## M'MANUS CASE TO GO TO JURY TODAY

Trial Cut Short by Refusal of Judge to Permit Evidence as to Estes' Character.

DEFENSE SCORES

Witnesses Refute Statements That Defendant Made Threats That He Bought Gun to "Get His Man."

Tilt Between the Attorneys.

PENDLETON, Or., April 26 .- (Special.)-Barring unforeseen contingen-cies, the fate of John P. McManus will be in the hands of the jury before 10 o'clock tomorrow night. Owing to the ruling of the court which prevented the introduction of any character evidence beyond that of the reputation for honesty of the deceased, the trial was shortened by probably one day. Only a few witnesses remain to be introduced by the defense, and it is beintroduced by the defense, and it is believed that the state will be through
with its rebuttal by noon and that
the arguments of the attorneys will
commence immediately after dinner.
With the exception of being planed
down so closely in its character evidence, the defense had its inning today and spored some good points. It day and soo ed some good points It was proved that Estes' reputation for honesty was bad, and by the introduction of expert testimony it was shown that Estes must have been in the po-

sition that the defendant says he was when the shot was fired.

Witnesses were also introduced to impeach the testimony of John Kees and Orville Coffman, as to the statements that the defendant had said that he "wanted a gun to kill the man who had robbed him," and that he had "bought the gun to get the man."

One of the features of the trial today was the sharp tilt between District Attorney Phelps and Judge Fee, counsel for

sition that the defendant says he was

was the sharp tilt between District Attornary Phelps and Judge Fee, counsel for the defense, which occurred early in the morning session. The controversy arose ever the desire of Judge Fee to state to the court reporter in the hearing of the Jury what the testimony of United States Deputy Marshal Short would be if he were allowed to testify, and was settled by the court ruling that if Fee insisted on making such a statement he must take the reporter from the room or dictate it to him. porter from the room or dictate it to him at some place out of hearing of the jury. This was finally done, and all other evidence excluded by the ruling of the court was placed in the record in this manner, though objected to by the prosecution, whose objections were sustained. Nearly all the forenon was consumed in this

The Deputy United States Marshal and he ex-Chief of Police of North Yakima, oth of whom have been kept here for more than a week, were not permitted to answer a single material question. They were followed on the witness-stand by a large number of local men who were per-mitted to give the one word "bad" in an-swer to the question as to what they knew the reputation of Bob Estes as to honesty

A change in the regular routine of the man skeleton was brought into court and suspended from a chandeller in front of the jury. This was used by Dr. Cole to illustrate the probable position of Estes when he was shot, and the course taken

PULLMAN GIRL ORATOR WINS

Miss Fern Healey Given Decision in Interstate Contest at Corvallis.

CORVALLIS, Or., April 28.-(Special.)-Miss Fern Healey, of Washington State won first prize, \$50 worth of be selected by herself, in the oratorical contest held here tonight and participated in by representatives of Oregon Agricultural College. Washington State College and Whitman

College.

Miss Healey's subject was "Supply and Demand." The decision of the judges was unanimous, the winner being given first place both in composition and delivery by all the judges.

Mark Weatherford represented the Oregon Agricultural College, his subject being "Patriotism Par Excellence." Walter C. Bells of Whitman College had for his

C Bells, of Whitman College, had for his subject "The Curse of Africa." his theme being King Leopold and his policy in the Congo Free State.

Congo Frpe State.

The judges were: Composition—Professor Peddleford, University of Washington: Professor Robinson, Stanford; Professor Luella Clay Carson, University of Oregon, Delivery—President P. L. Campbell, University of Oregon; Attorney-General Crawford, Judge Harris, of Eusene.

HILLSBORO JURY IS STILL OUT

Up to Midnight Reach No Agreement in Sunday Closing Case.

HILLSBORO, Or., April 26 - (Special.)-

and clears on Sunday, while confectionery stores are prohibited.

Public sentiment in this city appears to be in favor of an open Sunday so far as confectionery stores are concerned. Street rumor has it that the jury is evenly divided.

THAT WITH GOVERNOR MEAD

Grand Lodge Official Takes Offense at Joke by the Executive.

SEATTLE, Wash, April 26.—(Special.)

For the first time in this state the Order of Chivalry was conferred tonight by the Rebekahs, the women's auxiliary of the Oddfellows. Fifteen women received the decoration, a gold Maltess cross, surmounted by a heart and crown, the emblem of the Patriarchs Militant, the highest overaplanting to the Oddfellows. highest organization in the Odd-

Oddellows from all parts of the state attended the ceremonies, which were held at Leacht Park, under the direction of General M. A. Raney, commander of the Patriarchs Militant in the United States. The 18th anniversary of the organization of the Oddfellows was celebrated during the day.

the day. Last night General Rancy completed the organization of a regiment of the patriarche, Colonel E. P. Edson, of Se-attle, being made department commander. Colonel Edson and Governor Mead had p. sharp controversy this afternoon be-

ause Colonel Edsen interpreted a joking remark of the executive as a reflection upon his military order and Genera Raney came to Edsen's relief. The incident was forgotten in tonight's celebra

NOMINALLY GUILTY OF LIBEL

Editor Baker, of Tillamook, Must Pay \$1 to Sim Earl.

TILLAMOOK, Or., April 26.—(Special.)— The libel suit brought by Sim Earl against The libel still brought by Sim Earl against Fred C. Baker, editor of the Tillamook Headlight, was tried before Judge Galloway in the Circuit Court. In giving a list of local option cases and the names of the jurors who tried them, the newspaper made a mistake in saying the "Sim Earl case," instead of the "Jesse Earl case." For this mistake Earl wanted \$5000 damages and claimed that Mr. Baker published the matter maliciously, where-as he was not aware of the mistake until he was sued for damages. A correction was made in a subsequent issue and an apology made. When the case came up for trial the attorneys for the defendant contended that the matter was not libel-ous, which Judge Gailoway everruled. When placed on the witness stand, Earl did not claim that he had been damaged in any manner whatever, while the de-fense admitted and proved that the mis-take was simply an error and was not published maliciously. The Judge in-structed the jury to bring in a verdict for Earl with nominal damages, which it did, placing it at il. The costs of the case will fall upon Earl, as Mr. Baker had offeed to allow the plaintiff to take judg-ment against him for \$2.50.

### IN LEAGUE WITH VICE

SO SAY OPPONENTS OF DAG-GETT ADMINISTRATION.

Spokane Republicans Promise Liberal Policy, but Want Cleaner City Government.

SPOKANE, Wash., April 26 .- (Special.) The official count of the primary elecion returns tonight gave Moore, Republian, 3340 votes for Mayor and gave Doust, Republican, 2003. Daggett, Democrat, who had no opposition for the nomination, recelved 757 votes.

The Republicans adopted the following platform tonight, pursuant to the wishes of Herbert Moore, their standardbearer: "We charge the Daggett administration with extravagance, incompetency, favor-itism, discrimination and breach of trust. Instead of representing the people and caring for their interests, it has joined hands with the low and vicious elements of the city and is openly and flagrantly allowing dives, gambling joints and pool-rooms to exist. It is lending its aid and protection to thugs, bunco men and streetwalkers. We believe in and advocate a iberal policy, but do not believe it necessary to go into partnership with the law-less element. We are not in favor of Sunday closing or a closed town gen-erally, but saloons should be under strict legal control, and a saloon where rob-berles are committed or minors are per-mitted to resort, should have its license forfeited and its doors nailed up. Boxes and winerooms should be removed from saloons and no liquor served behind cur-tains or doors. The present ordinances of the city should be amended to require all saloons to close at 1 o'clock A. M. and until such amendment is made the pres-ent ordinance prohibiting the sale of liquor after 2 A. M. should be strictly

Fined \$50 for Illegal Fishing.

OREGON CITY, Or., April 26.—(Special.)—In the case of the State of Oregon vs. Ed Himler, charged with illegal fishing, a jury in the Justice Court today found the defendant guilty and Justice Stipp imposed a fine of \$50 and costs. An appeal may be taken to the Circuit Court. Himler received the minimum fine. In passing sentence the court stated that there was no excuse for the defendant, who is entitled to no sympathy. The case was prosecuted by District Attorney Gil-bert L. Hedges, and Himler was repre-sented by George C. Brownell, who introfuced evidence to show that his client

Will Hand Goes Volently Insane.

VANCOUVER, Wash. April 28.—(Special.)—John Tate, an employe at Larrabee's mill, on Salmon Creek, in this county, was brought in and placed in the County Jail last night by Sheriff Sappington on a charge of lusanity. Tate is said to be violently insane and endeavored to kill some of his fellow-workmen during

She Asks for a Separation.

OREGON CITY, Or., April 28.—(Special.)—Christine M. Braun has filed a suit in the Circuit Court against John Alfred Braun, to whom she was married in Portland, Or. March 6, 1896. They have one son, aged 11 years. The plaintiff asks for a decree of divorce, alleging de-sertion in May, 1300, since which time she has been compelled to work to support herself and her child.

Can't Control Wayward Son.

VANCOUVER, Wash., April 26.—(Special.)—Neille Tucker lodged a complaint before Proseccuting Attorney James P. Stapleton today, alleging that she was unthe fury in the Sunday closing case went out at 6 o'clock to deliberate and at midnight is still in the jury-room. There is a report on the street that there is no possibility of an agreement.

This is the case wherein L. J. Paimatter was arrested for selling ice cream and cigars on Sunday. The defense argued that the Sunday closing law is unconstitutional because it allows restaurants, hotels and any drugstores to sell ice cream and cigars on Sunday, while confectionery and cigars on Sunday cigars and the control her wayward son, Ralph Tucker, a youngster of about 10 years, and asked that he be taken up by the authorities and that he be sent to the Reform School. The lad was taken into customy by the control her wayward son, Ralph Tucker, a youngster of about 10 years, and asked that he be taken up by the authorities and that he be sent to the Reform School. The lad was taken into customy by the control her wayward son, Ralph Tucker, a youngster of about 10 years, and asked that he be taken up by the authorities and that he be sent to the control her wayward son, Ralph Tucker, a youngster of about 10 years, and asked that he be taken up by the authorities and that he be sent to the control her wayward son, Ralph Tucker, a youngster of about 10 years, and asked that he be taken up by the authorities and that he be sent to the Reform School. The lad was taken into customy by the control her wayward son, Ralph Tucker, a youngster of about 10 years, and the control her wayward son, Ralph Tucker, a youngster of about 10

EUGENE, Or., April 28.—(Special.)—At the district convention of Knights of Pythias, held here last night, Helmet Lodge No. 33, of Eugene, won the decision of the judges for the best work and will represent this district at the grand lodge at Portland. The other competing teams were from Cottage Grove, Roseburg and Junction City.

Takes 14 Men to Alcatraz.

VANCOUVER BARRACKS. Wash., April 28.—(Special.)—Captain Weeks, of the Fourteenth Infantry, will leave tomorrow with 14 prisoners for Alcatra. Cal. Among them is Carl F. Putnam, a deserter, who was well known in this locality and especially conspicuous during the last few months.

Skamania Man Goes Insane.

VANCOUVER, Wash. April 26.—(Special.)—Deputy Sheriff William Goepel, of Skamania County, brought H. E. Johns, insane, here today. He was examined by Drs. Scanlon and Smith and will be sent to the Western Washington Hospital for the Insane, at Fort Stellaccom.

Referendum Move Is Checked.

PLEASANT HILL, Or., April 26.—
(Special.)—By an almost unanimous vote, Pleasant Hill Grange turned down a resolution indorsing Linn. County's effort to withhold the University of Oregon's appropriation.

Haywood Objects to Standing Trial in Ada County.

C. S. DARROW AT BOISE

Chief Counsel for Defendants Le It Be Known He Is Not Willing to Stand for Agreement Made Judge by Nugent.

BOISE, Idaho, April 26.-(Special.)-Clarmes S. Darrow, chief counsel for Moyer, Haywood and Pettibone, the men accuse of complicity in the murder of ex-Gov ernor Steunenberg, has arrived, prepared to remain until the trials are over. He has very little to say about the case, but

loated down the river and stranded a

Yost Is Bound Over for Trial.

BOISE, Idaho, April 28.—W. N. Yost was today bound over to May 4 to answer to a charge of contempt of court in connection with the approaching trial of W. D. Haywood, secretary and treasurer of the Western Federation of Miners, for alleged complicity in the assassination of ex-Governor Steunenberg. It is said he is charged with trying to influence Wagner, a juror of the regular panel called to report in the District Court May 9, the date for beginning the Haywood trial.

Bequeaths \$5500 to Sisters' Order ASTORIA, Or., April 28.—(Special.)—The will of the late Father Leopold Dieleman was admitted to probate today and on the petition of Sister Mary Laurentia, E. P. Noonan was appointed as administrator of the estate, his bonds being fixed at \$11,000. The will bequeathed the entire estate, which is valued at \$5500, to the So clety of the Sisters of the Holy Names of Jesus and Mary, and also named Frank J. Taylor as executor. Judge Taylor, however, declined to accept the honor.

Sent to Pen for Two Years. OREGON CITY, Or., April 26.-(Speigl.)-W. H. Roberts was today sen tenced to serve two years in the peni



pose of the defense to move again for a change of venue when the Haywood case is called, on May 3. Men are engaged in getting affidavits setting forth that prejudice exists in this county, and it is regarded as certain that a motion of the kind mentioned will be made.

When the change of venue was taken from Canyon County to Ada County it was by consent of defendants' counsel That consent was given by John F. Nugent, the only one of the attorneys present at the time. It is the understanding that the other lawyers for the defense have criticised him sharply for giving his con-sont and that they propose to move for a change, notwithstanding his action. They would have preferred to proceed with the impaneling of a jury in Canyon County, trusting to be able to prove prejudice dur-ing that procedure, in which case the could have secured a change of venuwithout giving consent, and would be in position to make the same motion over again here without having such consent It is probable such a motion will con-sume time and delay the actual impan

sume time and delay the actual impan-eling of a jury.

It is learned that it is the purpose of Sheriff Hodgin, of this county, to provide a house in which the members of the juries in those cases shall live while serving. Their meals will be prepared there, and the house will be so danger of being approached by

DEAD OF THE NORTHWEST

outsiders.

Martin D. Ballard, Oregon Pioneer and Scattle Business Man.

SEATTLE, Wash., April 25.—(Special.)
—Martin D. Ballard, an Indian War volunteer in the Oregon campaign of 1856-57, ploneer mining man of that state, founder of the first flouring mill in Albany, and a prominent figure in the upper Willamette country during the early days, died here tonight, of paralysis, at the age of 75. He leaves a widow, a son and

age of 75. He leaves a widow, a son and a daughter.

Ballard crossed the plains to Oregon in 1882, mined in the lower part of the state, operated a pack train, fought through the Indian wars and finally went East in 1867. He returned ten years later, built a wheat elevator and founded the Red Crown flouring mills at Albany. In 1882 he came to Seattle. At one time he was president of the National Bank of Commerce here and was a planer hard. Commerce here and was a pioneer hard-ware merchant, having incorporated the Seattle Hardware Company, now the largest corporation of its kind in the

Martin Williams, Pioneer.

MONROE, Or., April 28.—(Special.)—
Martin Williams, a ploneer of 1852, died at the home of his son Edward. April 22, after a residence of half a century in Benton County. Martin Williams was born in Rock Castle County, Kentucky, in 1824. He was married to Nancy Ann Carter. September 3, 1849, in Mercer County, Missouri. To them were born seven children of whom four are living. His wife died in 1866, when her youngest child was 2½ years of age.

### ESCORT IS

BERT BAKER ROUGHLY HAN-DLED BY ELEVEN MEN.

Gallant Lad Shows Fight, but Is Forced to Seek Cover in Saloon Until Daylight.

OREGON CITY, Or., April 26.—(Special.)

Warrants of arrest have been issued for
H. D. Aden, L. Hasselbruck, Gean Royle, H. D. Aden, L. Hasselbruck, Gean Royle, Otto Peters, Harry Peters, Henry Boeckman and — Barron, charged with assault and battery on Bert Baker, at Wilsonville last Friday. Baker evidently had an exciting time, and it is said he was set upon by il young men and segred.

said he was set upon by il young men and egged.

He was accompanying a young lady home from a party, and just as he bade her goodnight a shower of eggs greeted him. Baker turned to fight his assaliants, but he was outnumbered and fied into a saloon, where he was detained by the crowd until 4 o'clock next morning.

He was threatened by the men on the outside, who told him they would place him in a casket that had been sent to a Newberg undertaker, but which had

O. A. Fetcher urged the citizens to tablish an art gallery here.

Chief Quartermaster Absent.

VANCOUVER BARRACKS, Wash., April 26.—(Special.)—Colonel Sam R. Jones, Chief Quartermaster, Department of the Columbia, is absent from the department headquarters for a few days, attending the trial of Lieutenant Miller at Fort Flagler.

Quiet Day With Circus in Town. EUGENE, Or., April 28.—(Special.)—The big crowd in attendance at the circus today was easily handled without extra policemen. No drunkenness or disorder

W. N. Vaughn, one of the oldest pioneers

Cuts, Scratches, Bruises, Healed by "THE HOUSEHOLD SURGEON." Druggists refund money if DR PORTER'S ANTISEPTIC HEALING OIL falls, 25c.

ABSOLUTELY FREE TO E SUFFERS FROM KIDNEY, Mr. C. M. Dow, The Dalles, Or., in a letter dated December 25, 1905, commenting on his recent remarkable recovery from death's door, due to kidney disease, says: "During the latter part of October I got over a severe case of typhoid fover which left my kidneys in very bad shape. I had no appetite or ambition and began to loss flesh rapidly. I was thirsty, feverish and weak. My brother-in-law advised me to take Warner's Safe Cure, which I did. I did not feel any radical change until I had taken the second bottle, when I found I was not compelled to get up so often during the night. I have now finished my fourth bottle and weigh 185 pounds, good, solid fiesh. I feel and look better than I have for years and have no further trouble from my kidneys, thanks to your valuable medicine."

Mrs. Sarah E. Banghart, of Dep Molnes, Ia., adds her testimony. She says: "I had been a sufferer of Bright's disease for about fifteen years and had been growing worse and worse, until about six weeks ago I commenced taking Warner's Safe Cure, and I am now able to de my own housework. The doctor who had been attending me for several years previous told my husband that I

**CURES KIDNEY** 

DISEASE

When the kidneys are diseased the rice sold is not carried off and this auses gout, luminage, rhoumatism of he joints, rhoumatism of the mustes, rheumatism of the heart, rheu-

cles, rheumatism of the heart, rheumatism everywhere.

In Bright's disease the bowels are often constipated and the liver torpid. Warner's Safe Fills quickly relieve this condition and no ill aftereflect is experienced.

WARNER'S SAFE CURE is put up in two sizes and is soid by all druggists, or direct, at 50 cents and \$1 a bottle. Refuse substitutes containing harmful drugs which injure the system.

Defeat University of Utah in Debating Contest.

GALLOWAY IS APPLAUDED

Young Oregon Orator Readily Won Himself Into the Hearts of Unfamiliar Audience-Argue Negro Voting Privilege.

SALT LAKE, Utah, April 26.—(Special.)
-The University of Oregon defeated the
University of Utah in the interstate debate at Barrett Hall this evening. Two judges favored Oregon and one favored Utah.

The question was: "Resolved, That the

15th amendment and section 2 of the 14th amendment to the Constitution of the United States should be repealed, it be-ing, conceded that the difficulty in the way of repealing shall not enter into the

Utah had the affirmative. Richard W. Young, Jr., of Utah, was the first speaker. He dwelt on the unsoundness of theory and the unsoundness of practice of the 15th amendment. J. C. Veatch, of Oregon, spoke next. He dwelt on the treachery the amendment prevents and said the white man is not ruled by the negro. Chris Jensen, champion of the Utah team, quoted prominent educators, newspapers and leading statesmen to show the unsoundness of theory and practice of the amendment.

The next speaker. F. V. Galloway, of Utah had the affirmative. Richard W.

show the unsoundness of theory and practice of the amendment.

The next speaker, F. V. Galloway, of Oregon, made himself the favorite of the evening by his masterly diction and eloquence. He showed himself perfectly at home in front of the unfamiliar audience, and in presenting his argument he exhibited powerful oratory. The Utah supporters in the audience willingly recognized his splendid ability and applauded him generously.

President James T. Kingsbury, of the University, acted as chairman, and the judges were Judge H. P. Henderson, ex-Chief Justice; R. N. Raskin and Parley L. Williams, general attorney of the Ore-

Mrs. Ellanora Washburn.

BROWNSVILLE, Or., April 26.—(Spe-lal.)—Mrs. Ellanora Washburn, a highly espected woman of this city, died at Good tentiary. Roberts was charged with burglary at Wilson & Cooke's hardware store one month ago and pleaded guilty. His partner, James T. Dillon, who is up on the same charge, will be tried May 8.

Carnegie Library Is Opened,

NORTH YAKIMA, Wash., April 26.—
(Special.)—With elaborate ceremony the Carnegie public library, built at a cost of \$16,000, was opened here tonight. In his speech accepting the building, Mayor O. A. Fetcher urged the citizens to eg.

Officer's Bullet Is Fatal.

WESTON, Or., April 26.-(Special.)-Jus-WESTON, Or., April 28.—(Special.)—Justin Read, 21 years old, died yesterday afternoon at Spokane, to which place he was removed for a surgical operation at the expense of the town of Weston. The body will be brought back for interment. Read was wounded three weeks ago by Marshal Layender, who abot to thinken Marshal Lavender, who shot to frighter and stop him while attempting his arres for disorderly conduct, one bullet going too high. He left a father, A. B. Read, of Briggeon, Or., and a brother and sister.

Lived to Be 90 Years Old.

ASTORIA, Or., April 26.-(Special.)-Mrs. was reported to headquarters.

Tillamook Pioneer Dying.

TILLAMOOK, Or., April 26.—(Special.)—

TILLAMOOK, Or., April 26.—(Special.)—

County and 29 years old.

SAFE

KIDNEY& LIVER

BRIGHT'S DISEASE.

of Many Years' Standing, Causing Much Suffering, Entirely Cured With Six Bottles of

WARNER'S SAFE CURE

A TRIAL BOTTLE OF THE WORLD'S GREATEST KIDNEY CURE SENT
ABSOLUTELY FREE TO EVERY READER OF THE OREGONIAN WHO
SUFFERS FROM KIDNEY, LIVER, BLADDER OR BLOOD DISEASE,

ABERDEEN, Wash., April 26.—(Special.)—Mrs. S. L. Reynolds, wife of a contractor, died suddenly last night from

her death. Mrs. Reynolds was the former wife of W. F. Wrightsman, who left here suddenly a year or so ago owing a large amount. He was not heard from again and his wife secured a divorce. She married Mr. Reynolds six weeks ago. In Charge of Aid Society.

DIGNIFIED CREDIT FOR ALL

Regular Value 25c

ABERDEEN, Wash., April 26.—(Special.)—An order was made by Judge Trenchard this afternoon committing

Charles Herbert, infant son of Charles and Carris Herbert, to the care of the Boys' and Girls' Aid Society of Port-land. According to the petition the man has deserted his wife and son and the mother is unable to care for the boy in

Aberdeen to Put on Clean Dress.

ABERDEEN, Wash: April 26.—(Special.)—Mayor France and the Council have determined to have a clean city. Notice has been given to the public generally to clean their premises if needing it. A noncompliance is to be fol-lowed by arrest in every instance. Aber-deen has long needed this kind of effective treatment

Body of Drowned Man Recovered. ABERDEEN, Wash, April 26.—(Special.)—The body of James Pries was taken from the river today. Pries was 24 years old and a sailor out of work. He started several weeks ago to row across the river with three companions. The boat was upset and Pries drowned

Will Address the Pioneers. WESTON, Or., April 26.—(Special.)-peakers secured for the pioneers' re eakers secured for the ploneers' re-ion at Weston are Walter M. Pierce,

FIRST AND TAYLOR

Regular Value 25c

Regular

Give Option on Timber Land. ABERDEEN, Wash, April 28.—(Special.)—Fred Neff of McBridg, Mich., and J. W. Freston of Payette, Idaho, have given an option on 5000 acres of timber land which they own in Chehalis County



Whooping-Cough, Croup Bronchitis, Coughs, Diphtheria, Catarrh. Confidence can be placed in a rem-edy, which for a quarter of a century has earned unqualified praise. Restful nights are assured at once.

Cresolene is a Boon to Asthmatics All Druggists

Cresolene Antiseptic Throat Tablets for the irritated throat, of your druggist or from us. 10c. in stamps. The Vapo-Gresolene Co., 180 Fulton St., N. Y.



## MANHOOD

Saturday Specials

14-Quart Dishpan

Royal Granite Ware

No. 3 Fry Pan

THE STORE THAT SAVES

YOU MONEY

Don't Be Discouraged Don't Give Up Hope There Is Help for You Act Today!

In my very extensive practice I have learned a few truths that are undeniably of interest to EVERY MAN. First of all, I find that the very serious and so-called "incurable" cases are due usually to NEG-LECT and DELAY. Again, I know that many men suffer FOR YEARS and prac-tically RUIN THEIR HEALTH FOR-EVER trying to dose themselves with some patent nostrum that never could cure. And further, it is evident that many men will run to what they call "cheap" treatment, NO TREATMENT AT ALL is what "cheap" treatment means in nine cases out of ten. The last state of the man is worse than the first. Just before you go a line further in this announcement, stop and ask yourself as to whether YOU are following in the foolish footsteps of the man who NEGLECTS himself? Are YOU trying to cure yourself with nostrums? Are YOU looking for treatment that will not cure? If you are, it is certain that you will regret it. It is NEVER TOO LATE to get on the right path, but at same time remember that you cannot get there too soon. The best help in the world is none too good for you; you cannot get it too quickly. I offer it to you at the lowest fees possible.

In Any Uncomplicated



## You Can Pay When Cured

Weakness Varicocele Organic Weakness

Debility Hydrocele Stricture Advice and Consultation FREE

Contracted Diseases and Specific Blood Poison Write if You Cannot Call

The DR. TAYLOR Co.

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DR. TAYLOR.

# I Cure Permanently