

POOR GUM HO.

A Pretty Chinawoman and Her Torturers.

Attempting to Escape From a Life of Shame—Yesterday's Sensational Court Scenes.

A few days ago the RECORD-UNION published the facts concerning the arrest of a good-looking Chinese woman at Second and J streets about midnight of the preceding night, which arrest was made by Chief of Police Drew and Officer Ferral on the strength of a letter from Marshal Scroggins of Colusa, which letter stated that the woman was the wife of a Colusa Chinaman and had been abducted.

The woman, when arrested, in company with two Chinamen, one of whom conducted a wash-house on Third street in this city. The other proved to be a San Franciscan, who said he had come here that day to meet the woman, whom he intended to marry.

Shortly after the woman was taken to the Police Station a Mrs. Kepperson of the San Francisco Chinese Mission put in an appearance, saying that she had come here to meet and fondle the oriental beauty, Gum Ho, to the Mission Home.

WEARY OF HER SLAVE-LIFE. Gum Ho informed Chief Drew that it was her desire to go to the Mission, as she wished to be free from her present life and to be led as an inmate of a Chinese brothel at Colusa.

Chief Drew, however, informed the philanthropic lady from the Bay that she could not release Gum Ho until he had corresponded further with the Colusa authorities; that he was informed she was a married woman and had been abducted. Accordingly Gum Ho was escorted to a cell for the night.

HABES CORPUS NUMBER ONE. The next morning Mrs. Kepperson called upon lawyer Charles T. Jones and engaged his services in an effort to secure the release of the Chinawoman by a habeas corpus procedure. A writ was served on Chief Drew and returned returnable before Judge Catlin yesterday.

At the appointed hour the courtroom was filled with Chinamen, some of whom had taken sides with the Colusa countrymen, and others with those of San Francisco who were endeavoring to get possession of the woman. The Colusa client was represented by another lawyer named H. N. Albery, while Mr. Jones appeared as the legal adviser of Mrs. Kepperson and defender of Gum Ho.

The elegantly-costumed bone (and flesh) of contention was brought into court by Chief Drew, and was the object of all eyes. There were on either side an array of lawyers and Courthouse officials also present, who seemed to take considerable interest in the proceedings. The general facts of the case had become known, and it was evident that the sympathies of those present—outside the Chinese element—were with the young and pretty prisoner in her effort to escape the life of shame.

LIFE OF SHAME. That had evidently been marked out for her by her husband and his Mongolian associates in Colusa. The said husband was also in court, but kept in the crowd in the rear of the room, and did not make himself known.

When the case was finally called, Chief Drew submitted his return to the writ of habeas corpus, and the court was not long in deciding that the woman should be held without cause, and ordered discharged.

IT WAS THE OLD DODGE. When the writ was issued by Judge Catlin the RECORD-UNION prophesied that, in case the woman should be discharged, some Colusa officer would be on hand with a warrant for her arrest, some trumped-up criminal charge, for her arrest.

And the prophecy proved true. As soon as the court ordered the discharge of the woman, Mr. Jones—who had been apprised of the fact that an attempt would be made by the Colusa Chinamen to get possession of her by another process—asked Judge Catlin to temporarily revoke his order and hold the matter in abeyance until after the departure of the 10:40 train for Colusa. He said that the trick was about to be resorted to, and that the court should not allow itself to be trifled with.

Lawyer Albery opposed the motion, and after some argument Judge Catlin granted Mr. Jones' motion.

It was evident from the suppressed comment that preceded the motion of lawyers and officers before the bar that there was going to be

SENSATIONAL PROCEEDINGS. Of some sort, and the storm broke when, at 11 o'clock, the court formally ordered the discharge of Gum Ho. The space inside the railing was filled in less than no time by a bustling crowd of police, Deputy Sheriffs, lawyers and Chinamen, each apparently endeavoring to get hold of the beauty in blouse.

Lowering above the attorney's tall and stalwart form of a stranger, who has been well-known in appearance to John L. Sullivan. He had pushed his way through the crowd and caught hold of Gum Ho.

Lawyer Jones became very much excited, and shouted upward to the stalwart stranger to let go the woman. "I shouldn't she's my prisoner!" growled the other, looking down disdainfully upon the attenuated form of the fiery blue lawyer.

"Where's your warrant?" cried Mr. Jones. "I have it here," replied the other (who was none other than Marshal Scroggins of Colusa), letting go his hold upon the frightened and quivering woman while he drew forth a document from the inside pocket of his coat.

THE COURT ARRESTED. Meantime the crowd surged toward the door, and Gum Ho was being carried along, when Judge Catlin, raising his voice above the din and confusion, commanded that she be brought back before the bar.

The order was obeyed, and all became quiet again. Then Judge Catlin pointed his finger squarely at the man with the warrant and demanded his name. "My name is Scroggins," answered the latter, rising, "and I am City Marshal of Colusa."

Judge Catlin did not withdraw his arm from its horizontal position, nor that he the aim of his index finger, as he marked: "Well, Mr. Scroggins, don't you attempt to arrest that woman in this courtroom—I won't allow any such proceeding here!"

The Colusa Marshal apologized for his hasty action, and then the court adjourned.

Then there was another exciting scene. As soon as the crowd reached the hallway the hustling and hauling commenced. Lawyer Jones and others endeavored to get the Chinawoman back toward the stairway that leads to the jail, while Scroggins endeavored to serve his warrant upon and arrest her. It was a wild and exciting scramble.

For a while, in which lawyers, Deputy Sheriffs, policemen and Chinamen were pulling and hauling. Finally the woman was crowded through the door, but the muscular Marshal of Colusa got there too, and both descended to the jailyard.

Here the officer arrested her, and preparations were being made for the woman's departure with her captor, she meantime begging Sheriff Stanley to look her up and protect her.

Colusa Marshal just as he was leaving the jail with his prisoner. The new writ was made returnable at 1:30 o'clock, and when that hour arrived the scene was filled with the courtroom, augmented by a few more lawyers and courthouse attaches, who had learned of the sensational proceedings of the morning.

In the meantime Marshal Scroggins had engaged Lawyer George A. Blanchard to argue the case. The latter held that the warrant was in due form, and that the court had no alternative but to recognize it and remand the woman to the custody of the Marshal.

MR. BLANCHARD'S ARGUMENT. Mr. Jones contended that the warrant was not worth the paper it was written upon. He admitted that it was regular upon its face, but held that a husband could not make a valid contract of that kind against his wife—the law did not permit it.

Mr. Blanchard insisted that the court could not go behind the warrant and inquire into the character of the complaint on which it was based. Besides there was no proof of the woman's husband had sworn to the complaint.

"I can prove by that man there," said Mr. Jones, pointing to Marshal Scroggins, "that the woman is the legal wife of the husband of this woman, for he has a certified copy of the marriage certificate in his pocket. If a court cannot inquire into the character of the complaint on which a prisoner is held, of what use is the habeas corpus? It is for the very purpose of inquiring into matters of this kind that it was instituted."

The point was argued at considerable length and finally submitted.

JUDGE CATLIN WAS RIGHT. Judge Catlin said it was clear enough that a husband could not testify against his wife on a charge of embezzlement, and if it were admitted that the complainant is the husband of the prisoner he would have no right to testify.

"We admit nothing," said Mr. Blanchard. "I have no knowledge as regards the relations between the complainant and prisoner."

"Marshal Scroggins," said Mr. Jones, with an air of triumph, "will you please stand to the court that certified copy of the marriage certificate you have in your pocket?"

THE LICENSE AND HUSBAND DISAPPEAR. "I haven't it," calmly replied the Marshal. "Mr. Stanley," cried lawyer Jones, "please call Quing Hoop—we want that document!"

Deputy Fay went to the door and delivered himself of the Chinese vocabulary, and finally a Chinaman presented himself, and the officer triumphantly marched him into court.

"No, sir," answered the woman in a sweet tone of voice, "I don't know him."

But Mr. Jones, who had encountered and successfully overcome a gossily number of illegal snags in the course of the day, was not dismayed. He asked the court to allow him to examine the document, and the officer triumphantly handed it over to him.

"That is this your husband?" "No, sir," answered the woman in a sweet tone of voice, "I don't know him."

PERILOUS DESCENT. A Sissonito's Sensational Slide Down Mount Shasta. Last Sunday, says the Sissonitico, Henry Lee, John Winters, Mr. Harkness and three other gentlemen from the mill made the ascent of Mount Shasta. Mr. Lee was climbing steadily upward, and was just leaving the snow near Thumb Rock, when his feet slipped and he started down the snow-bedded canyon with lightning velocity. At times he acquired such speed that he would leave the snow and fly through the air for a distance of forty feet or more. Every moment he expected to be dashed to pieces, and he struggled heroically to check his descent. At last, however, he crossed the snow line a mile below, which stopped his descent.

The flesh was torn from his right arm and an artery of the leg was severed. His bruises caused him the most pain. As he lay helpless, bleeding and almost senseless, one of the party above accidentally discharged a large rock which descended at a frightful speed and only missed Lee about three feet.

After signaling the party above that he was all right, he struck out for Saddle Camp, secured his horse and rode home. He is around, but still suffers greatly and requires medical attention. He is plucky, and says that he will make the ascent the top of the mountain as soon as he recovers from his injuries. As he goes through the streets with his arm in a sling and his head bandaged, he pointed out as "the man who fell off Mount Shasta."

LITTLE FREDDIE VISKERS. Governor Markham Commutes His Sentence to One-Half the Period. Governor Markham yesterday granted a commutation sentence to Freddie Viskers, the Sacramento bad boy who was sentenced to six months' imprisonment by Judge Cravens. The sentence is commuted to a period of 110 days, which term the lad has almost served. The governor says:

"The parents of the boy are respectable persons, and promise to exercise more care and vigilance over his conduct in the future, he being but 12 years of age. The County Jail is not a fit place for so youthful an offender, and his associations there are very bad. The police authorities recommend that he be released, as long confinement in his present quarters has an injurious rather than beneficial tendency. Since his incarceration the Whittier Reform School has been put in operation, and if further offenses are committed it would afford better opportunity for confinement, with some hope of reformation."

THE WEATHER. Yesterday was Red-Hot—Meteorology for August. The weather bureau's report at 5 A. M. and 5 P. M. yesterday show the temperatures to have been 68° and 96°, with the highest and lowest were 60° and 96°, with southerly winds during the morning and evening, and northerly in the middle of the day, with clear skies.

THE TRUSTEES TEMPORIZING IN THE CASE OF A DISPUTABLE DIVE. The Board of City Trustees met last evening for the purpose of hearing testimony in reference to the character of a saloon on the northeast corner of Second and L streets, owned by Silva & Concha, whose license Police Judge Cravens asked the board last Monday to revoke.

W. A. Anderson appeared as attorney for the saloon-keepers. He stated that he proposed to make a defense by introducing the testimony of several respectable persons. He did not think it was exactly right for Mayor Comstock to make charges, inasmuch as he was a member of the body which was to decide the question at issue. He asked that the hearing

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THE MATHUSHEK PIANO MANUFACTURING COMPANY was organized and incorporated with a capital of \$100,000. Since the time of its organization it has sold twenty-five thousand pianos. The Mathushek is acknowledged by the best and leading pianists wherever they are. These excellent pianos have been sold by JOHN P. COOPER for twenty years, and not a single failure in all that time.

Don't purchase a piano until you have seen the new grand piano of the highest grade, solid iron frame Mathushek upright. Above anything yet heard or seen in tone and finish. Prices reasonable and consistent with first-class workmanship. See them at Cooper's, the leading music dealer, corner Seventh and J streets.

WHY throw away your money on worthless Sewing Machines when it is just as easy for you to buy a "Domestic." Office cor. Ninth and J.

LABOR DAY PROCLAMATION.

Governor Markham Recommends That It Be a Day of Rest.

Preparations for Next Monday's Big Demonstration—The Convassing Committee's Work is Done.

The preparations for the grand Labor Day demonstration next Monday are now almost completed.

The Convassing Committee, whose duty it has been to solicit business, houses and employers to close for a portion of the holiday, completed its labors yesterday. The members called on the employing dressmakers, and, after explaining matters to them, they, like the male portion of the business community, agreed, without a dissenting voice, to close.

When the special committee, appointed to interview Governor Markham with reference to declaring the 7th of September a legal holiday, called on the state Executive, the latter asked for more time to consider the matter. For the reason that a number of local and special elections had been set for that date, the Governor did not feel justified in complying with the request in full, but, nevertheless, his, by the following proclamation, recommended that it be generally observed as a day of rest and recreation.

STATE OF CALIFORNIA, EXECUTIVE DEPARTMENT, SACRAMENTO, September 1, 1891. Having been requested by a committee representing various labor organizations to declare the 7th of September, 1891, as a holiday, and it having been the policy of the state to encourage the laboring classes of the state in the celebration of the day in a becoming manner as Labor Day, I, H. H. MARKHAM, Governor of the State of California, recommend that the people, and that all labor and business not necessary for the support and welfare of the state on that day suspended. I further recommend that all the state offices remain closed on said day.

IN WITNESS WHEREOF, I have hereunto set my hand and the seal of the State of California at Sacramento this 1st day of September, A. D. 1891.

H. H. MARKHAM, Governor. E. G. WAITE, Secretary of State. C. M. Harrison of the Typographical Union has been appointed President of the Day of Rest Association.

A letter received from Secretary O'Neil of the Rockin granite-cutters states that they have appointed W. H. Larkin as aid to the grand annual parade, and that their division will be directly under A. S. Price as Marshal, with James McKelvey and Henry O'Neil as aids.

THE REGULAR MEETING OF THE BARBERS' EARLY CLOSING ASSOCIATION was held last evening. The association, which is composed of the proprietors of barber shops, adopted a resolution endorsing the formation of the Journeymen's Union, and pledged their moral and financial support.

The members of the association also pledged themselves to close their places of business at noon on Labor Day, so as to give their journeymen an opportunity to parade with the other wage-earners.

In compliance with the agreement signed by all the heads of barber shops on the 1st of August, the parade will be during the two weeks of the State Fair, until 9 P. M., on Saturdays until 11 P. M.

After the transaction of routine business the association adjourned.

THE JOURNEMEN PAINTERS are called to meet on the same evening at the Hussar Band Hall, Sixth and I streets.

THEY ARE STILL IN IT. Burglars Continue to be of Nightly Occurrence About Town.

Notwithstanding the arrest of Donovan and Storman, the men who were supposed to have been committing most of the recent burglaries, and the further arrest of Harry Welch, alias George Haas, against whom the officers believe they have certain proof of burglary—houses are entered nightly and valuables stolen.

Early yesterday morning the Plaza saloon of Peter Menken, on J street, near Tenth, was burglarized and \$5 in money and a bottle of champagne stolen.

The residences of W. D. Lawton at 1811, and F. L. Orcutt, 1838 H street, were also entered and valuables were stolen. The residence of E. H. Green at Ninth and I streets was honored with a visit, but the barking of a dog caused the burglars to flee.

An attempt was also made to enter the Farmers' and Mechanics' Store, adjoining Menken's saloon, but after breaking through the glass doors the thieves gave up the job.

On Sunday night two burglars entered an office at No. 212 West street, and stole a large quantity of papers, and by threats compelled the family to remain quiet while they ransacked the house.

SALT LAKE CONVENTION. Governor Markham Names Delegates From California.

On the 15th, 16th and 17th of this month an Irrigation Convention will be held at Salt Lake City, and in accordance with an invitation from its promoters Governor Markham has appointed delegates thereto from this State.

All except three have notified him by him of their acceptance, and his associations all accept three have notified him by him of their acceptance. They are as follows: W. S. Green, Colusa; J. W. Nance, San Diego; E. H. Tucker, Fresno; P. Y. Baker, Tulare; J. W. Davis, Tulare; G. W. Miller, Fresno; C. C. Wright, Stanislaus; E. S. Denison, Alameda; J. C. Finkle, San Bernardino; Enoch Knight, Los Angeles; Edward Fay, San Francisco; J. A. Wray, Arden; A. B. Butler, Fresno; J. R. McDonald, Sacramento; E. E. Edwards, Orange; M. M. Este, Napa; W. H. Hall, San Francisco; L. M. Hill, San Bernardino; J. P. Irish, San Francisco; F. A. Kimball, San Diego; M. P. Taylor, Kern; E. A. Forbes, Yuba; J. A. Clayton, Santa Clara; W. H. Mills, San Francisco; B. H. Fairchild, Los Angeles; Taylor Beach, Santa Clara; Allan Towle, Placer.

ANOTHER PARCE. The Trustees TempORIZING IN THE CASE OF A DISPUTABLE DIVE.

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of the charges be postponed until he could have a full hearing subpoenaed. City Attorney Hart said it was customary for all courts or tribunals to grant the defendant a reasonable time in which to make a defense. He stated that the charges were of a general nature. Mr. Anderson entered a denial, general and specific, to the charges. After considerable discussion it was ordered that Friday evening, at 7:30 o'clock, be set as the hour for hearing the matter.

MONDAY'S ACCIDENT.

The Injured Doing Well—What Lawyer Maxwell Says. All the persons here that were injured are reported as getting along comfortably. Mr. Grayson, so far from being dead, as a couple of San Francisco papers reported, is doing nicely and expects to be on the street in a few days.

The more seriously injured are Porter Clark and Express Messenger Parks. Each has a fractured limb, and their recovery will be necessarily slow. C. P. Hall, the theatrical manager, still keeps his room at the Golden Eagle Hotel. His injuries are painful, but not serious.

In addition to those mentioned as being injured, J. W. Anderson had his left hand crushed from the city of Danville received a cut on the forehead; Deputy Sheriff Costello of San Francisco was injured on one of his knees, and G. W. Bryson of Forest Hill reported an injured hand.

THE COMPANY NOT TO BLAME. Lawyer Maxwell of San Francisco, who was one of the injured, said to a Post reporter yesterday:

"The story is published in one of the morning papers about our being left by the railroad company to lunk in the boiling hot sun for a length of time is untrue. As soon as the accident occurred a brakeman started on a run for Sacramento, and in less than two hours had returned from that city. It was then that time, however, a train came up from Davisville, and those who desired to come on to the city were given an opportunity."

THE TRACK CLEAR.

The Webster Station Wreck Removed, and Trains on Time. On account of the railroad wreck near Webster Station on Monday afternoon, the local passenger trains yesterday over the California Pacific section had to transfer passengers at the scene of Monday's accident. Passengers on the San Francisco and Redding locals, together with the baggage, had to change cars, and a delay of about an hour was caused thereby.

The East-bound overland train from San Francisco came over the Western Division, by way of Stockton, and reached this city in the afternoon at 4 o'clock. The West-bound overland and the Oregon express went to San Francisco over the same road.

The track was cleared at noon yesterday, at the scene of the disaster, and the r. r. operated. All afternoon trains passed over it on time.

PROBATE MATTERS.

Petition for Letters of Administration, Also to Sell Property. Public Administrator Bromher has filed a petition in the Superior Court for letters of administration on the estate of Joel R. Carter, deceased, who died in Peoria, Ill. The estate consists of real estate in this county valued at \$20,000. Two children of deceased reside in Peoria.

Mary A. Fountain, widow of Joshua Fountain, deceased, has filed a petition asking that certain property of the estate which is claimed to be exempt from execution be set apart to her.

Special letters of administration have been granted to John C. Devine upon the estate of Mrs. Devine, deceased, upon his qualifying in the sum of \$4,000. The bond has been filed.

Superior Court Notes. Dan and Pat Fay, the wretches who recently burglarized the County Jail, were arraigned in Judge Catlin's court yesterday, but on motion of their counsel, W. H. Devlin, the time in which to plead was continued till Friday.

Peter Welch, charged with burglary, was up on habeas corpus, represented by H. C. Ross, Jr. The commitment was found to be defective, and the court ordered the prisoner amended one was filed by 10 o'clock to-day he would discharge the prisoner.

The Borchers' Ranch Sale. To-morrow (Thursday) D. J. Simmons & Co. will sell at auction the well-known Borchers' ranch of 320 acres, one mile east of Pleasant Grove. It will be sold with all improvements, as a whole or be subdivided.

All twenty-five fine horses, thirty cows, six spring and farm wagons, plows, harrows, cultivators and a general assortment of farming implements and stock. Also, all the household furniture contained in the residence on the ranch.

Real Estate at Auction. On Tuesday, the 8th instant, W. H. Sheburn will sell at auction, at 11 A. M., on the premises, 327 L street, the west half of the south half of lot No. 5, K and L, Third and Fourth streets, next to the corner of Fourth, together with the two-story and basement brick dwelling and addition to the same and both in the two stories above the basement. This property can be rented immediately.

Not a Steadfastly. By some unaccountable slip of the pen it was stated in these columns the other day that the late J. A. Lauffkotter left several sons and a stepdaughter. The latter should have read "daughter."

To-morrow's attractions at Gattmann & Wilson's, 601 L—white goods reduced from 20c and 25c to 10c per yard.

HAMMILL'S music store, No. 820 J street. Sole agency for Chickering & Sons' pianos, Clough & Warren organs; also cheaper makes.

Scotch gingham reduced to 15 cents, at Gattmann & Wilson's. Watch windows, 601 J street.

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LEMONADE.

DON'T BE LATE!

But get in at once and save money on the purchase of

Clothing and Furnishing Goods

By attending our grand Removal Sale.

READ OUR PRICES

Changed Daily for Weinstock, Lubin & Co.

MILLINERY OPENING.

The display of Fall and Winter Millinery, together with the decorations, plants, etc., will continue in place a day or two longer for the benefit of those who have not been able to attend thus far.

We have a large and skilled staff of trimmers at work and can fill orders for Millinery for the Fair promptly and well.

NEW DRESS GOODS.

BEDFORD CORDS—One of the fashionable plain materials of the season; light weight, with fine cord effects; handsome shades of browns, grays, modes and black; width, 42 inches. Price, \$1 a yard.

PLAIDS—A large assortment of Plaid Goods, chiefly in large patterns, and in entirely new combinations of colors. Prices, 50c to \$1 50 a yard.

HOMESPUNS—A superior quality in heavy-weight, rough-finished Homespuns, with diagonal twill, at 50c a yard. A surprising cloth for the money.

BROADCLOTHS—Pieces at \$1, \$1 50, \$2 and \$2 50 per yard, and in all the latest colorings. We call attention to the \$1 50 quality, as it is particularly smooth and fine for that price.

PATTERN SUITS—Many original and exclusive designs are shown in Camels' Hair effects and Tufted Goods at \$8 to \$35 per suit.

BROCADED SILKS are again in high favor, and we are showing the very newest styles in the market.

HENRIETTAS—At various prices, including our original 50c quality, in twenty or more shades.

VELVETS, PLUSHES, SILKS, ETC., in new fall and winter designs.

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FALL MILLINERY OPENING

Continued This Week.

CALL AND SEE THE NOVELTIES

MRS. M. A. PEALER'S,

619, 621 and 623 J Street, Sacramento.

CHAS. M. CAMPBELL,

409 K Street, Carpets and Furniture.

W. D. COMSTOCK,

FURNITURE, BEDDING, MIRRORS, ETC. 501 and 503 K Street, Corner Fifth.

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LEMONADE.

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Clothing and Furnishing Goods

By attending our grand Removal Sale.

READ OUR PRICES

And place your earnings where they will bring the best returns:

Men's Black Worsteds Suits, worth \$5, now \$2 50  
Men's Fancy Worsteds Suits, worth \$5, now \$3 00  
Men's Fancy Cassimere Suits, worth \$5, now \$4 00  
Men's Fancy Cheviot All-wool Suits, worth \$10, now \$5 75  
Men's Extra Fancy Cheviot All-wool Suits, worth \$12, now \$6 50  
Men's Fine Worsteds All-wool Broadcloths, worth \$7 50, now \$12 50  
Men's Fine French Imported Black Cordscrews, worth \$2 50, now \$15 00  
Men's Fine French Imported Worsteds, in broad and narrow wales, worth \$25, now \$17 50  
Boys' Sailor Suits, worth \$1 25, now 40c  
Boys' Suits, long pants, union cassimere; 13 to 18, worth \$4, now \$2 25  
Boys' Suits, long pants, all-wool cassimere, worth \$5 50, now \$3 00

Miscellaneous.

Woven Wire Mattresses, - - \$2-75  
Bed Lounges, - - - - - 12-00  
Solid Walnut Wardrobe, - - 22-00  
Antique Bedroom Set, 7 pieces, 24 00

These are only a few of the many bargains to be found at

L. A. JACOX & CO.'S

Call and see our fine stock of Furniture and Carpets.

DANGER!

A Matter of Vital Importance.

CHRONIC ILLNESS ALWAYS TENDS to rob the system of its physical or nervous strength, and one thus afflicted cannot afford to let it run on until a broken-down constitution renders a perfect cure difficult. It is a DANGER that should be prevented.



DR. W. S. KAIL, who resides at the International Hotel, K Street, this city, is thankful that he foresees the danger, and has stated:

This is to certify that I have been suffering for three years with catarrh and nervous troubles, I visited several physicians, who gave me but temporary relief, and one said I was incurable. In June I went to Doctor Williams' Dispensary and took treatment