THE OMAHA DAILY BEE: TUESDAY, SEPTEMBER 24, 1901.



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tainty and safety, is the strategy of Hernia, for. To be able to cure every case of Hernia, without pain, loss of time, inconvenience, danger, or detention from business, is the greatest triumph of al. We have a treatment whereby we can cure every case of reduceable Hernia, in this, woman or child, in from 30 to 60 nays, without loss of time or inconvenience to the patients, as they can follow their asual vocation within fifteen minutes after treatments has been given.

the init vocation within fifteen minutes after treatments has been given. We have cured with one treatment. But most cases require three, four, or more. Many can be cured by four treatments and the majority not to exceed figs. (4 weeks), while now and then a very bad case will necessitate longer time. More are cured within the 50 days than run beyond. The method is by hypodermic treatment, and with no more sensation than from the prick of any other needle. The fluid in-jected is antiseptic. There is no trainic acid in our fluid, and there is no irritating in-gredient in the composition.

in our fluid, and there is no irritating in-gredient in the composition. The fluid, when injected, is a cell gen-erating agent, causing a growth of tissue, which in time resolves itself into cleatricial tissue, which neither breaks nor tears, nor is it absorbed. This fluid is deposited with a special hypedermic instrument in the upper part of the inguinal canal, and at the internal ring, thereby placing it so that no part of the viscery can enter the canal when cure is completed. Thousands upon thousands of these injections have been given by all classes of physicians. In the past tweive years, and not a single ab-cess nor a case of peritonitis, nor loss of life has occurred.

the past twelve of peritonitis, nor loss of , cess nor a cause of peritonitis, nor loss of , Iffe has occurred. This is not a revival of the old method, used by Dr. Heaton, of Boston, Mass. 20 years ago, who used white oak bark (tannie acid) injections, with some success, but more failures, but an entirely new fluid, well known to all who keep pace with the scientific world. It is neither an astringent

This treatment has been in use for over twelve years and the record could be no better, where it has been used by those who have understood their business. Many so-called cures were based upon astringents or irritant injections, and they were fail-ures.

or irritant injections, and they were fatt-ures. Now, after 41 years of our life, devoted to the constant and successful practice of medicine and surgery, and having to do with many cases of Hernia, we have fully investigated and for the past six years, tested, this treatment in many cases of rubure, with a permanent cure in each and every case, and we can declare, with a cortainty, that this treatment is as prac-tical as it is scientific. We are not a "Rupture Cure Traveling Doctor." We are in our thirty-fourth year in Omaha, where we have been in con-tinuous practice of medicine and surgery-and here you will find us. Trusses fitted. Bend for circular.

O. S. WOOD, M. D., 521 N. Y. Life Bidg., Omaha, Neb. MONTH п

TRIAL MAY BE ENDED TODAY ing seen the prisoner's motion. Justice White, however, invisted that

said Law Tekes Its Course Expeditiously in the 'I didn't hear what he said." District Attorney Penney then read the indictment again in a louder voice, and to

the demand for a reply the prisoner, who JURY SECURED AND WITNESSES HEARD was standing at the time, said in a very loud voice: "Guilty."

Case of Leon (zelgo z.

oner's Plea of Guilty

Changed.

(Continued from First Page.)

the trial will be concluded in one day more.

When the Trial Began.

The trial began at 10 o'clock, but long be-

of the people become aroused to the ex-

slowly around every side of the structure

and no one was allowed to stand on the

sidewalk for a moment, so that at no time

was the crowd large.

landing and in every corridor.

may be completed within two days.

publicly abandon the case today or tomor-

This plea was, however, not permitted to First Day Marked by Accomplishment stand under the law, and a piea of "Not guilty" was at once ordered by the court. of Preliminary Routine-Pris-Mr. Titus, counsel for the defense, then arose and stated to the court the facts already known as to his connection with the case. He explained that the position of himself and his associates, Judge Lewis and Mr. Ladd, was a peculiar one, and con-

sisted mainly in making sure that all the forms of law and justice were observed thought of in view of the reports of the in the prosecution. two alientsts who have recently examined Justice White, in reply, complimented him and there is ground for the belief that counsel for the defense, and said that the

prisoner could have no better counsel, and that whatever the outcome it would reflect only credit and honor on them.

Work of Securing the Jury.

The examination and swearing in of the jurors was then begun, the prisoner stand-The first juror was summoned at 10:26. room, even though they knew that there His name is Frederick V. Lauer, a plumber,

He was examined briefly by the district at torney and counsel for the defense. No objection was made and Lauer was accepted. Richard W. Garwood, a street railway

stationed on every landing and in a double questions put to him by District Attorney line far outside the place of entrance to Penney was: "Do you believe in the present not far away reserves were ready to rein- replied: "Yes."

tent of rioting. Mounted officers paced he was insane at the time the murder was

committed. Mr. Garwood replied that he

prisoner as he was taken from his cell to, and excused. the court room. His guardians made use of Henry W. Wendt, a local manufacturer, the "tunnel of sobs" under the street from when called, announced that he had formed

ments before the hour set for the opening alone. He was sworn in. of his trial. No person was admitted to Belleves in Capital Punishment.

the building without a pass, signed by the chief of police, and it was necessary to was called. show this to every policeman on every The officer at the head of the court room

some hesitation, the talesman replied: not only examined the passes, but scruti-"Well, yes." nized the bearers critically before admitting

hall, as well as the outside, still bore the were particularly as to whether or not somber draperies of mourning, and quiet they were present in the Temple of Music was enforced as pefitting the occasion. Prisoner Refuses to Talk.

The counsel for Czolgosz, former Supreme panel, he was challenged by the people. Justices Loren L. Lewis and Robert C. Titus and Carlton E. Ladd, arrived this in Germany, but a citizen of this country morning before the time for opening the for twenty-five years, was next called. court, but Czolgoss had no more to say His opinion of the guilt of the prisoner. than on previous times when they have vis- he said, was so firmly established that no

refuses absolutely to aid the lawyers it is cused. not improbable that the entire proceedings was challenged by the people. He was "The mental condition of the assassin will absolutely be the only defense to be of-

Silas Carmer, another farmer living at his head as he walked out.

sides and sworn in as the fourth juror at 11:04 a. m., less than an hour after the court opened.

ounsel, Mr. Lewis, arose to speak, not hav- brief examination, was accepted, making the stomach. The actual cause was absorpthe fifth juror secured at 11:35. Frank J. Litz, a clork, had not formed pancreas. There was nothing known to

Czolgesz should speak, and the prisoner any opinion. He was confused by the ques- medical science which would have arrested tions of the counsel and made several con- the progress of the changes caused by the tradictions. He was excused by the defense. passage of the bullet through the pan-

> McKinley and at whose home the death of the president occurred, came into the court Dr. Herman Mynter was the next wit-

ness. District Attorney Penney questioned There were only four women in the court room, three inside the railing of the court formed on President McKinley at the Exposition hospital after the shooting. Dr. and one in the spectators' seats. Mynter said the surgeons found the bullet One by one the government's witnesses had come in and at 11:30 there were pres- wound in the left upper side of the abdoment: Assistant Superintendent P. B. Cur- inal cavity. The president agreed to an sick of the police, Dr. Herman Mynter and operation at once, which was absolutely necessary to save his life. Dr. Mann was Dr. M. D. Mann, who attended the presiselected with Dr. Mynter to perform the dent; James W. Putnam, Drs. Joseph Fowoperation. The abdomen was opened, Is ler and Floyd S. Crego, local physicians. was difficult to get at the wound in the Michael McGloin, a carpenter, was excused back of the stomach. The stomach was by court because he had expressed an opinturned over and a bullet hole was found ion on the case.

Farmer Chosen Sext.

William Loton, a farmer of Eden, was as the president's temperature was rising bosen as the sixth juror at 11:43. Judge Sherman of the superior court and that no further search for it was advisable

Judge Hammond of the supreme court of at that time. The stomach was replaced and the opening closed with sutures. Massachusetts came into the court room the advice of the physicians the president just as Benjamin Lang, a Buffalo grocer, was removed to Mr. Milburn's house. was called. They were introduced to Justice White and were given seats at the

Blacksmith on the List.

no way be hindered or delayed by short

Eighth Juror Sworn.

brought in, manacled as before, to two

hours.

until 2 p. m.

the jury box.

sumed the session.

He suggested that court convenc

The doctor then described the period of clerk's desk. Judge Titus, for the defense, conducted favorable symptoms shown by the patient, the examination of Lang. The latter was his relapse and death. Dr. Mynter gave the names of all the doctors associated excused on the ground that he had an interest in a corporation owning property, with him in the case and described the though he had none in his own right. result of the autopsy, saying that it An error was found in the panel list when proved first that there was no inflamma-Otto Hager, a Buffalo music dealer, was tion of the bowels, second that there was keep back the crowds, while in a station form of government?" to which Garwood called for examination. Otto F. Hager of no injury to the heart, third that there Grand island presented himself instead and was a gunshot wound in the stomach and that there was a gangrenous spot back of he was excused.

the stomach as large as a silver dollar. "What was the cause of death ?" asked Dr. Penney.

Recalls Result of Autopsy.

Mynter Describes Wound.

The next man called was Walter E. "The cause was blood poisoning from the Everett, a blacksmith. He was satisfactory to both sides and so was accepted as the absorption of poisonous matter caused by seventh juror, just as the bells struck for the gangrene. Primarily it was the gunshot wound." After the acceptance of this juror Judge

Cross-examination by Mr. Titus was di Lewis addressed the court, saying that inrected to the possible presence of microbes asmuch as both he and his principal assoin the intestines.

ciate were aged men, and owing to the "Have you any idea that there might suddenness of their connection with the have been microhes in the intestines of case and the fact that they had little time the president?

for preparation, he desired the sessions of "Oh, yes," was the reply, "you have them the court to be as short as possible. He and so have I' believed the progress of the case would in

"Was the pancreas broken?" asked Judge Titus ?"

at 10 a. m. and close at 4 p. m., and that there be an intermission from 12 noon "No." "How could the fluid escape from the organ if it was not punctured?"

'By deterioration of the tissues sur Justice White expressed himself as being rounding it." agreeable to this arrangement, believing

Infection's Cause a Mystery. therefore, made the hours of the court to 'What caused the infection of the

wound? "I wish you could tell me," replied the

Benjamin J. Ralph, a bank cashier, was doctor, Mr. Titus explained that he was not called to the stand at noon. After the usual questions from counsel on both sides he criticising the witness, but was questioning was accepted and took the eighth seat in him as an expert. Dr. Mynter explained that this was a question that could not be The adjournment of court until 2 o'clock determined until the results of the bacteri-

was then announced. The spectators were ological examination are known. "How far have you found as you traced then ordered to keep their seats until the judge, jury and counsel had passed out. the line of this bullet this gangrenous sub stance existed?" was asked by Mr. Titus. At the same time Czolgosz was handcuffed "It existed along the whole track as well

room back to the jail. For the first time as I could find out." since he came into the court room today he "Why did you not continue and locate the spoke to one of the officers, saying, "Get bullet when you made the autopsy?"

my hat," and the officer pressed it upon "I did not make the autopsy." "You were present and were consulted?" After noon secess, the prisoner was

"Yes; Dr. Gaylord performed it. They tried for four hours to locate the bullet." "Why did they stop then?"

Family Checks Mutilation.

After the jurors who had already been "The family of the president would not chosen had answered to their names, the Herman B. Tauber, a railroad clerk, was examination of others was resumed. Sam- allow them to continue any longer, or to next called, but as he had expressed an uel P Waldo of Alden, a farmer, was injure the corpse any more. They would the body for bacteriological examination."

Andrew J. Smith, a dealer in butter "Would the X-Ray have shown you the lighted only at the south end by latticed agent for thirty years in Buffalo, had and eggs, of Buffalo, was next called. His injuries or the path of the wound?" "Not at all. It would have simply shown windows and here the justice's bench and formed an opinion in the case, but had answers were satisfactory to counsel for witness stand is placed. On the right of not expressed it to anyone. His opinion both sides and he took the tenth chair in where the bullet was. It would not have the room are the jurymen's seats and they could be changed by the evidence. He was the jury box. The name of Truman D, shown the position of the injured tissues have an unobstructed view of the entire excused by the people. During the exam- Keyes of Collins was called and he did not in the slightest." "What was the cause of death? room. There is no railing in front of the ination of jurors the prisoner sat erect in respond. "The bullet that passed through both "You will fine Mr. Keyes \$25." said the jurymen and the chairs are placed on a his chair and gazed straight ahead at the "You will fine Mr. Keyes \$25." said the "The builet that passed through both back of his senior counsel. Beyond the court. Four others were called and ex-the back of his senior counsel. Beyond the court. Four others were called and exlurymen and the chairs are placed on a his chair and gazed straight ahead at the The room has a high ceiling, with drab rapid blinking of his eyes he appeared un- cused. Joachim H. Mertens, a shoe dealer muscles of the back." concerned. He made no effort at commun- of Buffalo, was called. He had formed an District Attorney Penney asked in reication with his counsel, nor they with him. opinion but was open to a reasonable doubt direct examination: "The X-ray would Frederick Langbine, a railroad section and was accepted and sworn as the clev- have disclosed the location of the bullet foreman, said he was a believer in capital enth juror at 2:20. if it had been near the surface?" "Yes, or deeper for that matter," the Jury Completed. punishment. He had not formed or exwitness replied. pressed an opinion as to the guilt or inne-Robert J. Adams, a contractor, knew of

the case only from reading about it. He

had formed an opinion. He was acceptable

by his being sworn in.

evidence of your case."

noon," was the reply.

replied.

found complete.



The Peruna Medicine Company, Columbus, Ohio:

Gentlemen---- This fall I caught a heavy cold at a dancing party and a most unpleasant catarrhal condition developed in my head and throat. Mother thought that Peruna might help me and sent for a bottle. We had never used any patent medicine before, but were forcibly convinced of the merit of Peruna. It took less than two bottles to drive all unpleasant effects away; in addition it gave renewed life and vigor. I felt happy and very active and have not been sick since .--- Alice Graham, 488 Sixth avenue, care Burley, New York City.



fore that hour the streets in the vicinity of the city hall were the objective of many curlous persons. They were willing to take chances on being admitted to the court ing as each was sworn.

were but 150 seats available. The various entrances to the great building, with the exception of that on Franklin street, were closed and guarded. Folicemen were everywhere posted and discipline was the order of the day. Squads of blue-coated men were foreman, was next summoned. One of the

force the detail on duty should the feelings Judge Lewis asked Garwood if he would

acquit a man if it was clearly proven that

would. After a few more questions from Judge Lewis Garwood was accepted. The third of the panel called to the bar was Joshua Winner, a farmer, of North

No one outside of the building saw the Collins He was objected to by the defense

the jail to the city hall and Czolgosz was no definite opinion on the case. His opinbrought into the court room only a few mo- ion would be governed by the ovidence

Horatio M. Winspear, a farmer of Elma.

"Do you believe in capital punishment? was asked by the district attorney; after

The questions asked by Mr. Lewis, for

them to the room. The interior of the city the defense, of nearly all of the jurors the request to be a reasonable one. He conform with Mr. Lewis' request.

at the time of the crime. Winspear said he was not there, but while the defease was not opposed to his acceptance on the George Kuhn, a baker of Buffalo, born

ited him. From the fact that the prisoner evidence could change it, and he was ex-

John D. Elliott, a farmer of Grand island was opposed to capital punishment and to the deputies and hurried from the court

excused. Fourth Juror Sworn.

fered" are the words of Judge Titus, and there is no little expectation that they will Clarence, had already made up his mind as to the guilt of the defendant. He row and merely represent Czolgosz formally could give him a fair trial, however, on the evidence. He was accepted by both officers, and at 2 o'clock Justice White reduring the trial. As a result of the exam-

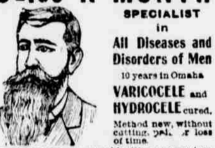
ination of two alienists, Dr. Carlos T. Mc-Donald and Dr. Allan McLean Hamilton of New York City, the question of insanity is eliminated from the subjects on which the

Part III of the supreme court of Erie opinion of the case he also was excused called. Walde was acceptable, and was not permit anything to be removed from county is a small room on the south side of by the court-

sworn as the ninth juror. Dennis T. O'Reilley, a life insurance

George Ruehl, a barber in this city.

John G. Milburn, the host of President creas. room at 11:30.



SYPHILIS cured for life and the polson SYPHILIS thoroughly cleaned from the system Soon every sign and symptom disappears completely and forever. No "BIRE AKING OUT" of the disease on the skip or face Treatment contains no dangerous drugs or injurions medicine.

WEAK MEN from Excesses or VICTIMS TO NERVOUS DEBILITY OF EXHAUSTION, WASTING WEAKNESS with EARLY DECAY in YOUNG and MIDDLE AGED, lack of Tim, vigor and strength, with organs impaired and weak. STRICTURE cured with a new Home Traducent No pain, no detention from busi-ness. Kidney and Bladder Troubles. OHARCES, 2W Cossultation free. Treatment by Mall. Call on on or address 119 So. 14th St.

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the second floor of the city hall. It is walls, which are seamed with cracks.

defense can rely for support.

Few Seats for Spectators.

nounced that the last one was filled.

put in an appearance and were followed by

Judges Lewis and Titus, counsel for the

given scats within the enclosure.

untfl October 7.

The enclosure for the bench and bar occupies over one-half of the floor space, while the remainder is given over to seats for the general public. Not over 130 of cence of the defendant. He was excused the latter could be accommodated and these by the prosecution, however. seats today were mainly occupied by the men summoned to serve upon the jury.

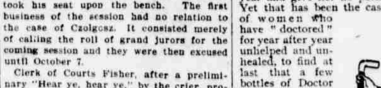
called, was a believer in capital punish-Czolgosz, with his counsel, occupied seats immediately in front of the ment, he said. Mr. Ruchl is a member of justice's bench. The prisoner's chair was just back the general assembly from the Buffalo disof that of Judge Titus and deputy sheriffs, trict. with their staves of office, were placed He said in reply to a question from Mr. at various points in the room, and quiet

Lewis as to whether he had talked much was enforced upon all. The spectators' about the case. seats were filled very slowly owing to the "People have talked more to me about extreme care shown by the officers in the it than I have to them." He had formed corridors in admitting these who applied no definite opinion, but nevertheless he was and it was not until "court" was an-

excused by the defense. Wallace A. Butler, a farmer of Sardinia Dr. Hamilton of New York was one of had formed a definite opinion as to the the first of those connected with the case guilt of the prisoner and said that the evito be taken inside the enclosure. Dr. Hamilton, who was the chief insanity expert at dence would have to be convincing to raise a reasonable doubt in his mind. Judge defense?" Justice White said to Mr. Titus, suit of gangrene. In the cavity was a quanthe trial of Garfield's assassin, Guiteau, took a seat reserved for the prosecution. Lewis accepted Butler as competent, but District Attorney Penney and his as. he was excused by the court. sistant, Frederick Haller, were the next to

Plumber Added to List. James G. Stygall, a plumber, after a

prisoner. Just behind them came Mrs. Justice White and her daughter, who were **IT'S CHILD'S PLAY** At 10 o'clock the formal opening of the court was announced. Justice Truman C. To treat a woman for a disease year after White entered through the center alsie and year and give her no permanent relief. Yet that has been the case with scores



nary "Hear ye, hear ye," by the crier, proceeded with the calling of the jurors sum-Pierce's Favorite moned for the trial of Czolgosz. Judge Prescription would have saved White allowed the grand jurors who had years of suffering previously been called to leave the room, if and a great deal they desired, but only two did so, the othof money. ers preferring to stay and witness the trial. For the regula-Of the thirty-six trial jurors called only tion of the one asked to be excused. He had a sawmill periods, the stopin process of erection, which, he said, must ping of disagree-able drains, the be finished at once on account of low water. and he was excused. Justice White then healing of inflamrequested the other justices of parts I and mation and ulcer-II, then in session, not to discharge thefr ation, and the jurors, but to hold them in readiness for cure of female an impaneling in the Czolgosz case. weakness, there is

Offers Plea of Guilty. no medicine can equal Dr. Pierce's Favorite Prescription. At 10:26 there was a bustle in the corridor

It makes weak women strong and sick and a squad of policemen brought in the women well. "About five years ago I had very poor health," women well. "About five years ago I had very poor health," for dissourt "After doctoring four years with our town Acts. they gave my case up, said they had done all they could. I had such pains in my back and abdomen I could not stand for my back and abdomen I could not stand for my back and abdomen I could not stand for my back and abdomen I could not stand for he doctors said it was change of life, so, as I had heard of Dr. Pierce's medicines, my hus-hand got me a bothe of Favorite Prescription." Fook it and it helped me in some ways, so I wrote to you and followed your advice. I com-tion Discovery ' and the Pellets,' as I was so constinated all the time and pills would weaken meas that I would have to go to bed. To the great surprise of everybody I got welt, and where I honght you would be here now.' But I can say it was your medicine, which no doubt to be set in the would. Have had no use for ordering and the assant Pellets cure con-stipation. women well. prisoner. He was nandcuffed to an officer on each side, while in front and behind him walked other uniformed policemen. The prisoner was attired in a new suit of dark gray, a white shirt and a collar and a light

blue bow tie. His face was cleanly shaved and his hair combed. He sat down behind his counsel, with two officers in plain clothing immediately in his rear. District Attorney Penney proceeded at once with the reading of the indictment."He

spoke to Czolgosz in a low voice, in fact so low that when the prisoner was asked to plead he seemed not to understand what had been said.

stipation.

Mann Tells of Operation.

Dr. Matthew D. Mann was the next witto both sides and the jury was completed ness. He went over the ground covered by Dr. Mynter and described the operation The roll of the jury was then called and performed at the exposition hospital. "To find the track of the bullet back

The venire of jurors originally prepared of the stomach," Dr. Mann explained, "it for part three session had not been entirely would have been necessary to remove the used up, there being six names which had bowels from the abdominal cavity, and that would probably have resulted fatally, as the not been called.

addressing that gentleman, "I desire to a result of the first operation." "Were you present at the autopsy?" learn, if I can, how long a time you anti-

Sent. "Tell us what you found?" "Raising the stomach we found a large cavity, the walls of which showed the re-sult of gangrene. In the cavity was "And how long will it require for your

We are not prepared to say," the lawyer if for the size of a silver dollar were affected.

Prosecution Presents Case. Frederick Haller, assistant district at-

torney, began the presentation for the prosecution at 2:48. He reviewed the assassination of the president, his illness and death The prosecution would endeavor to prove, said he, that the defendant had been for several days prior to the shooting informed of President McKinley's movements; that he entered the Temple of Music at the in his hands; that he appeared before the of the chief executive.

Temple of Music, in which the crime oc- until 10 a. m. Tuesday. curred.

First Witness Called.

Samuel J. Fields, a civil engineer, was the first witness. He was chief engineer of the Fan-American exposition and visited the Temple of Music on the day of the crime to take measurements of the position of articles at the time it occurred. trict attorney. His cross-examination by

knowledge of the locations occupied by the not be disappointed. various persons with the receiving party but indicated them as he had been told

they were placed. torney. The photographs, which were very sel and afterward to the jury.

Dr. Harvey Gaylord of Buffalo was the

Gaylord in his testimony, were not necessarily the cause of death. The funda-

MASTER SPECIALIST.

Varicocele

what the afflicted man wants is not a temporary relief, but a permanent cure. The beneficial effects of my treatment are as lasting as life-1 cure to stay cured. When once a patient is rescued by me is a lasting the rescue by the last t

Contagious Blood Poison

My special form of treatment for specific or contagious blood polson is practically the result of my life work, and is indersed by the best physicians of this and foreign ntries

countries. It contains no dangerous drugs or in-jurious medicine of any kind. It goes to the very bottom of the disease and forces out every particle of impurity. Boon every sign and symptom disappear completely and forever. The blood, the tissue, the flesh, the bonch and the whole system are cleanged, purified and restored to perfect health and the ra-tient prepared anew for the duties and pleasures of life.

Nervo-Sexual Debility

My cure for weak men does not stimulate temporarily, but restores permanently. It soon drives away all those distressing symptoms which so constantly remind one of his former folly. It stops every drain of vigor and builds up the muscular and nervous system, puri-fies and enriches the blood, cleanses and heals the bladder and kidneys, invigorates the liver, revives the spirits, brightens the intellect, and, above and beyond all, re-stores the wasted power of mathood.

Reflex Diseases

ishes and in its stead come the pride, the power and the pleasure of perfect health and restored manhood. STRICTURE My cure for Stricture is safe, painless and bloodless, and, therefore, free from surgery in any form. It is the only cure that should ever be

We charge nothing for private counsel, and give to each patient a LEGAL CON-TRACT to hold for our promises. Is it not worth your while to investigate a cure that has made life anew to multitudes of men? If you cannot call at our offices, write your symptoms fully. Our home treat-ment by correspondence is always successful.

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"THE POT CALLED THE KETTLE BLACK." BECAUSE THE HOUSEWIFE DIDN'T USE SAPOLIO

instructions as to talking about the case Pan-American exposition grounds with a among themselves, or allowing others to weapon concealed beneath a handkerchief talk about it. Juror Richard Garwood asked the court to permit an officer to go

"Mr. District Attorney," said the court, president had already grown very weak as cipate it will require for you to present the asked Mr. Penney. Dr. Mann nodded as-

"I hope to complete it by tomorrow

"That depends upon the turn things take. tity of pancreatic fluid. The tissues around

"What caused Mr. McKinley's death?"

asked Mr. Penney. Wound the Cause of Death

Under my treatment, which includes no cutting or pain, this insidious disease rap-idly disappears. Pain disappears almost instantly. The pools of stagnant blood are driven from the dilated veins and all soreness and swelling quickly subside. Every indication of Varicocele soon van-ishes and in its stead come the pride, the power and the pleasure of perfect health and restored manhood. "The gunshot wound in the stomach, resulting from the bullet passing through both walls of that organ and lodging in the muscles of the back."

Dr. Mann's testimony was not concluded at the hour of adjourning. Judge White addressed the jury, giving them the usual

presidept to shake hands with him and with him to his place of business so as to fired the shots that resulted in the death prevent persons from bothering him there with their presence. The court declared While the assistant district attorney was this unnecessary, saying that the police speaking the court officials were busy nail. would afford the jurymen all the assistance ing up on a blackboard a large map of the necessary. The court adjourned at 4:03

The Typewriter Invention.

A statistician has proved that the invention of the typewriter has given employment to 500,000 people, but he fails to state how many cases of weak stomachs and

Percy A. Bliss, the second witness, tes- More evidence has been found against W. overshoes and a Turkish towel covered with blood. It is thought these garments belonged to the younger Shephard brother next witness called and testified that he The discovery was made in a lonely cabin performed the autopsy upon the body of farther up the guich, which was owned by President McKinley. He described the lo- Ward. It may be three weeks before Ward

"Garland" Stoves and Ranges mental causes were the changes back of Awarded first prize, Paris exposition, 1960.

dyspepsia it has induced. All people of sedentary occupation need Hostetter's Stomach Bitters. It is a wonderful medicine The witness was questioned by the dis- and helps nature bear the strain which ensues from confinement. It also cures Lawyer Titus was brief, bringing out the dyspepsia, indigestion, constipation and fact that the witness had no personal flatulency. Be sure to try it and you will

More Evidence Against Ward. DEADWOOD, S. D., Sept. 23 .- (Special.)-

tified that on the day following the crime H. Ward who is charged with the murder he photographed the interior of the Temple of the Shephard brothers at his gabin in of Music at the request of the district at- Little Strawberry guich, near Pluma. An ex-policeman found an overcoat with fur large, vere passed to the defendant's coun- on the collar and cuffs, a boy's cap and

cation of the wound in the stomach and the will be tried. The state claims to have a very strong case against him for the mur-The wounds in the stomach, said Dr. der of both the Shephard brothers.

Doctors on Stand.

direction of the bullet.