Reward of Merit.

A New Catarrh Cure Secures National Popu larity in Less than One Year.

Throughout a great nation of eighty million it is a desperate struggle to secure even a recognition for a new article to say nothing of achieving popular favor, and yet



within one year Stuart's Catarrh Tablets the new catarrh cure, has met with such taken by the board toward a settlement success that today it can be found in every drug store throughout the United States and Capada.

To be sure a large amount of advertising the remedy to the attention of the public, but everyone familiar with the subject any article permanently successful. It must | the initiative. have in addition absolute, undertable merit. and this the new catarrh cure centainly possesses in a marked degree.

Physicians, who formerly depended upo inhalers, sprays and local washes or cintments, now use Stuart's Catarrh Tablets because, as one of the most prominent stated, these tablets contain in pleasant, convenient form all the really efficient catarrh remedies, such as red gum, blood root and similar antiseptics.

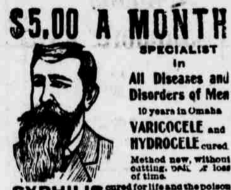
They contain no cocaine nor opiate, and are given to little children with entire safety and benefit.

Dr. J. J. Reitiger, of Covington, Ky., says "I suffered from catarrh in my head and throat every fall, with stoppage of the nose and irritation in the throat affecting my voice and often extending to the stomach causing catarrh of the stomach. I bought a fifty-cent package of Stuart's Catarrh Tablets at my druggist's, carried them in my pocket and used them faithfully, and the therefore not uniform in its operation and way in which they cleared my head and throat was certainly remarkable. I had no catarrh last winter and spring and consider myself entirely free from any catarrhal

Mrs. Jerome Ellison, of Wheeling, W. Va. writes: "I suffered from catarrh nearly my whole life and last winter my two children also suffered from catarrhal colds and sore throat so much they were out of school i large portion of the winter. My brother who was cured of catarrhal deafness by using Stuart's Catarrh Tablets urged me to try them so much that I did so and am truly thankful for what they have done for my self and my children. I always keep a box of the tablets in the house and at the first appearance of a cold or sore throat we nip it in the bud and catarrh is no longer a household affliction with us."

Full sized packages of Stuart's Catarrh Tablets are sold for fifty cents at all drug-

Send for book on cause and cure of catarrh mailed free. Address, F. A. Stuart Co., Marshall, Mich.



All Diseases and Disorders of Men 10 years in Omaha VARICOCELE and HYDROCELE cured

Method new, without catting, pale of time

of time.

SYPHILIS cured for life and the poison the system. Soon every sign and symptom disappears completely and forever. No "BREAKING OUT" of the disease on the skin or face. Treatment contains to dangerous drugs or injurious medicine.

WEAK MEM from Excesses or Viczins for Newyous Demilitit or Exmansion. Wasting Weakings with Early Decay in Young and Middle Agd, lack of vim, vigor and strength, with organs impaired and weak STRICTURE cured with a new Home Treatment. No pain, no detention from business. Kidney and Bladder Troubles.

Consultation free. Treatment by Mell.

Call on on or address 119 So. 14th St.

Dr. Searles & Searles. Omaha. Nob.

DOCTORING

A staff of eminent physicians and surgeons from the British Medical Institute have, at the urgent solicitation of a large number of patients under their care in this country, established a permanent branch of the Institute in this city at the corner of Sixteenth and Farnam streets, Rooms 438-48 Hoard of Trade building.

These eminent gentlemen have decided to give their services entirely free for three months (medicines excepted), to all invalids who call upon them for treatment between now and February 2.

The object in pursuing this course is to become rapidly and personally acquainted with the sick and afflicted, and under no conditions will any charge whatever ne made for my services rendered for three months to all who call before February 2.

Male and female weakness, catarrh and cutarrhal deafness, also rupture, goitre, cancer, all skin diseases, and all diseases of the rectum, are positively cured by their new treatment.



STRONG AGAIN.

Nebraska is Not Negotiating with Bartley fer a Settlement

LEGALITY OF PEDDLERS' LICENSE LAW

Acting Governor Warns Sheriff of Holt County Against Prize Fight-Omaha Refining Company Incorporated.

(From a Staff Correspondent.) LINCOLN, Jan. 15 .- (Special.) - Attorney General Prout tonight denied the report that the State Board of Compromise is negotiating for a settlement of the short age of former Treasurer Bartley.

"Several weeks ago the board had proposition from the bondsmen, but it was promptly turned down," said he. "The board has taken no steps whatever toward the settlement of the claim against the bondsmen. The offer they made was so insignificant that we decided not to give it to the public. Nor have any steps been with Joseph Bartley."

The case of the state against the bondsmen is still pending before the supreme court and will be called for hearing at an was necessary in the first instance to bring early day. There is some likelihood of the bondsmen making another effort to effect a compromise before the case is submitted, knows that advertising alone never made but it is not likely that the board will take

> Legality of Peddlers' License Law. The legality of the peddler's license law. which was passed by the last legislature is questioned in the case of Gerard against the State, now pending before the supreme court. In the trial court of Hall county W. E. Gerard was convicted for peddling without a license. From that judgment an appeal was taken and four reasons are now

given for a reversal. They are: First-The peddler's license law is revenue measure for the purpose of raising taxes; and nonpayment of taxes cannot

be punished criminally. Second-The title of the act is not broa nough to embrace a criminal provision. Third-The law is too indefinite and un-

ertain it its provisions to be valid as a riminal measure. Fourth-The haw exempts certain persons from the payment of taxes and is

Bank Directors Re-Elected. The stockholders of the First National bank, the Columbia National bank and the City National bank met yesterday and elected officers and directors. With but a few exceptions the old officers were re-

is unconstitutional.

elected. For the First National bank the officers are: S. H. Burnham, president; A. J. Sawyer, vice president; H. S. Freeman, cashier; H. B. Evans and Frank Parks, assistant cashiers. The directors are: S. H. Burnham, H. S. Freeman, J. W. Mc-Donald, A. J. Sawyer, N. Z. Snell and M. Weil. Lewis Gregory, who was a director last year, is left out this time, as he is now connected with another bank.

Columbia National bank, officers: John B. Wright, president; J. H. Westcott, first vice president; Joe Samuels, second vice president; P. L. Hall, cashier; W. B. Ryons, assistant cashier. Directors: J. C. Harpham, F. W. Brown, Thomas Cochran, W. W. Hackney, W. C. Wilson, W. L. Dayton, John B. Wright, J. H. Westcott and Paul Bartlett.

City National bank, officers: W. T. Auld, Finarty, assistant cashier. Directors: W. T. Auld, A. S. Tibbetts, L. J. Dunn, John L. Carey, E. G. Dey, Henry Gund and J. H. Auld. The new officer of this bank is R. W. Finarty, assistant cashler.

Opposes Holt County Prize Fight. Acting Governor Steele this morning diected the following telegram to Sheriff

C. E. Hall of Holt county: "Your attention is hereby directed to an athletic entertainment advertised to be held in O'Neill tonight. Should it be such as to constitute a violation of the law I shall look to you as sheriff of Holt county to suppress it and make arrests."

This message was sent upon receipt of a communication telling of the proposed bout between Australian "Billy" Murphy and an Omaha unknown.

Omaha Oll Refinery.

Articles of incorporation of the Omaha Patroleum, Gas and Coal company of Omaha were recorded today in the office of the secretary of state. The company is capitalized for \$1,000,000 and the principal acorporators are Henry E. Nelson, William J. McCune and George T. Hall. The articles set forth that the company proposes to carry on the business of refining various materials, to erect and maintain plants and machinery and to buy or lease

Buys Douglas County Bonds.

Acting under authority of the Board of Educational Lands and Funds, Treasurer Stuefer has purchased, through a Lincoln bank, \$70,000 of Douglas county bonds. They draw interest at the rate of 41/2 per cent and are purchased on a basis of 3 per cent, enough coupons being clipped to make up the difference.

Requisitions for Militia Companies Adjutant General Colby today honored equisitions for complete equipment for the companies of militia at West Point and Stanton. The two organizations have already been mustered into the service and Adjutant General Colby said today that they would be assigned to the new Third regiment, which is now in process of form-

Company D of the First regiment, stationed at Weeping Water, has adopted the name Archer Rifles as its unofficial desig-

Joins Luson Improvement Company. Lieutenant J. J. Heisch of New York. formerly superintendent of the Manila & Dagupin ratiroad in Luzon, has joined the Luzon Transportation and Improvement company, of which Captain Culver of Milford is the chief promoter. Mr. Heisch went to the Philippines as a member of Twentieth Kansas infantry and was afterward commissioned in the Thirtysecond volunteers. Subsequently he was chosen as military superintendent for the only rathroad in the islands. The proposed will cross the western peninsula of

Reading Circle Board.

The Nebraska Reading Circle board will meet in the office of Superintendent Fowler Priday afternoon of this week. The teachers' examining board will meet Saturday morning in the same office

Greeley County Man Dazed

A man who claimed to be George Larsen of Greeley county was picked up by the police near Lincoln park last night and this afternoon was given a hearing before Lancaster County Insanity commis-His mind was dazed and he was un able to give a good account of himself. Auditorium Association.

The following officers for the Auditorium ssociation have been selected for the en suing year; J. E. Miller, president; A. I. Hoover, vice president; J. C. Seacrest, secretary and treasurer: W. D. Fitzgerald, J. Harpham, C. J. Ernst, S. H. Burnham. that it had to be amputated above the C. F. Richards, J. T. Dorgan, W. C. Nelson, wrist.

STATE LOOKS TO BONDSMEN F. M. Hall, J.-H. Humpe, C. H. Rudge,

Delegates to National Guard. The Nebraska delegates to the national meeting of the National Guard Association of America will leave for Washington Friday or Saturday of this week. The association will convene on January 20.

State Historical Society. The Nebraska State Historical society

inished its twenty-second annual meeting tonight. By unanimous vote all officers were re-elected. They are: President, J. Sterling Morton, Nebraska City; secretary Prof. H. W. Caldwell, Lincoln: librarian Jay A. Barrett, Lincoln.

The major portion of the evening meetng was devoted to a continuation of the discussion of early railroad history. E. E. Blachman spoke of Nebraska archaeology. L. Sayre spoke of county boundaries. At 6 o'clock tonight members of the His-

the Lincoln hotel. One hundred were

Territorial Pioneers At the meeting of the Territorial Pioseers brief talks were made by General Thayer, T. P. Kennard, J. Sterling Morton, J. J. Stoley of Grand Island, W. W. Cox of Seward, Mrs. MacMurphy of Omaha and Nathan Blackley of Beatrice. President Robert W. Furnas and Secretary Jay Amos Barrett were re-elected.

Farmers' Mutual Insurance. The Farmers' Mutual Insurance company

house of representatives' hall and re-elected President Munn and Secretary Lynch. Three hundred policy holders attended. GOOD FOR ALL AMERICANS

Declaration of Independence Not

Written for 1776 Alone, but for

All Time.

AINSWORTH, Neb., Jan. 15 .- To the Editor of The Bee: In your short synopsis of the address of Hon. John L. Webster delivered before the Bar association I notice the following statement in reference to the Declaration of Independence: "It was a document for the time, etc." This doctrine is so distasteful to me that I cannot keep still and yet I shall not ask sufficient space to answer his arguments, but you may be willing to allow me a few statements. This is not Mr. Webster's first offense. On more than one occasion during the past two or three years he has taken it upon himself to assure the people that we have outgrown the principles of government set forth in the Declaration of Independence, and this, in the face of the act that our supreme court has but recently declared that this declaration is the spirit of the constitution. And so I suppose if we have outgrown the spirit of the constitution we have outgrown the constitution itself also. But why this over anxiety from certain

quarters to convince the people that these fundamental principles of their government are too narrow for future use in the levelopment and progress of their country? These same advocates admit that under their benign influence we have outstripped all other nations in all things that go to make a great and prosperous people. How is it that all at once these wise gentlemen have discovered that we are hampered in our onward progress by these very principles of the fathers which have made us really great? Is it because they think that our present policy and late history cannot be reconciled with the principles of liberty tion of Independence? If so, then far better change our present policy to fit our history and traditions than undertake to overturn and destroy these fundamental principles of government so gallantly fought for by the heroes of 1776 and so zealously guarded by the immortal Lincoln. who pronounced them as enduring as time.

The people will believe Lincoln. me, to contend that this declaration was only a "document for the time" and that we as a nation have outgrown its usefulness to us, is far more censurable than to question the wisdom of our present policy and seeming departure from the "old land marks."

It is always easy to drift with the current and desire to be "on the ground floor" n all radical changes and movements in overnment, but the wise statesman knows that all change is not progress and that the spirit of the former alone is easily mistaken for that of the latter.

I trust that this new-fangled doctrine may not take deep root in Nebraska, but that we may rather choose to abide in the faith of our fathers, who would have as soon thought of claiming that the ten commandments had become obsolete as that the principles of their Declaration of Independence should fall. They both contain truths that will remain to the end of time. and, so far as my observation goes, those who would limit the life of the latter would be willing to attend the funeral of the former. I trust Webster is not of this

PAWNEE CITIZENS INTERESTED Moneyed Men of Town Among Incorporators of Omaha, Kansas & Gulf Railroad.

PAWNEE, Neb., Jan. 15 .- (Special Telegram.)-C. A. Schappet, A. S. Story and J. N. Eckman are the incorporators of the Omaha, Kansas & Gulf railroad at this place. Mr. Schappet has for several years been engaged in the loan business here and is at present mayor of Pawnee City; Mr. Story is a leading lawyer here and has considerable land interests in the county; J. N. Eckman was president of the First National bank of this city until it was absorbed by the Farmers' National bank. He is at present looking after Pawnee's interests in the new road at Omaha and other

ways been identified with the progress of

Pawnee City and county. Just who is backing the new road has not as yet been made public, but Mr. Schappet, when interviewed, said there is every assurance that the road will be built during the coming year and also that Pawnee's chances for a division will be very good owing to its being so near midway between the terminal points.

TECUMSEH, Neb., Jan. 15 .- (Special.) -Charles M. Chamberlain and P. H. Hopkins, incorporators of the proposed new Omaha & Gulf railroad, say they are sure the new road will be built, but will make no statement at present. The capital has been secured, they both assert.

Mr. Hopkins is a wealthy citizen of Tecumseb. He has large land interests in this part of the state and owns much Tecumseh property. Mr. Chamberlain is cashier of the Tecumseh branch of the Chamberlain banking house and is one of the directors of the banks at Graf and Vesta, this county. Both are shrewd busi-

Man Has Hand Caught in Shredder PLATTSMOUTH Neb., Jan. 15 .- (Special.)-While John Pump was feeding corn shredder on the farm of Mike Malone vesterday one of his hands got caught in the machine and was so badly lacerated

Gilbert L. Laws gave recollections of the Prout declares that for the purpose of prework of the Nebraska State Board of venting the wrongful closing of public Transportation. J. H. Ager discussed Ne- schools because of lack of funds the county braska politics and Nebraska ratiroads. E. superintendent may apply to the district torical society, the Nebraska Pioneers and to meet and vote taxes pursuant to the rethe Horticultural society met at dinner in quirements of the law.

cordingly.

The question asked by Mr. Fowler is: Where no levy was voted at the annual meeting for school purposes, or where the district voted to have no school, or where of Nebraska met in annual session in the no action was taken by the annual meeting to provide for school, what should be the method of procedure to insure the children of such district their right to attend a free public school?

Attorney General's Response. The response of Attorney General Prout follows:

The response of Attorney General Prout follows:

The question presented is important, but not free from perplexities. The people of this state when they adopted the present constitution declared a purpose to grant to all persons between 5 and 21 years of age the right to instruction in the common schools. An enlightened citizenship was thought to be essential to the proper and efficient administration of the form of government adopted. To provide opportunities for education is, therefore, one of the chief concerns of the state. A school district is organized pursuant to law for educational purposes and is clothed with power to carry those purposes into effect. The idea that a school district may defeat by ballot the purposes of its creation and thus deprive its resident children of educational rights guaranteed by the constitution is not to be entertained for a moment. A vote to deny such rights is void. An election resulting in a decision to close the common schools for a year, except on account of an epidemic or other good reason, is an absolute nullity, where it deprives schoolable children of their rights to free instruction. instruction

Constitutional Provisions. The manner of enforcing a child's rights to educational advantages, where such rights have been denied by the contumacy of the electors of a rural school district, is therefore the problem for solution.

As already stated, the mandate of the law is that there shall be school. A fair interpretation of the statutes justifies the conclusion that thefe shall be at least three months of school each year. There must be at least one term. Schoolable children are required to attend school at least two months of every year. Provision is made for school in districts having four pupils or less. Upon the legal voters of a rural school district the law imposes the duty of voting revenue to run the schools. They may provide for more than three months of school, but they cannot provide for less. They may determine at the annual meeting whether the school funds "shall be applied to the winter or summer term or a certain portion to each." The manner of enforcing a child's rights term or a certain portion to each

"Legal Voters' Not Whole District. The "legal voters" of a school district, who have so much power, are not the chosen by acclamation as purchasing whole district. They comprise only a frac- for the board. The county treasurer, whole district. They comprise only a frac-tion thereof. Children, as well as women who cannot vote, are citizens of the dis-trict. Children are not only entitled to the protection of the laws, but they are en-titled to educational advantages for which the laws provide. The legal voters at an annual school meeting therefore do not act for themselves alone, but they act for the entire district in relation to duties pointed out by law. Legal voters at an annual meeting are charged with public duties relating to one of the most essential functions of government.

duties relating to one of the most essential functions of government.

For purposes of the present inquiry it matters not whether the legal voters at an annual meeting are regarded as public officers or as individuals. The result in either situation is the same, since the duties imposed upon them by law are duties which they owe to the public. If they are looked upon as officers, or as a board charged with public duties, then the power of the courts to compel them by mandamus to provide necessary revenue to support the schools cannot be doubted. Officers who are required by law to assess or levy taxes for school purposes may be required by mandamus to perform that duty.

required by mandamus to perform that duty.

If legal voters at an annual meeting are regarded as individuals, then they are individuals charged by law with the performance of a duty to the public. They cannot avoid a public duty on the ground that they are individuals. It has been decided by the supreme court of this state and by other courts that a duty enjoined by statute upon an individual may be enforced by mandamus, where the duty relates to the public welfare.

For the reasons stated I am of the opinion that the legal voters of a rural district, in a proper case, may be compelled by mandamus to vote revenue for school purposes. The remedy by mandamus, however, can-

Weak Backs

Omega Oil If you happen to be one of those unfortunate people

with a weak, lame, tired, aching back, it is time you

FORCE MONEY FOR SCHOOLS

To the reason that it cannot previously be for the reason that it cannot previously be known that the legal voters will attempt to evade their duty and refuse to vote the necessary funds, but after there has been an animal meeting at which they failed to vote the necessary taxes a parent or guardian of a schoolable child may maintain in the district court an action for a writ of mandamus to compel the legal voters to meet and vote revenue for school purposes. Failure of the electors to vote the tax at the time designated by statute does not prevent the legal performance of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date. Where the petitioner invoking such a remedy is one of that duty at a later date.

(From a Staff Correspondent.)

LINCOLN, Jan. 15.—(Special.)—In an opinion given today Attorney General Prout declares that for the purpose of preventing the wrongful closing of public schools because of lack of funds the county superintendent may apply to the district court for a peremptory writ of mandamus to compel the legal voters of the district to meet and vote taxes pursuant to the requirements of the law.

Superintendent Fowler says that in many districts in the state the voters have falled to provide for the expenses of the schools. He has been asked to suggest a remedy for this condition and because of its legal nature the question was submitted to the attorney general. The ruling is conclusive and Mr. Fowler says he will expect county superintendents to act accordingly.

The question asked by Mr. Fowler is:

Rights of Children Not Lost.

In the improbable event that no one can be found in the district who is willing to bring a sult, still the rights of the children will not be lost. One of the dutter will not be lost. One of the dutter imposed by statute upon the county superintendent county of public schools. He cannot perform this duty unless the schools are open, and the schools. He cannot perform this duty unless the schools are open, and the schools. Where the law introduce of pupils implies the power to invoke the aid of the courts to prevent the duty cannot be performed without the assistance of the court, the officer may apply for a writ of mandamus. To prevent the duty cannot be performed without the assistance of the court, the officer may apply for a writ of mandamus. To prevent the duty cannot be performed without the assistance of public schools. Where the law imposes a duty upon an officer, and the duty cannot be performed without the assistance of public schools. The court for a performed to the court for a performed to the court for a performed to the court of the court of the court of the court of the Rights of Children Not Lost.

PLEADS GUILTY OF ASSAULT Plattemonth Man Pays Fine Beating a Bar-

tender.

PLATTSMOUTH, Neb., Jan. 15 .- (Special.)-Elijah Tidd was arrested and taken before Judge Archer, charged with assault and battery on Nels Thompson, a bar-tender in Jensen's saloon. Tidd pleaded guilty to the charge, but claimed that Thompson had of late been altogether too intimate with his wife. Tidd was fined \$5 and costs, which he paid.

JURY SAYS GUILTY OF MURDER After Seventy-Two Hours' Deliberation Decides Case Against Charles Russell.

CHADRON, Neb., Jan. 15 .- (Special Telegram.)-After seventy two hours' deliberation the jury in the Charles Russell case today brought in a verdict of murder is the second degree.

Albion Banks Choose Officers. ALBION, Neb., Jan. 15 .- (Special.)-The

annual bank elections held here yesterday resulted in these selections: First National Bank-Charles E. West president; John Peters, vice president; F. S. Thompson, cashler; F. M. Weitzel, as sistant cashier; Charles E. West, John Peters, O. M. Needham, E. W. Gunther, D. A. Lewis, F. S. Thompson, directors. Albion National Bank-M. B. Thompson, president; Arthur W. Ladd, vice president. D. Victor Blatter, cashier; M. B. Thompson, A. W. Ladd, D. V. Blatter, William Weitzel, L. E. Holden, directors.

Held is Chairman of Platte. COLUMBUS, Neb., Jan. 15 .- (Special.)-The Platte County Board of Supervisors organized yesterday afternoon, Louis Held

being elected chairman on the first ballot by a majority of one over John Goetz. Chairman Held appointed his standing committees this morning. C. J. Carrig was chosen by acclamation as purchasing agent one clerk, was allowed a deputy at \$900 and a clerk at \$700, the additional help being required by the abolishing of town-

Adams County Supervisors.

HASTINGS, Neb., Jan. 15 .- (Special.)-The newly elected board of supervisors of Adams county held the first meeting yesterday, with George La Monte as chairman The standing committees selected for the ensuing year are: Settlements, Miles, Slack, Drollinger, Phillips, Evans, Vastine. La Monte; finance, Slack, Vastine, Miles, Phillips, Evans, Drollinger, La Monte complaints, Vastine, Miles, Phillips; bonds, Vastine, Evans, Slack; lands, buildings and supplies, Vastine, Miles, La Monte; poor

Clay County Board Organizes. CLAY CENTER, Neb., Jan. 15 .- (Special.) The supervisors of Clay county met here yestefday and organized by the election of M. J. McDermott as chairman. The fu-sionists have a majority on the board.

Charged with Evading Board Bill. COLUMBUS, Neb., Jan. 15 .- (Special.)-George Campbell was arrested at Fremon last night and brought to Columbus to answer to the charge of defrauding Mrs. L. A. D. Lande out of a \$20 board bill.

were finding out about Omega Oil.

Go ahead and try it, anyhow. Once

in a while Omega Oil fails to cure

a very bad case of long standing,

but there never was a

case where it failed to

give great relief. Be

fair about it, and give

the Oil a chance. Have

your back rubbed with

it every night for a

and if you can you

should not do any hard

work. The rubbing

should be kept up about

ten minutes or more

each time Omega Oil

is applied. A bad back

needs more rubbing and

longer treatment than a

mild case, and you must be pa-

tient. Weak back is sometimes

very stubborn, but Omega Oil

will be found to work wonders

if constantly used. New cases

are much easier to cure.

week or two. While you

are using the Oil, be care-

ful not to strain the back,

DO NOT NEGLECT YOUR KIDNEYS

Because if Kidney Trouble is Permitted to Continue Fatal Results are Sure to Follow.



Thousands Have kidney Trouble and Never Suspect It.

To Prove what Swamp-Root, the Great Kidney Remedy, will do for YOU, every reader of the "Bee" May Have a Sample Bottle Sent Free by Mail.

Weak and unhealthy kidneys are responsible for more sickness and suffering than any other disease, therefore, when through neglect or other causes, kidney trouble is permitted to continue, fatal results are sure to follow.

It used to be considered that only urinary and bladder troubles were to be traced to the kidneys, but now modern science proves that nearly all diseases have their beginning in the disorder of these most important organs.

Your other organs may need attention-but your kidneys most, because they do most and need attention first.

If you are sick or "feel badly," begin taking Dr. Kilmer's Swamp-Root, the great kidney, liver and bladder remedy, because as soon as your kidneys are well they will help all the other organs to health. A trial will convince anyone.

of the most distressing cases. Swamp-Root will set your whole system right, and the best proof of this is a trial.

Dear Sir:

Oct. 15th, 1900.

"I had been suffering severely from kidney trouble. All symptoms were on hand; my former strength and power had left me; I could hardly drag myself along. Even my mental capacity was giving out, and often I wished to die. It was then I saw an advertisement of yours in a New and often I wished to die. It was then as we an advertisement of yours in a New York paper, but would not have paid any attention to it, had it not promised a sworn guarantee with every bottle of your medicine, asserting that your Bwamp-Root is purely vegetable, and does not contain any harmful drugs. I am seventy years and four months old, and with a good conscience I can recommend Swamp-Root to all sufferers from kidney troubles. Four members of my family have been using Swamp-Root for four different kidney diseases, with the same good results."

With many thank to you, I remain, Very truly yours, ROBERT BERNER,

You may have a sample bottle of this free by mail, postpaid, by which you may test its virtues for such disorders as kidney, tion, when obliged to pass your water fre- N. Y

The mild and immediate effect of Dr. | quently night and day, smarting or irrita-Kilmer's Swamp-Root, the great kidney tion in passing, brick-dust or sediment in and bladder renedy, is soon realized. It the urine, headache, backache, lame back. stands the highest for its wonderful cures dizziness, sleeplessness, nervousness, heart disturbance due to bad kidney trouble, skin eruptions from bad blood, neuralgia, rheumatism, diabetes, bloating, irritability, wornout feeling, lack of ambition, loss of flesh sallow complexion, or Bright's disease. If your water when allowed to remain

undisturbed in a glass or bottle for twentyfour hours, forms a sediment or settling or has a cloudy appearance, it is evidence that your kidneys and bladder need immediate attention. If you have the elightest symptoms

kidney or bladder trouble, or if there is a trace of it in your family history, send at once to Dr. Kilmer & Co., Binghamton, N. Y., who will gladly send you by mail, immediately, without cost to you, a sample bottle of Swamp-Root and a book containing many of the thousands upon thousands of testimonial letters received from men and women cured. Be sure to say that you read this generous offer in the Omaha Morning Bee.

Swamp-Root is pleasant to take and is famous kidney remedy, Swamp-Root, sent for sale the world over at druggists in bottles of two sizes and two prices-fifty cents and one dollar. Remember the name, bladder and uric acid diseases, poor diges- Swamp-Root, and the address, Binghamton,



Our Quality Our Claim . . THE . .



HERBERT

IS THE "BEST"

A. J. Sherret Cigar Company,



Correspondence Confidential. I care you at your home. Certainty of Cure is what you want. I have confidence that I give a Legal Guarantee or refund your money. Write me fully about y. Consultation is free, and in resty I will give you a scientific and honest opinion in pisto enveloging the TILLOTSON, M. D., 172 Tillotson Building, 84 Dearborn Street, CHICAGO.