THE MORNING OREGONIAN, SATURDAY, MARCH 23, 1907. BURTON AGAIN FREE How Are Your Kidneys? we brought them here, placed them upo the stand, and at last went to the extrem ury, whose assertions were subsequently corroborated on the witness stand by Louisa A. Turner, who lived under Mr. Whiteley's protection, disposed of the faction that Rayner was an illegitimate son of the man' fie killed. Muir said the prisoner was 3 years old before any member of his family became in any way connected with Mr. Whiteley. At that time, in 1822, Rayney's aunt, Louisa Turner, was given employment assertions were sub OFFER EVIDENCE of allowing the District Attorney fully to examine them in his private office." Mr. Jerome said he hid nothing more to say at this time, and court adjourned. ON THAW'S SANITY Thaw Confident of Outcome. If Justice Fitzgerald decides to appoint a commission in lunacy it will consist of three members, an allenist, a lawyer Will Publish Story of Case in Fulton and Wilson at Issue on At that time, in 1892, Rayney's aunt, Louisa Turner, was given employment in Whiteley's store and the following year she went to live under his protec-tion. Cecil Whiteley, whom the prisoner pretended to be while in the hospital suffering from the pistol shot which he inflicted on himself after the murder, was a son by this connection and was born in 1885. Rayner learned of the existence of Cecil about 1960 and also of Louisa Turner's connection with Whiteley. Continuing, counsel described Rayner's of three members, an abenast, a may can and a layman. The allegist must neces-sarily be one who has not figured in any way in the case. The commission, if chosen, will examine Thaw and report to the court. If it were to find him same, **Reserve Grazing.** Newspaper of His Own. Lawyers Busy Filing Affidavits Mr. C. M. Dow, The Dalles, Or. In a letter dated Becember 5. 1605, commenting on his recent remarkable recovery from death's door part of October I got over a severe case of typhoid fever, which left my kidneys in very bad shape. I had no appetite or ambition and sever is and weak. My brother-in-law advised if did not feel any radical change until I had taken the second bottle, when I found I was night of the any radical change until I had taken the second bottle, when I found I was night of the any radical change until I had taken the second bottle, when I found I was night of the any radical change until I had taken the second bottle, when I found I was night of the any radical change until the taken the second bottle, when I found I was night weigh 185 pounds, good, solid flesh. I feel and look better than I have for years and have of urther trouble from my kidneys, thanks to atter effect is experienced. and Letters Written the trial would be resumed, if otherwise, Justice Fitzgerald would be obliged to or-der Thaw's confinement in the hospital for the criminal insane. Thaw is not greatly disturbed, it is TEST CASE TO BE APPEALED NOT LIVING FOR REVENGE by Thaw. Turner's connection with Whiteley. Continuing, counsel described Rayner's increasing poverty of recent ycars and contended that the knowledge of the scandal in the life of Mr. Whiteley ied Rayner to attempt to blackmail him. Counsel further alleged that Rayner had prepared for the crime with great care and deliberation. Louisa Turner was then called. She confirmed Mr. Muir's statement. The rest of the evidence presented in behalf of the prosecution was merely a repeti-Thaw is not greatly disturbed, it is said, over the possibility of having to be examined by a commission. His lawyers invo told him that the question at issue is mainly whether be can instruct them properly. He is confident upon this point and confident also that, when once this question is disposed of, it will be all the easier for his lawyers to persuade the iurw as to the "brainstorm" line of de-fense. Senator Tells Inquirer Forest Offi-Convict ex-Senator Says He Will FOR EXPLANATIONS DAY cials Can't Punish Him for Graz-Talk and Write on Good and ing Stock on Reserves_Wil-**Bad** Policies of Government, son Differs With Him. First Statement Tonight. Jerome Denies Charge of Unprofes-CURES KIDNEY DISEASE CURES KIDNEY DISEASE Are you thred? Low-splitted? Weak and habby? Have you a constant drubbing ache in the small of your back? Have you chiller Schilding and pain when you urinate? A fre-your appetite bad? Do you find your food does your appetite bad? Do you find your food does not nouries your body and make your blood rich and red? Have you & bad taste in your body and red? Have you a bad taste in your into a construction of the your blood with sleeplessness? If you have any of these symptoms your kidneys have been di-edom put out such symptoms until they have been eaten away with the disease. When the kidneys are diseased the uric acid is not carried off, and this causes Gout, Lumbar of Rheumatism of the Joints, Rheumatism of the Heart, Rheu-natism of the bowels are often con. sional Conduct Intended-Hartrest of the evidence presented in behalf of the prosecution was merely a repeti-tion of the Police Court testimony. George Elilott, counsel for Rayner, said it was not part of his case to prove that the prisoner was a son of the late Mr. Whiteley. Rayner, rightly or wrongly, believed he was his son, and counsel was going to show that Rayner was insate in the legal sense; that he was a degenerate whose mind was tainted, defective and weakened by the over-indulgence of two generations of his family in drink. The priconer, testifying, related the in-OREGONIAN NEWS BUREAU, Wash-AMERICAN INGENUITY WINS IRONTON, Mo., March 22 .- Joseph R ridge Says Jerome Shut Out ngton, March 22 .- The Agricultural De-partment has joined issue with Senator urton, who, until his conviction in the Very Evidence He Seeks. *(Continued From Eirst Page.) for several trainloads of little stand for several trainloads of little stand in the various stores of the buyer's com-bination. A hand company in Michigan had an elephant on its hands in the form of 5000 tores to the buyer buyer of the buyer's com-bination. Federal Court, was United States Senator from Kansas, was today released from the county jall here, having completed his sentence of six months' imprisonment. ables, when a the various stores of the busic a hand company in Michigan had an a hand company in Michigan had an elephant on its hands in the form of 2000 screes so thickly studded with pine-tree acres so thickly studded with pine-tree that no inducement would attract and clear it for and clear it for a busic acres so thickly studded with pine-tree that, although decisions on its validity have been conflicting, it will be enforced until the Supreme Court declares it in-NEW YORK, March 22-The District Attorney's office tonight made public sev-eral letters supposedly written by Harry Kendall Thaw, to which District Attorney Jerome had referred in court and had marked as state exhibits. These are eximposed when he was found guilty of vio-lating a Pederal statute by appearing be-fore a Governmental department as the paid representative of a get-rich-quick" concern of St. Louis. Burton entered the jail at ironton, Oc-tober 22, 1996. His release today is due to the law which provides for a reduction The priconer, testifying, related the in-terview he had with Mr. Whiteley Janu-ary 24, in which he suggested that the merchant furnish him with assistance. acres so thickly studied with photocost stumps that no inducement would attract a purchaser to buy and clear it for farming purposes. So the company built a distillery in the middle of the tract, dug up the stumps and roots and made have been conflicting, it will be enforced until the Supreme Court declares it in-valid. Mr. Fulton's letter to Mr. Combs, dated pected to figure in the hearing of the lu-nacy commission, if Judge Fitzgerald de-cides to appoint one. The letters have to do chieffy with matters personal to Thaw turgentine. The venture proved so profit-able that the atumpis brought in more money than the trees did when they were fore. Pine-stump land is no longer a drug on the markel, for after the stumps are all made into turgentine, the rich, cleared farming land remains as addi-tional profit. merchant furnish him with assistance. Mr. Whiteley referred him to the emigra-tion burean and Rayner threatened to commit suicide. Mr. Whiteley left the room and the prisoner followed. He said he feit his blood surge to his head and then the tragedy took place. According to custom. Rayner will be matism everywhere. In Bright's Disease the bowels are often con-stipated and the liver torpid. Warner's Safe Fills quickly relieve this condition, and no ill after effect is experienced. and are of no special interest except as they may have a possible bearing on the state of mind of Stanford White's slayer. state of mind of Stanford White's singer. Affidavits have been handed in by the prosecution to show that Thaw is a para-nolac, who, although legally responsible when he killed Stanford White, is now in such a state of mental incapacity as to be unable to consult intelligently with his rounsel and could not be on trial for his life. The defense is preasaving its affiwhich has not been paid, will be held over him as a civil judgment. Upon leaving the jail, Burton gave out the following staned statement: "The impression has gone out that WARNER'S SAFE CURE is put up in two sizes, and is sold by all druggists, or direct, at 50 cents and \$1 a bottle. Refuse substitutes containing harmful drugs, which injure the system. According to custom, Rayner will be hanged within a month, making less than three months between the crime and the TRIAL BOTTLE FREE, To convince every sufferer from diseases of the kid-CURE will cure them, a trial bottle will be sent, ABSOLUTELY FREE, to any one who will write WARNER'S SAFE CURE CO., Rochester, N. Y., and mention having seen this liberal offer in The Portland Oregonian. The genuineness of this offer is fully guaranteed. Our doctors will also send medical bookiet containing symptoms and treatment of each disease, and many convincing testimoniais, free. nunishment "The impression has gone out that I propose to live for revenge. This is a mistake. I have no such purpose. The wrongs done to me are the wrongs of others. Vengeance is thought to be noble only by the ignoble. 'Vengeance is mine, suith the Lord.' is the philosophy to which I have always subscribed in the past and to which I shall adhere in the future. I am a thousand times more so-licitous that I shall not wrong another than I am concerned about these wrongs others have done or may do to me. In saying this, however, I do not pretend to have more than two checks. Nor do I think that it is wrong to rebuke hy-pocrisy. his life. The defense is preparing its affi-davits to the contrary, and the matter will come before the court on Tuesday. Meantime the jury is excused until Wednesday, when the Judge may decide regarding the appointment of a commis-Cigar Bands by Wholesalc. MEETS WESTERN REVENGE The craze for using cigar bands to sion in lunacy.

Explanations Occupy Day.

Explanations by counsel took up most of the day's session. These were on the question of personal privilege raised by Mr. Jerome's conditional threat of calling counsel of record for the defense to ac-count before the appellate division for unprofessional conduct should it appear that he had knowledge of his client's al-leged mental howard y Snakhr on that he had knowledge of his client's al-leged mental incapacity. Speaking on this point today. Mr. Jerome referred to the tension under which he had been working and denied any litent to charge Clifford Hartridge, the Thaw counsel of record, with unprofessional conduct. All of the women of the defendant's family were awaiting him in the court-room ioday when the proceedings opened

room today when the proceedings opened. Evelyn Nesoft Thaw, his wife, sat be-tween Mrs. William Thaw and the Count-Yarmouth.

ess of Yarmouth. The jury, which had filed in at 11 o'clock, was instructed by the judge to return on Wednesday, and left. It was arranged by Mr. Jerome and Mr. Haritridge that the defense's affida-vits should be in the hands of the Dis-trict Attorney by 6 o'clock tomorrow af-ternooh. It was agreed that Mr. Jerome should be permitted to file additional matter on Monday.

Will Prove Thaw Now Sane.

Mr. Hartridge stated today that the af-fidavits to be presented in Thaw's behalf would be made by his attorneys and the various alienists who have appeared for the defense. These affidavits merely will state that Thaw at present is able to ad-vice his counsel and fully understands the incorrections assume him.

sound mind at all; the only question at issue is whether or not he understands the proceedings against him. We can produce overwhelming proof that he does. We will also submit documen-tary evidence in Thaw's own writing." When Justice Fluzgeraid took his place on the bettch today all the mem-bers of the Thaw family were seated in the contractor and wing the reaction

the courtroom, and when Harry Thaw was called to the bar he seemed sur-prized and delighted to find them pres-ent. They had all been excluded ever since the taking of testimony was be-gun. The prisoner bowed to each mem-her of the family group and to ture



acro division and as minimize later be undergoing the first processes of being made edible. It is not unusual for 300 wagonloads to be brought to the scales in a day. As high as two carloads an hour are fed into the threshers. From



Whom He Courted in Seattle. Pursued From Nome.

"I return to my home at Abliene full of life and hope. Only my body has been in jail. My mind has at all times been free, sustained with the knowledge that I am GOLDFIELD, Nev., March 22.—A feud which began in Nome, Alaska, five years ago, was ended here last night in a sa-loon, when Jack Hines shot and killed a man known as Count Podhorsky of War-to the authorities. BEATTLE, March 22.—Count Constan-tine Podhorsky, who is reported shot and

the Podnorsky, who is reported shot and killed at Goldfield, Nev., was probably better known in Seattle than any other Pacific Coast city. He was connected with the Northeastern Siberia Company. being its representative in this country. He spent much time in Alaska, where be was extensively entertained whenever he happened to be in that part of the

hope to do, i shall talk when I am no writing, and shall write when I am no talking. The history of my case, alread prepared, will appear in serial form, first in the paper. This story will not be sen sational; it will be truthful. Interwove with the history, and a necessary part o it, will be a discussion of certain condi-tions in our heristic executive and in tions in our legislative, executive and ju-dicial government that. I think, have es-enped the attention of the average citi-

case, nor my plans and purposes. The first statement will be made on Saturday evening to my home people; then there will be more to follow. "J. R. BURTON."

Accompanied by Mrs. Burton and his niece. Mr. Burton departed for St. Louis, en route to Abilene, Kan.

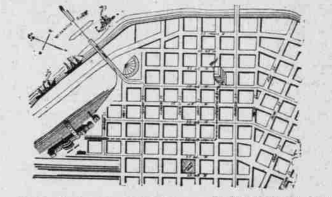


against measures, rather than against

"I will not now go further into my

A Trial Bottle of the World's Greatest Kidney Cure Sent ABSOLUTELY FREE to Every Reader of The Portland Oregonian. Thousands of Men and Women have Kidney Disease and do not know it until it is too late.

WARNER'S SAFE CURE



S. BAN CO., <u>34 Third Street</u> North

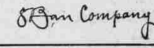
WE take the liberty to announce the opening of our store for MEN'S FURNISHINGS, GENERAL SUPPLIES and IMPORTED JAPANESE GOODS at Thirty-four Third street North, corner of Couch, today, March twenty-third, nineteen hundred and seven, and desire to invite your esteemed inspection of our goods, which are right in price and most complete in line and will satisfy your wants and tastes. Soliciting your patronage and assuring you the most courteous treatment we remain, Respectfully yours,



Gea

SPECIAL DISEASES OF MEN

CONSULTATION FREE





ber of the family group, and in turn they all bowed and smilled at him con-fidently.

Jerome Smooths Ruffled Plumes.

After the jury had retired, Justice Fitz-

"I understood," he continued, "that he had something to say in the matter of the time of adjournment and I did not allow time of adjournment and I did not allow him to proceed. It occurs to me now that he might have desired to make a state-ment with reference to the District Attor-ney's remark, that he served notice on the counsel of record that, if they possessed information he believed to be in their pomension, he would call the matter to the attention of the appellate di-matter of well been Mo Unstability of vision. I will hear Mr. Hartridge now if

Before Mr. Hartridge could reply, Mr.

Before air, Hartridge could reply, Mr. Jerome came forward with a statement. "I did not mean to charge Mr. Hart-ridge with unprofessional conduct," said the District Attorney, "but I stand on what I said that, if I find at the conclusion of the trial that they had possession of knowledge which would lead one to believe they had persisted in trying a man incapable of understanding the pro-ceedings against him, I would take the matter up. If my remarks were construed as charging unprofessional conduct, I was simply unfortunate in my expression." Mr. Hartridge said:

Says Jerome Suppressed Evidence. way to get right at the latest news about his hobby,

"The District Attorney's remarks werdid did want to have an opportunity to reply. What he said to me was in the course of a private conversation at which no one else was present. It was only a suggestion that, if anything developed in the line of what he has pointed out, he would take

what he has pointed out, he would take the matter up. "T replied to Mr. Jerome by telling him that, if he thought our client was insane, he should come out and say so. He an-swered that there was a big difference between an official opinion and an unof-ficial opinion; that if he was convinced officially that Harry Thaw was insane, he would come out and say so. He also said that we should not suppress any testimony which would tend to shed light upon the defendant's present mental con-dition. I told him what we intended to do with regard to the testimony of Dr. Bingdition. I told him what we intended to do with regard to the testimony of Dr. Bing-aman and Dr. Decmar, the Thaw family physicians and asked if we would permit him to examine them in his office. I said Schilling's Best is soid. long as I could be present at the examination

Iong as I could be present at the examin-ation. "This examination took place and it was our understanding that anything the physicians said was to be presented to this court. We tried to get the testi-mony of these physicians before the jury at the beginning of this trial, but it was ruled out on technical legal objections interposed by the District Attorney. When these doctors went back to Pitts-burg, it was the express understanding, announced in open court, that they would announced in open court. that they would eturn whenever the District Attorney de-

stred them. "That is all that was said with regard to the suppression of testimony. Now, your honor will see that instead of suppressing the testimony of these witnesses,

the threshers they are thrown into a big vat of running water, where the good peas sink to the bottom and the broken ones rise to the surface, making it easy. forests. to skim them off. This wast pea-bed is watered by irrigation ditches, Decisions Are Conflicting.

Even Cactus Made Useful.

Tomorrow-Newspapers in the United

OWN YOUR OWN HOME

Decisions Are conflicting. The constitutionality of the provisions of this statute, making violation of the regula-tions a crime, has been questioned. The District Courts of Southern California, Utah and Eastern Washington have decided against Hs constitutionality. The Supreme Court of Arizons, which is a co-ordinate court with the District Courts just named, has decided in favor of its constitutionality. The District Court of Northern California, first decided against fits constitutionality, but after the United States Circuit Court of Appeals at San Francisco had decided for the constitutionality of the statute in a civil case, the District Judge for Northern California, when a new case was presented to Him, overruled his earlier decision, and on October 2, 1906, imposed fines upon the violators of the grazing regulations. The Southwest threatens to have a boom from an unexpected cause. The enactment of the denatured alcohol bill, which permits the sale of grain alcohol free of tax when denatured by the addi-tion of poison to make it unfit to drink, has given a value to thousands of acres of the hitherto worthless cactus. This unattractive desert growth is now being made into alcohol to compete with kero-sene and gasoline as an illuminant and

power-producer. The tremendous growth of the automo bile industry has given carriage-makers some unpleasant hours. The publisher of violators of the grazing regulation a leading carriage paper does not intend to stay awake nights. The automobile people have advertised more and now have a greater trade publication list than the carriage makers. This particular car-riage publisher wants to keep his carriage Will Continue Enforcing Law,

The Attorney-General twice gave his written opinion that the act is constitutional, written opinion that the active gave me written opinion that the active gave me and suggested that criminal prosecution for grazing trespass be continued in all districts where no decisions adverse to its constitu-tionality have been made, in order that some person convicted might appeal to the higher courts and thus secure a final and authoritative decision of the vexed gaussion, for up to this time the Government has had no right of appeal in criminal cases. I am not aware of any decision in the District of Oregon against the coefficient answer to bring to the attention of the Department of Justice graning trespasses committed in that state. This is a sufficient answer to the statement that there is no law making it a valoral forest. Will Anneal Test Case. trade and get his share of the motor can money, too. So the first half of each month's edition is now printed on white paper and is devoted to horse-drawn vehi-cles. The latter half is on light blue paper and is devoted to automobiles. A deep thumb index is cut through the carriage half, so that the automobilist doesn't have to turn a page or exert himself in any

Factory to Do Odd Jobs. With the multiplication of inventors and Will Appeal Test Case.

By an act approved March 2, 1907, the Government is now authorized to carry di-rectly to the Supreme Court any criminal case decided against it under certain cir-cumstances, when the ground of the de-cision is the invalidity or construction of the statute upon which the indictment is founded. This, for the first lime, puts it in the Supreme Court a decision of this nventions came an increase in the probm of how to manufacture small articles without the forced expense of erecting a factory especially for the purpose. Some factories took in "jobs," but this method aften proved unsatisfactory to an inventor who wished his model to have more attention than that generally paid to a side-line. So necessity has again borne a child. A specialty factory in Rhods Island has an enormous plant, equipped with all kinds of machinery. The concern makes nothing for itself, but merely sits by and waits for customers. It will undertake on a moment's notice the manufacture of anything from a pat-ent campaign button to a model for an airship. In the power of the Government to secure from the Supreme Court a decision of this question, and under the advice of the At-torney-General above noted, forest officers will be instructed to begin to make such arrests for grazing trespass on the National forests as may be necessary to secure a final adjudication upon the validity of the criminal provisions of the act of Sune 4, 1897. I have no desire to do anything in this

4. 1807. I have no desire to do anything in this matter other than the duty imposed upon me by Congress and my official cath. I have acted throughout in accordance with the advice of the Attorney-General, as I was bound to do, and will continue to so act. I am sensible of the wisdom and mod-cration of your aditorial communet upon this

eration of your editorial comment upon matter, and I thank you for the pu service you have rendered in making it. ROSE CITY PARK RAYNER DOOMED TO HANG Whiteley's Murderer Vainly Raises

Plea of Insanity. LONDON, March 22-Horace G. Rayner

who on January 24 shot and killed Wil-liam Whiteley, the "general provider" of Westbourne Grove, was tried today, con-victed and sentenced to death. Rayner's trial took place in the Central Criminal Court. In his opening state-ment R, D. Muir, counsel for the treas-

to fine and imprisonment any person was may be that he had heard of the where-Agriculture made to protect the National abouts of Mr. Hines and his wife, or it

may have merely been for business rea-sons that he decloted to change his plans and go to Goldfield. However, it was, he showed up there and the shooting took place.

FINISHED IN TEXAS STYLE

Divekceper Kills County Attorney and Another.

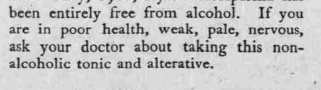
FORT WORTH, Texas, March 22,-Pol-lowing a raid on a resort late today, County Attorney Jeff D. McLean was shot and killed and Hamil P. Scott, a nember of the raiding party, fatally wounded by William Thompson, propri-

wounded by William Inompson, propri-etor of the place. Half an hour later Thompson was sur-rounded in a lumber camp and captured after a desperate fight in which he re-ceived wounds that probably will cause his death within a few hours.

PILES CURED IN 6 TO 16 DAYS. PAZO OINTMENT is guaranteed to cure any case of liching. Blind, Bleeding or Protruiting Piles in 6 to 14 days or money rerunded. Soc.

Free from Alcohol

Since May, 1906, Ayer's Sarsaparilla has been entirely free from alcohol. If you are in poor health, weak, pale, nervous, ask your doctor about taking this nonalcoholic tonic and alterative.





If he has a better medicine, take his. Get the best, always. This is our advice.

The new kind contains no alcohol

We have no secrets to hide! We publish the formulas of all our medicines.

J. C. AYER CO., Manufacturing Chemists, Lowell, Mass.

wireless telephone experiments, has succeeded in obtaining distinct exchanges of words in a tolerably natural voice at a distance of two miles by using poles 30 feet high. Rear-Admiral Manney, who was a delegate of the United States to Is pure tea blended and packed under the watchful care of trained ex-perts, and for that reason it has a special claim on all tea drinkers who want the best. was a deregate of the United States to the international conference on wireless telegraphy at Berlin, and Lleutenant-Commander Howard, U. S. N., the Amer-ican naval attache here, were present at a series of private exhibitions of the tel-WADHAMS & CO. Distributing Agents Portland, Oregon

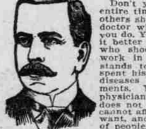
a series of private exhibitions of the tel-ephone apparatus and have been able to talk with each other at a distance some-what less than three miles. Prof. Paul-son, the Danish inventor, last December succeeded in obtaining exchanges of mes-sages by wireless telephone at consider-who distances

able distances. Count Arco does not regard his discov-erles as commercially practicable at pres-ent, though he hopes to eventually con-struct an apparatus which will take the place of wires in cities and perhaps in suburban districts.

There's nothing like Hood's Sarsaparilia for keeping blood pure and giving real strength.

FEE

OUR



Don't you believe that the doctor who devotes his ortifice time to certain aliments to the exclusion of all others should know a little more about them than the doctor who attempts to treat everything? Of course you do. You know that a man who writes signs can do it better than the man who paints houses. The man who shoes hores exclusively will turn out better work in his line than the general blacksmith. It stands to reason, therefore, that a doctor who has spen this life in the faithful study and treatment of diseases of men is qualified to cope with their ali-ments. You must not, however, mistake quacks for physicians. The man who advertises something he does not expect to do or that which people know ho want, and fails to give satisfacilo to even that class of people. We engage in no delusive propositions.

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VARICOSE AND KNOTTED VEINS

Under our treatment this insidious disease rapidly disappears. Pain ceases almost instantly. The pools of stagnant blood are driven from the dilated veins, and all soreness and swelling quickly subside. Every indication vanishes, and in its stead come the pride, the power and the pleasures of perfect health and restored manhood.

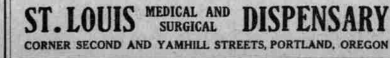
BLOOD POISON

Our special form of treatment for Blood Poison is practically the re-sult of a life work, and is indorsed by the best physicians of this and foreign countries. It contains no dangerous drugs or injurious medi-clues of any kind. It goes to the very bottom of the disease and forces out every particle of impurity. Soon every sign and symptom disappear completely and forever. The blood, the tissue, the flean, the bones and the whole system are cleansed, purified and restored to perfect health, and the patient prepares anew for the duties of life.

NERVO-VITAL DEBILITY

Our cure stops every drain of vigor and builds up the muscular and nervous system, purifies and enriches the blood, cleanses and heals the bladder and kidneys, invigorates the liver, revives the spirits and brightens the intellect.

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