by the late Sol Smith Russell, will be produced by the Baker players next week, the first per-

"Out in Idaho" Opens Tomororw.

The great Western drama, "Out in daho," adapted from Bret Harte's famous stories, will open a week's engagement at the Empire beginning with iomorrow's mat-ines. Trained horses, a wonderful pedi-greed dog, bronche-busters and the world champion lariat-thrower will be features.

"The Half-Way House"

"The Half-Way House," written by Ezra Kendall, will be played as the headline act at the Grund next week by Perkins Fisher. It is one long laugh.

"The Heritage of the Red" at Star. "The Heritage of the Red," a play of the Pacific Coast, by a Coast author, and writ-ten especially for Miss Verna Felton, will be the attraction next week at the Star.

"Faust" Next at the Lyric.

Commencing Monday afternoon, the Lyric Stock Company will present Lewis Morri-son's great success, "Faust," for the ensuing week.

AT THE VAUDEVILLE THEATERS

Wrestling Bears at Pantages.

The wrestling trained bears and the Wilson Comedy Quartet, two big vandeville successes which head the Pantages bill this week, will be presented today and tomorrow for the last times. These acts are distinct vandeville features.

Two Days Left of Grand Bill.

Only two days remain in which to see the greatest of vaudeville shows at the Grand. The present bill closes tomorrow night. On the programme are Maddox and Melvin, "The Messerger Boy and the Act-

Next Week at Pantages.

Jeanette Laurelle, with her great spec-tacular act, "La Ciel," will be the feature at Pantages Theater next week. In second place will be the Four Mangeans, greatest of all acrobate.

#### GLOVE SALE.

Genuine French gloves, new shades fitted today and warranted, only \$1 pair at MaAllen & McDonnell's.

#### BUY THEM AT

Le Palais Royal and save money every time. Hosiery, underwear, corsets, belts, purses, etc. 375 Washington st.

ty to find their verdict upon the law, it upon the facts as they had been creented to them by Counsel.

George Banford was made foreman you. On still is a dose, you will is a dose, you will be a dose, you will be a dose, you will be a dose.

Woods-Street Quarry Up Before Street Committee.

#### RESIDENTS MAKE PROTEST

Arguments Are Made for and Against the Belding Ordinance-Committee Decides to Make Further Investigation.

Members of the street committee of Members of the Street committee of the City Council yesterday heard argu-ments for and against the passage of the Belding ordinance, which is intended to prevent the operation of the Woods-street quarry in South Portland. On the one side the residents in the vicinity allege that they will be subjected to anone side the residents in the vicinity allege that they will be subjected to annoyance and deterioration of property in value if the quarry is established, while the representatives of the quarry declare that it will be operated without-inconvenience to the neighborhood, and that it will supply a quality of rock for street work in which the city stands in great need.

At least 100 men and women appeared be-'At least 100 men and women appeared be

SUCCEEDS HIS FATHER AS MAYOR OF HOOD RIVER.



HOOD RIVER, Or., Dec. 14.-HOOD RIVER, Or., Dec. 14.—
(Special.)—Not by right of birth, but as the choice of the voters, Laurence N. Blowers succeeds to the office of Mayor of this place in place of his father, who has just finished a three-year term as chief executive. This is not the first experience of Mr. Blowers, Jr., as Mayor, for he was the first Mayor of Sumpter, in Baker County, Mayor of Sumpter, in Baker County, when that town was incorporated in 1897. He has also served a term as deputy United States Marshal.

fore the committee, which was compelled to hold its meeting in the Council Cham-ber so that all those who were clamoring for a hearing could find room. Action on the ordinance was postponed until the next meeting.

A dozen or more of the property own ers, both men and women, urged the members of the committee to prevent the operation of the quarry. All of them declared that the experimental blast fired Thursday morning stirred things up like small-sized earthquake and scattered a small-sized earthquake and scattered fragments of rock over the entire neighborhood. One of the women broke down and wept, saying that if the blasting were permitted to continue she would be unable to find tenants for her house, over which hung a heavy mortgage. Others said that that part of the city would be unfit for residence and that they would be compelled to sacrifice their homes and move elsewhere. These state ments are denied by representatives of ments are denied by representatives of

life and liberty of the people of that neighborhood," declared Charles J. Schna-bel who appeared as attorney for the property owners. "The so-called experimental blast fired Thursday nearly created a panic. The 860 pupils in the Falling school but eight blocks distant were badly frightened, rocks were scat-tered about for blocks around, windows were shattered and the earth trembled. And remember, only 35 pounds of powder were fired. Yet they plan to set off blasts of 100 pounds."

Some of the Protestants.

Councilman Belding made an address and others who spoke were Dr. O. P. S. Plummer, A. F. Smith, B. F. Johns, F. Gundorf and W. Holts. E. E. Merges, representing the Portland Rock Company, owner of the quarry, said the people of that part of the city were unduly excited, and that they were unconsciously misrepresenting things. and his company was willing to put up a bond to insure the property owners against any loss they might suffer and spoke of the shortage of crushed rock which is assuming serious proportions.

Mr Merges assured those present that it the demands to properly and income.

If the damage to property and incon-venience to those present were as great as represented the owners of the quarry would not make a request for a permit. He called attention to the fact that another quarry was operating in the vicinity, in a more exposed location, and asked the committee to make a further inves-tigation which would show that many of the arguments made against the quarry were unfounded and that it could be operated without damage or inconven-ience to the residents in the neighbor bood. None of the members of the com mittee expressed themselves, and at the request of Councilman Menefee, who desired to learn more about the quarry, the

ordinance was postponed.

At the committee meeting yesterday a dozen or more property owners appeared to protest against the assessment for the improvement of Sellwood street between Borthwick and Delay streets which they declared was in deplorable condition. The street was recently dressed with pit

#### Merely a Potato Patch.

'We used to have a street there, but what we have now might make a good potato patch; that is all." remarked Mrs. Mary Mooney. "There is an abundance

Mary Mooney. "There is an abundance of rich dirt and just enough sand for raising potatoes."

A petition was read requesting that diadstone avenue be improved and that its width be not reduced. Several citizens protested against the improvement saying that it practically meant the confiscation of their property and urged that the width of the street be reduced from 80 to 60 feet. The patition was indefinitely to 60 feet. The petition was indefinitely

meeting last week an ordinance to grant to discuss the statements of Mr. Loss

the company a 25-year franchise was killed. The perinit does not carry with it ithe common-users' clause, but it is revocable at any time. The property owners along York street desire the

Superintendent Is Arrested.

R. F. Crittenden, superintendent of the Portland Rock Company, which is open-ing a quarry at the head of Woods street in South Portland, was arrested yester-day afternoon by Patrolman Stuart on a day afternoon by Patrolman Stuart on a warrant sworz out by Patrolman Rudolph at the instance of Acting Chief Gritzmacher. Crittenden is charged with blasting without a permit, and his arrest is the result of an effort being made to stop working the quarry. Residents near the quarry have complained to the City Council and have requested that the nuisance he abated. Crittenden was released on his own recognizance.

#### VETOES FIVE MEASURES

Mayor Lane Rebukes Council for Giving Away City Streets.

"I have given up all hope that this city is to retain anything in the way of public rights or property which any person or corporation desires to pos-sess." So says Mayor Lane in a veto message sent to the Council yesterday. The Mayor vetoed five ordinances, The one which made him despondent over protecting the city's "public rights or property" was the ordinance which provides the vacation of that portion of Cole street which lies between East Nineteenth and East Twenty-first streets. Regarding this ordinance the Mayor says, in part:
"In connection with the present ab-

dication of the city's rights to retain this piece of property. I beg to suggest that if it is not needed for a street, an enlightened sense of civic pride might suggest that it be dedicated to be used as a public park or play-ground for children, both of which are much needed in this city."

He put his stamp of official disapproval upon another measure which provided for the vacation of a portion of West Avenue. In regard to it he

This is but one more of the neverending grist of donations of public property to private use for which the city receives no return. I can see no reason why if this parcel of land is to be parted with that the city should

Another ordinance vetoed was one to close the City Hall Saturday afternoons. The Mayor says that such a measure would be unfair to the other city employes, many of whom work seven days a week. Such an ordinance, be says, to be just and equitable, should have general application to all employes of the city.

The ordinance to change the fire limits on Fourteenth street so as to permit the removal of the old Pacific Hotel building, the Mayor said, was defeetive in its wording. An ordinance to permit A. F. Swensson & Company to onstruct certain cement steps was vetoed on similar grounds.

#### GAS PRESSURE TOO LOW

Albina Citizens Complain to Management of Company.

A delegation composed of 11 Albina business men held a conference with Manager Papst, of the Portland Gas Company, yesterday for the purpose of laying before him complaints against the gas service in that suburb. They based their protests on the fact that the gas their protests on the fact that the gas pressure there is so low that the lights often go out, making loss of life by asplyxiation a constant danger.

aspryxiation a constant danger.

"The present gas service in our neighborhood is certainly dangerous," said George Hockenyos, an Albina grocer, who was one of the delegation "In my store the gas goes out about 6 o'clock in the evening; later it comes on again. The inspector visited the store some time ago and told me that that the trouble was that I didn't know how to light the gas, but he tried and succeeded no better. "In some of the stores and residences of those who have complained of the inadequate gas service the gas will all but

"C. Lake runs a lodging house and has 24 jets burning in the evening, and with all these it is at times necessary for his roomers to strike matches in order to

find their way about.
"My gas bill last month was \$3.35, while Ay gas out fast month was \$1.55, while for the two months previous it was only \$1.65, or about one-third as much. J. Graham's bill for last month was about \$6 as against \$3 the month before.

"Manager Papst, of the Portland Gas company has promised us better service. He says he contemplates putting in larger mains next May. When he received our compaint he gave orders immediately.

complaint he gave orders immediately for the laying of an 8-inch main and for cutting off upper Albina from the lower district. In order to give us more gas. He said he proposed to have the laying of this main finished in two or three weeks. He realized that we were not properly served, but the business was growing faster than the company could take care of it, he said."

#### WHAT'S IN A NAME?

Asylum or Hospital, as a Place to Cure the Insane.

DALLAS, Or., Dec. 14 .- (To the Editor.)—If the state institution for the insane is changed from "Asylum" to "Hospital," what does it matter? The place will always be thought of as an asylum, anyway, so why all this talk? If it were called "Nuthouse," "Nutfoundry" or "Lew Natic Inn Sane Asa Leum," it would still be associated in our minds as "asylum."

tiary a "Hospital for Felons? latter institution is supposed to cure to a certain extent the desire on man's part to break the laws of his country committing further crime.

A state insane asylum is supposed to be an institution for the mental cure of people who have lost their minds, or to restrain them from doing bodily harm to themselves or others. believe, in too many cases, it is a place where the feeble-minded can be put out of the way of their relatives, who do not wish to be burdened with their

What "crank" started this agitation? His time would be put to better ad-vantage if he used it in peeling knot-holes or making spinach out of green wall-paper with a pair of scissors. Better put him to work in "Rock Col-lege." He would be a "Butte" for Kelly to shoot at. Maybe Johnson, the guard. could keep him busy polishing rock to be used as tombstor ARTHUR CURTIS.

#### RESENTS LOSS' REMARKS

Uncalled for, Says Manager of Oregon Electric Railway Company.

The committee recommended for passage the permit to allow the Northern Pacific Terminal Company to lay tracks on York street from Sherlock ayenue to Twenty-fourth streef. At the Council meeting last week an ordinance to grant to discuss the statements of Mr. Loss

# MR. DOOLEY"

## **President Roosevelt's Activities**

## The Sunday Oregonian Tomorrow

GREATEST NEWSPAPER WEST OF CHICAGO ILLUSTRATED IN COLORS BY THE BEST ARTISTS



F. P. DUNNE (DOOLEY)

During the past few years "Mr. Dooley" has done more to brighten the pages of the periodical press in this country than any other humorous writer or group of writers have done. He opened up a new and rich vein in American humorous literature. But his shrewd comment and laughable dialogue with his friend "Mr. Hennessy" are more than a text for laughter. They are full of wise reflection-sharply satirical at times, again broadly ludicrous-upon the trend of great public events and life in general. The humor is sparkling and clear, but underneath is American common sense in its most terse and characteristic ex-

#### Other Features in Tomorrow's Issue

GEORGE ADE on Uncle Tom's career, being a customary satire on the twentieth century negro and upon the folk, North and South, who mistreat him.

INFORMATION FOR WOMEN-This bureau has won instantaneous popularity over the entire Pacific Northwest. Personal replies are made to all inquiries on matters feminine.

A PAGE OF PORTLAND TWINS-Photographic half-tones of good-looking youngsters who came "in pairs" and are now very fine specimens of American boys and girls whom Santa Claus loves.

FOR GIRLS AND BOYS ONLY-Read the interview of Dolly Drake and Bobby Blake with Mr. and Mrs. Jack Spratt, capitally illustrated in colors; also Our Hero's Hairbreadth Escapes and Mrs. Rummage, the Bargain Fiend.

GALILEE AT CHRISTMAS-Incident to Christendom's great holiday, a letter by Evangeline Ben-Olid, who spent years as a missionary in the Holy Land, and paints it as it really is.

TELEGRAPHIC NEWS SERVICE, acknowledged

by all contemporaries to be the fullest and most complete of any newspaper in the United States, Its quality is unsurpassed. PICTURE OF A CHILD-Full-page portrait in colors of a little girl living in Portland, beautiful in

itself, and showing what fine effects can be produced with a good subject on fast-revolving presses, MAGAZINE FOR EVERYBODY-In the extent and variety of matter suited to every taste. The Sunday Oregonian invites comparison with the

other noted publications of the country.

The Sunday Oregonian Is Gaining in Circulation at the Rate of More Than Five Hundred a Week

yesterday, but said he has no dealings is behind the United Railways Com-

"Perhaps the people of Forest Grove and Hillsboro will be satisfied with the kind of electric roads that Mr. Loss is building," said Mr. Swigert. He ventured this statement in a way that

implied doubt in his own mind.

Mr. Swigert then said that his com-pany has not yet decided to build into Washington County, although Mr. White, of the firm of Moffat & White, announced the extension into Hillsboro from the main line of the Salem road when he was in Portland some months ago. Other officials of the company stated to newspaper men that the road to Hillsboro has been definitely determined upon and would be built, but mined upon and would be built, but Mr. Swigert insists that this has not yet been settled. As to asking a bonus from Washing-ton County people, Mr. Swigert yester-day said he knew nothing.

#### HILO ASKS INDORSEMENT

Board of Trade to Consider Merits of Hawalian Harbor Project.

A special meeting of the new executive committee of the Board of Trade will be held next Monday afternoon at 4 o'clock. One of the subjects to be considered in the application by the Honolulu Chamber of Commerce, asking that Portland in dorse the project of building a break-water at the port of Hilo on the island of Hawaii. The object of this break-water is to give the island a safe harbor, and at the same time to begin the de-velopement of thousands of acres of land suitable for the raising of tobacco, coffee, fruit and sugar. The lands are now producing sugar only. These new products would give a trade with Portland which is now impossible because of the fact that the sugar product is bound to go to ports where sugar refineries are maintained. "The Hawaiian, Islands produced last year \$8,000,000 pounds of sugar, of which \$5 per cent was unrefined," said J. B. Laber of the Board of Trade yesterday, "thus indicating the necessity for the shipment of this product to ports where sugar refineries are maintained. These new and diversified products will give an

operation. The committee will also consider the advertising of Portland by the means of

Electric Company Sued for Damages.

The damage sult of J. W. Baynes against the Portland General Electric Company for \$15,000 was placed on trial Judge Gantenbein's court yesterday afternoon. The jurors were secured and the other two will be forthcoming this morning, it is believed. Baynes claimed be was seriously injured while employed by the company two years ago. He was working at Power House "C" when he was thrown in contact with a set of "buzz bars" from which 6000 voits of "buzz bars" from which 6000 volts electricity passed through his body.

Weak, Weary, Watery Eyes Welcome. Murine Eye Remedy. It soothes. It cures.

# CASTORIA

for Infants and Children. The Kind You Have Always Bought has borne the signature of Chas. H. Fletcher, and has been made under his personal supervision for over 30 years. Allow no one to deceive you in this. Counterfeits, Imitations and "Just-as-good" are but Experiments, and endanger the health of Children-Experience against Experiment.

The Kind You Have Always Bought Bears the Signature of In Use For Over 30 Years.

THE CENTAUR COMPANY, TT MURRAY STREET, NEW YORK CITY

### THE NEW YORK SURGICAL INSTITUTE



This is a Surgical and Medical Institute or Dispensary for the successful treatment of all diseases of both men, women and children, and is fully equipped with the very latest and most modern outfit of scientific surgical and electric apparatus—with a complete laboratory of pure, fresh medicines, with a first-class pharmacist to dispense them.

If you are sick, if your family doctor and his medicines cannot cure you, come at once and investigate the successful treatment given at the New York Surgical and Medical Institute. No matter what your trouble may be, if you are not getting well, come to us at once.

Electricity given patients without extra charge.

The doctors of the New York Surgical

The doctors of the New York Surgical and Medical Institute treat and cure all

diseases of the eye, ear, nose, throat and lungs, heart, stomach, kidneys, bladder, brain—catarrh, asthma, rheumatism bron-chitis, headache, insomnia, deafness, chilis and malaria, skin diseases, neuralgia, diabetes, dyspepsia, dropsy, hemorrhoids and rectal troubles, and all forms of sores, blood and wasting diseases.

All private and wasting diseases promptly cured and their effects remanently cradicated from the system.

Diseases of women and children given special attention.

Nervous diseases and nervous prostration made a specialty.

Eczema and all skin diseases promptly cured.

All medicines are furnished to patients from the inboratory of the Institute.
Consultation either at the Institute, at the patient's home, or by Office hours—9 to 11 A. M., 2 to 5 P. M., and 7 to 8 P. M. Sundays, 10 to 12 A. M.

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