

Women as Well as Men Are Made Miserable by Kidney Trouble.

Kidney trouble preys upon the mind, discourages and lessens ambition; beauty, vigor and cheerfulness soon disappear when the kidneys are out of order or diseased. Kidney trouble has become so prevalent that it is not uncommon for a child to be born afflicted with weak kidneys. If the child urinates too often, if the urine scalds the flesh or if, when the child reaches an age when it should be able to control the passage, it is yet afflicted with bed-wetting, depend upon it, the cause of the difficulty is kidney trouble, and the first step should be towards the treatment of these important organs. This unpleasant trouble is due to a diseased condition of the kidneys and bladder and not to a habit as most people suppose.

Women as well as men are made miserable with kidney and bladder trouble, and both need the same great remedy. The mild and the immediate effect of **Swamp-Root** is soon realized. It is sold by druggists, in fifty-cent and one dollar sizes. You may have a sample bottle by mail free, also pamphlet telling all about it, including many of the thousands of testimonial letters received from sufferers cured. In writing Dr. Kilmer & Co., Binghamton, N. Y., be sure to mention this paper.

BEST FOR THE BOWELS

If you have a regular, healthy movement of the bowels every day, you will feel well. Keep your bowels open, and the result will be a clear, bright, healthy complexion, a clear head, a good appetite, and a good sleep. The smoothest, easiest, most perfect way of keeping the bowels clear and clean is to use



CANDY CATHARTIC
Cascarets
THEY WORK WHILE YOU SLEEP

EAT 'EM LIKE CANDY
Pleasant, Palatable, Potent, Taste Good, Do Good, Never Sickens, Weakens, or Gripes. 10, 25, and 50 cent packages. Write for Free Sample, and booklet on Health.

KEEP YOUR BLOOD CLEAN
CIGAR
5% STRAIGHT
CIGAR

DON'T BE FOOLED!
Take the genuine original
ROCK MOUNTAIN TEA
Made only by Madison Medicine Co., Madison, Wis. It keeps you well. Our trade mark cut on each package. Price, 5 cents. Never sold in bulk. Accept no substitute. Ask your druggist.

CANDY CATHARTIC
Cascarets
BEST FOR THE BOWELS
Genuine stamped C. C. C. Never sold in bulk. Beware of the dealer who tries to sell "something just as good."

PENNYROYAL PILLS
Original and only genuine
SAFE, SURE, and reliable
for the relief of
Painful Menstruation, Headache, Nausea, Vomiting, and all the other ailments of the female system. Sold in 10, 25, and 50 cent packages. Write for Free Sample, and booklet on Health. Address: STERLING REMEDY CO., Chicago or New York.

"C. C. C." on Every Tablet.
Every tablet of Cascarets Candy Cathartic bears the famous C. C. C. Never sold in bulk. Look for it and accept no other. Beware of fraud. All druggists, roc.

DON'T TOBACCO SPIT AND SMOKE
Your Lifeway
You can be cured of any form of tobacco using easily, the made well, strong, magnetic, full of new life and vigor by taking **80-70-80**, that makes weak men strong. Many 2000 men pounds in ten days. Over **80,000** cured. All druggists. Cure guaranteed. Booklet and advice FREE. Address: STERLING REMEDY CO., Chicago or New York.

PARKER'S HAIR BALM
Grows and beautifies the hair. Promotes a luxuriant growth. Never Falls to the Ground. Gray Hair to its Youthful Color. Cleanses and soothes the scalp. 25c and 50c. Druggists.

E. W. Grove
This signature is on every box of the genuine
Laxative Bromo-Quinine Tablets
the remedy that cures a cold in one day

How Are Your Kidneys?
Dr. Hobbs' Spargan Pills cure all kidney ills. Safe and free. Add Sterling Remedy Co., Chicago or N. Y.

Let the Truth Be Known.
E. U. Overman Replies to the Nation.
Last week the Nation charged that County Attorney Overman refused to save witness fees, amounting to \$247 00 in the Keating case, by failing to agree with Mr. Potter to take depositions of seven witnesses residing in Dakota county, Nebraska and that Mr. Overman had witnesses which cost \$57 that he did not use in the case. This last charge is perfectly silly, as any thinking person knows that in an important case it is sometimes necessary to have witnesses, to meet emergencies, who are not used and yet it would not be safe to risk the case without having them present.

As to the other charge, the Nation admits that Overman served Potter with notice that he was willing to take the depositions, but excuses Potter and blames Overman on the ground that Overman did not serve his notice until after Potter had received the order from Judge Adams for his witnesses and until after Potter had sent the process to the witnesses to the sheriff of Dakota county. We propose to show that Mr. Potter had sufficient notice. The fact that Judge Adams gave him an order for the witnesses in no way excused him from taking the depositions and was no excuse for not taking them, and further, that it is not true that Potter had sent the process to the sheriff of Dakota county before notice was served on him to take the depositions. A short time before court Potter had proposed to take depositions of witnesses in Dakota county and Mr. Overman did not agree to take them at that time for this reason: Judge Adams had written Mr. Burden that he would open court at Red Cloud on May 5th, open the equity session and adjourn the Jury term until after an account of the snafu.

Mr. Overman knew that when Judge Adams came here that Mr. Potter would be obliged to apply for compulsory process for the attendance of his witnesses, and in order to do this, he would have to name his witnesses and be confined to the number for which the statute provides, while, if he had accepted Mr. Potter's first proposal, Potter could have taken the depositions of any number of witnesses and would not have been confined to any certain ones. Now let us see what was done. Judge Adams came to Red Cloud, May 5th, held court the 5th and 6th and then a court adjourned until May 13th. On May 6th, in the forenoon, Potter was appointed attorney for Keating. In the afternoon Potter made a showing for compulsory process for fifteen witnesses (all he is allowed under the law of this state) for the Keating case, naming each one of them, seven of whom were from Dakota county, within three hours after Potter made his application and gave the names of the witnesses, he wished from Dakota county, Mr. Overman served on him, by Sheriff McArthur, the following notice:

Whereas: You have filed an application in the district court, asking for compulsory process for the attendance of fifteen witnesses, to be taken at a distance of some three hundred and twenty miles from Red Cloud, Nebraska, for the following witnesses, to-wit: Mr. Fred Keating, Fred Keating, William O'Dell, Geo. Ferris, Carl Heiggen, Charles Reader, Mrs. Jane Ferris, E. Alexander and others.

Now, therefore, you will hereby take notice that I, as county attorney of Webster county, Nebraska, in order to save the enormous expense to Webster county of bringing said witnesses to this court, hereby offer to waive all provisions of the statutes in regard to taking depositions and of notice and service of process of notice, and hereby offer to take the depositions of said witnesses before the county judge or any notary of Dakota county, on any day or any time you may name or select from this day up until May 12th, including all said of May 12th.

E. U. OVERMAN.
I hereby certify that I served a true copy of the above and foregoing notice on John Potter, attorney for Frank Keating, on the 6th day of May, 1902, at 4 o'clock p. m., of said day.
J. A. MCARTHUR, Sheriff.

Now, would Mr. Overman not have been a fool to have accepted the proposition from Mr. Potter to go up into Dakota county, the home of the Keatings, and all-wed Mr. Potter to take the depositions of all and any witnesses he wished without naming them before a justice of the peace to be used as evidence in so important a case and especially when the statute of this state provides by Section 161 of the Criminal Code as follows: "That, before the defendant can have compulsory process for witnesses he must file an affidavit and state the names of his witnesses

and that the court may then allow him not to exceed fifteen witnesses. As soon as Mr. Overman compelled Mr. Potter to name his witnesses and confine himself to the number of witnesses the statute provides for he immediately served the above notice, giving Mr. Potter from May 6th to May 13th to take his depositions. The Nation says Overman served him to late. What an excuse. Potter was served May 6th, court adjourned until May 13th and Potter had nothing on earth to do, not even any other case, to look after, but take the depositions in the Keating case. Let us ask how much notice the law of this state gives a person and what was given Mr. Potter to take depositions and show if he had as much time or more under the law would have given him? Section 378 of the Civil Code of our statute provides as to deposition, "The notice shall be served so as to allow the adverse party sufficient time by the usual route of travel to attend and a day for preparation, exclusive of Sunday and the day of service." Under the notice served on Mr. Potter, we will give him May 6th as the day of service and count that out, the 7th we give him for preparation; he is now entitled to go to Dakota county by the usual route. Leaving Red Cloud on the morning of the 8th, at 10 o'clock, on train No. 22, he would arrive in Omaha via Lincoln, at 7:35 p. m. on the evening of May 8th. We would not have him hurry over to the Union depot and get out of Omaha immediately which he could do, but will give him a nice night's rest in Omaha. Leaving there at 6:15 on the morning of the 9th he would reach Dakota City, the county seat of Dakota county, on the extreme eastern side of Dakota county, at 10:30 o'clock on May 9th, 1902. We will set the taking of the depositions for 9 o'clock on the forenoon of May 9th. Mr. Potter will then have all of the time the law of the state says he is entitled to, yet under the notice he was given from May 6th to and including all of May 13th to take the depositions. The Keating case being by the court set for trial for May 14th, hence Mr. Potter could have taken deposition all of May 12th and had two days to have gotten back in time of trial.

In the Keating case there were something over fifty witnesses examined and the case argued in about two days, because the evidence of the seven witnesses could have surely been taken in one day; but, says the Nation, the process had been sent to the sheriff of Dakota county before notice was served. This, we claim, is absolutely untrue, and we think the Nation has been misinformed, as we do not believe the Nation would print such an unreasonable story.

The records at the office of the clerk of the district court will show that Mr. Potter's application was made May 6 Court did not convene on that morning until 9 o'clock and the mail for the east was made up at 9:33. Overman's notice was, as shown by the sheriff's return, served at 4 o'clock on the same day, May 6, hence there was no mail which leaves Red Cloud before 4 o'clock, which could have carried mail to the sheriff of Dakota county, and, even if a letter had been mailed at any time on May 5, all that Mr. Potter would have needed to have done was to have followed it with a letter to the sheriff, telling him of the taking of the depositions by the agreement between him and Mr. Overman. As we have above stated, the trial of the case was set for May 14, hence no process to the sheriff would have called for witness before May 14.

The Nation further quotes Judge Adams and sets out that Judge Adams said in his remarks on the motion for a new trial in the Keating case as follows: "Some attorneys might have talked louder than the prisoner's council, but it seem to me that every point has been brought out and that everything could be done has been done in the prisoner's behalf."

We wish to inform the Nation that we agree with the opinion of Judge Adams, that Webster county did her duty to Frank Keating. It furnished him both witnesses and lawyer, gave him a fair trial before twelve honest men, and we agree with Judge Adams that this was enough, but Mr. Potter seems not satisfied but has carried the Keating case to the supreme court and there proposes that Webster county be made more expense in behalf of this man Keating. It was John Potter who ordered Clerk Burden to make a transcript in this case for the supreme court. Mr. Burden has made the transcript and Webster county has paid Mr. Burden for his task and if any tax payer doubts this statement let him ask Mr. Burden who presented his claim, which was allowed by the county board September 3rd and later paid by the county treasurer.

We have now answered every charge which the Nation has made conclusively. Of course, anything which the Nation might charge in its last issue before election we cannot answer, therefore, request the vote to not consider any charge for which there is no chance for reply.

Real Estate Transfers.
Transfers for the week ending Wed

nesday, October 29, furnished by J. H. Bailey of the Webster County Abstract company:

| | |
|--|------|
| J. Merritt and wife to Fred Walker 4 1/2 ac 4 1/2 ac 1000 | 8 |
| Henry Gund, trustee to R. L. Pez, lot 8, block 14, Blue Hill, wd 1000 | 1000 |
| Geo C May and wife to C F Pennington, sw 1/4 1/2 1/2, wd 1000 | 1000 |
| E F Browning to Willard A Brown et al 1/2 1/2 1/2 1/2 se 1/4 and se 1/4 1/2 1/2 1/2 wd 1000 | 1 |
| Luther E Brown and wife to Willard A Brown un 1/4 1/2 1/2 1/2 and 1/4 se 1/4 1/2 1/2 1/2 wd 1000 | 1 |
| Willard A Brown and wife to Luther E Brown un 1/4 1/2 1/2 1/2 1/2 1/2 wd 1000 | 1 |
| Maria Brown to Bernard Reinling et al 28 4 9 qd 1000 | 1 |
| T L Ruby and wife to Wm H Cloud wd 19 1-12, wd 1000 | 1027 |
| I B Houghton and to Hartie E Rich lots 13 and 14, block 11, Smith and Moore's add to Red Cloud wd 1000 | 100 |
| Fred E McKeely to Trustees of Lodge 186 I O O F lot 11, block 7, Red Cloud wd 500 | 50 |
| C E Perkins, trustee, to Wm B Cramer et al ne 1/4 9 3 11 we 900 | 900 |
| Chas E Hagan to John B Gay se 1/4 and e 1/2 sw 1/4 20 2 9 wd 5400 | 5400 |
| Total 11081 | |

Mortgages filed 8017 00
Mortgages released 7035 00
A "Catch Penny Society" will be given by the High School Juniors at Masonic Hall, Friday evening, Oct. 24. Every body gets in nine cents and gets out for more.
It stands alone, it towers above. There's no other, its nature's wonder, a warning pointer to the heart of mankind. Such is Rocky Mountain Tea 35¢ At C. L. Cotting's drug store.

To Cure a Cold in One Day
Take Laxative Bromo-Quinine Tablets. All druggists refund the money if it fails to cure. E. W. Grove's signature is on each box. 25c.

She's a radiant, witching, wondrous gem that beautiful, blushing wife of mine. She is an angel on earth, so you can be, only take Rocky Mountain Tea. At C. L. Cotting's drug store.

The Moler Barber College, Omaha, Neb., wants men to learn barber trade, steady practice, qualified teachers, demonstrations, etc. are the advantages. Complete outfit of tools, given each graduate, heard included. Catalogue explaining all mailed free.

Lurking in Secret Corners
and in the cats are vagabond currents of air whose cold touch sets the floods of neuralgia and rheumatism at their work of torment. Modern magic in the form of Perry Davis' Painkiller, conquers the ills and restores peace of mind with comfort of body. You will save yourself many a day of misery by keeping this good old remedy in the house. There is but one Painkiller, Perry Davis'.

His Life in Peril.
"I just seemed to have gone all to pieces," writes Alfred Box, of Welfare, Tex., "billiousness and a lame back had made a burden. I could not rest or sleep and felt almost too worn out to work when I began to use Electric Bitters, but they worked wonders. Now I sleep like a top, can eat anything, have gained in strength and enjoy hard work." They give vigorous and new life to weak, sickly, run-down people. Try them. Only 50c at C. L. Cotting's drug store.

Manual of Soil Culture
Send me a 2-cent stamp and I will mail you free a copy of Campbell's Soil Culture Manual—a valuable work that every farmer ought to have. J. Francis, General Passenger Agent, Omaha.

Goes Like Hot Cakes.
"Fastest selling a have in my store," writes druggist C. T. Smith, of Davis, Ky., "is Dr. Ding's New Discovery for Consumption, Coughs and Colds, because it always cures. In six years of sales it has never failed. I have known it to save sufferers from Throat and Lung diseases, who could get no help from doctors or any other remedy." Mothers rely on it, best physicians prescribe it, and C. L. Cotting guarantees satisfaction or refund price. Trial bottles free. Reg. sizes 50c and \$1.

All Amateurs.
Cultured Mother—My dear, your sister Clara is an amateur pianist, Dora is an amateur photographer, Edna is an amateur painter, and Elvira is an amateur astronomer, but you don't seem to be anything.
Pretty Daughter—Oh, yes, mamma, I am an amateur fiancée. Here's my first engagement ring.

His Class.
Augustus (no longer the young)—Well, there's one comfort—they say at forty a man is either a fool or a physician.
Angeline (nearly swallowing a yawn)—And are you a physician, then?
Augustus—No.
Angeline—Oh!

What Jarred Her.
Mother (soothingly)—You mustn't mind what he says about his mother's cooking, my dear. All men do that.
Married Daughter (warmly)—I don't, mamma; it's the things he says about my cooking that annoy me.

THEDFORD'S BLACK-DRAUGHT THE ORIGINAL LIVER MEDICINE

A sallow complexion, dizziness, biliousness and a coated tongue are common indications of liver and kidney diseases. Stomach and bowel troubles, fever as they are, give immediate warning by pain, but liver and kidney troubles, though less painful at the start, are much harder to cure. Thedford's Black-Draught never fails to benefit diseased liver and weakened kidneys. It is a certain preventive of cholera and Bright's disease of the kidneys. With kidneys reinforced by Thedford's Black-Draught thousands of persons have dwelt immune in the midst of yellow fever. Many families live in perfect health and have no other doctor than Thedford's Black-Draught. It is always on hand for use in an emergency and saves many expensive calls of a doctor.
Mullins, S. C., March 10, 1901.
I have used Thedford's Black-Draught for three years and I have not had to go to a doctor since I have been taking it. It is the best medicine for me that is on the market for liver and kidney troubles and dyspepsia and other complaints.
Rev. A. G. LEWIS.

"Shave?"

You are "Next" at
**Oliver Schaffnit's
Barber Shop,**
Basement Potter-Wright Building.
**Scissors Ground,
Razors Honed,**
AND
**ALL KINDS OF EDGE
TOOLS SHARPENED**
All kinds of barber work executed promptly and satisfaction guaranteed.

What Do You Eat

for breakfast.
Hard to find any
thing this time of
the year?
Try some of
that fine bacon
which we have and
which we are sell-
ing so cheap.
Sherer & Bradshaw
Butchers for the People.

ALBRIGHT BROS.

Undertakers and Funeral Directors.

CALLS ANSWERED NIGHT OR DAY.
Phone Number, Residence 111, Office, No. 84.

APPLES

2000 BUSHELS 2000
... FINE ...
WINESAPS or
BEN DAVIS
Will sell in car lots or by wagon load. Also older at from 25 to 50 cents per gallon. : : : :
E. O. FITTS
Cuba, Republic County, Kansas

BON TON BAKERY and CAFE.

When in town eat at the Bon Ton where it is clean, cool and no flies.
15 cent Meals at All Hours
SODA FOUNTAIN IS OPEN!
Fifty-six different kinds of summer drinks.
W. S. BENISE, Prop.

COLVIN & BARCUS,

REAL ESTATE & FARM LOANS.

Lock Box 23, Guide Rock, Neb.
All kinds of property bought, sold and exchanged.
COLLECTIONS MADE.
TERM REASONABLE

JOHN BARKLEY,

HOUSE MOVING AND RAISING A SPECIALTY.

All work guaranteed satisfactory.
Your work solicited.

JOHN G. POTTER,

ATTORNEY-AT-LAW.

Over Miller's Grocery Store.
PROPOSED CONSTITUTIONAL AMENDMENT.

The following proposed amendment to the Constitution of the State of Nebraska, as hereinafter set forth in full, is submitted to the electors of the State of Nebraska, to be voted upon at the general election to be held Tuesday, November 4, A. D. 1902.

A joint resolution proposing to amend section one of article fifteen of the Constitution of the State of Nebraska, relative to the manner of submitting and adopting amendments to the Constitution of the State of Nebraska.

SECTION 1. That section one of article fifteen of the Constitution of the State of Nebraska be amended to read as follows:

SECTION 2. That section one of article fifteen of the Constitution of the State of Nebraska be amended to read as follows:

SECTION 3. That section one of article fifteen of the Constitution of the State of Nebraska be amended to read as follows:

Burlington Route

TIMETABLE.

B. & M. R.Y.
RED CLOUD NEBE.

THE CHIEF,

\$1.00 per year.