

DO NOT HESITATE TO TALK FOR PLEASURE. BUT IT IS NOT A DISGRACE TO BE SICK. Yet Some Suffer in Silence and will not Open the Matter to their Physician even. YOU CAN BE BRIGHT EYED AND HAPPY.

From the Nugget, Chehalis, Wash.

The neighbors called her a walking corpse. For fifteen years she had suffered from loss of blood and dropsy. She had not the strength to stand alone. She had spent thousands of dollars with the doctors and had been unable to find relief. Her case was considered hopeless.

That is the experience of Mrs. C. Reed, a well-known lady of this city.

A Nugget reporter called upon her at her home last Tuesday. She was willing to be interviewed, she said, if she could be the means of pointing out to other unfortunate the way to recovery and good health.

"It has been over fifteen years since the malady asserted itself," said Mrs. Reed. "Since then, until within the last few months, I never knew what it was to be well for a single day. I could not sleep. My appetite went away and I began to lose flesh. This continued for years. I became so weak I could not wait upon myself. I had to have the help of others to dress and undress, even to walk from one room to another. I lost all my strength. In addition, I had dropsy of the blood. My limbs were swollen, and nothing I could do seemed to afford me relief. The doctors said I must take iron to strengthen and invigorate my blood. I took iron— took it by the bottle and by the box; took it morning, noon and night. But it did no good, and I had finally lost all hope.

"At last I saw an account of Dr. Williams' Pink Pills for Pale People. I thought this fitted my case exactly and I tried to get some of the pills. These were not kept at the drugstore here, and I had to send to Olympia. They came finally, however. I began to take them and experienced relief immediately. I sent for two more boxes to the Dr. Williams' Company at Schenectady, N. Y., and by the time I had taken them I felt like a new woman. I had been taking them occasionally since then.

"It was two years ago that I began to use Dr. Williams' Pink Pills. I was sixty years of age then, and had not been able to do my housework for many years. Now I am able to care for myself, to do my own work, and I can walk long distances without being especially fatigued.

"I think my cure is a marvelous one, and is due entirely to the Pink Pills for Pale People. Without them I fear I should have been dead before now.

"Since my cure has become known the druggists here have always kept the pills, and I do not have to send away for them any more. I have recommended them to several of my neighbors, and I know that they have done much good in more than one case similar to my own."

In order to confirm this statement beyond all doubt Mrs. Reed offered to make affidavit to its truth, and the affidavit is here presented:

STATE OF WASHINGTON, ) ss.  
COUNTY OF LEWIS, )  
Mrs. Martha L. Reed, being first duly sworn on her oath, says that she has read the foregoing report of an interview with her, and that the same is as she gave it and is correct in every particular.

(Signed) MRS. MARTHA L. REED.  
Subscribed and sworn to before me this 14th day of May, 1896.  
J. M. KAY, Notary Public.

A case of similar import and of much interest is here given also, the same having been originally published by the Advance of Ogdenburg, N. Y. While it is from the far east, the facts are nevertheless so easily substantiated by writing the patient direct. Every female who is nearing the critical period of a woman's life will be pleased to

hear the story told by Mrs. Frank Murray, as follows:

Mrs. Frank Murray, who resides near Ogdenburg, N. Y., says: "I am 46 years of age, and for a number of years resided in Prescott, Ont. We moved over here some time ago and have worked this farm since. It is what is known as the Ferguson Farm and is about six miles out of Ogdenburg. My husband is now working in Ogdenburg at his trade, that of a stone mason, while my children and myself carry on the farm.

"I have been a great sufferer from sick headache, which would generally come on about evening, and I would be completely prostrated, not even able to lift my hand or help myself in any way. These spells would last for about 24 hours, would leave me in so weakened a condition that for a few days I could scarcely drag about the house. Periodically the spells would come on me, and I have also had considerable spinal trouble, the sharp, darting tongues of pain being most severe, following along my spine and to the back of my head.

"I have doctored much, but without the desired result. I heard of Dr. Williams' Pink Pills for Pale People, and also later heard of the cures they had effected in a number of persons personally known to me, and it was their published stories that decided me to try them.

"I got some of the pills, and after I had taken the first box I had no more headaches for several months. Last fall the headaches returned, however, and I took another box of the pills and am happy to say have not since been bothered.

"This summer my head began to have a heavy feeling, and at times I was quite drowsy, but no pains accompanied it. I now have more pills and though I've taken only a few I feel well again.

"I don't think any person could stand it a great while to be troubled as I was and stand the amount of pain. I know that Pink Pills are a good medicine and fully what they are represented to be. My doctor recommended them to some of my friends with beneficial results. Oh, my, yes! They have done wonders for me. I do all my own housework on the farm. We have a family of twelve cows, and often when the boys are very busy getting in the crops I have milked all the cows alone."

Dr. Williams' Pink Pills for Pale People are an unfailing remedy for all diseases arising from a poor and watery condition of the blood, such as pale and sallow complexion, general muscular weakness, loss of appetite, depression of spirits, general debility, anæmia, chlorosis or green sickness, palpitation of the heart, shortness of breath on slight exertion, coldness of hands or feet, swelling of the feet and limbs, pain in the back, nervous headache, dizziness, loss of memory, feebleness of will, ringing in the ears, early decay, all forms of female weakness, leucorrhœa, larly or irregular periods, suppression of menses, neuralgia, paralysis, locomotor ataxia, rheumatism, sciatica, all diseases depending on vitiated humors in the blood, causing scrofula, swollen glands, fever sores, rickets, joint diseases, hunchback, acquired deformities, decayed bones, chronic erysipelas, catarrh, consumption of the bowels and lungs, and also for invigorating the blood and system when broken down by overwork, worry, disease, excesses and indiscretions of living, recovery from acute diseases, such as fever, etc., loss of vital powers, spermatorrhœa, early decay, premature old age. They act directly on the blood, supplying to the blood its life-giving qualities by assisting it to absorb oxygen, that great supporter of all organic life. Pink Pills are sold by all druggists, or will be sent post paid on receipt of price, 50 cents a box or six boxes for \$2.50, by addressing Dr. Williams' Medicine Co., Schenectady, N. Y.

BERRIES—Strawberries, \$1 10/25 per drawer for Longworth, and 50c per drawer for large berries.

Eastern Grain Market.  
WHEAT—March, 71c; May, 70c; June, July, 69c.  
Chicago, March 27th.  
WHEAT—March, 61c; May, 63c; July, 65c.

SACRAMENTO MARKET.  
This was a quiet day in local produce circles, partly due, no doubt, to the storm.

Following are the retail prices for the various articles mentioned:  
FLOUR—Family Extras, \$2 20 per 100 lbs.; \$1 10 for 50 lbs.  
FRUIT—Bananas, 25c per dozen; Lemons, 25c; Oranges—Seedlings, 15c; 63c per dozen; Apples, 40c; Dates, 10c per lb.; Peaches, 45c per lb.; Cherries, 10c each; Cranberries, 10c per quart; Pineapples, 60c each.

DAIRY PRODUCE—Butter—Valley, 25c per roll; Putaluma, 40c; Creamery, 45c; Cheese—California, 12c per lb.; Young American, 15c; Eastern, 18c; Swiss, 20c; Genuine Swiss, 40c; American, 30c; Martin's Creamery, 20c.  
EGGS—Turkeys—Live Hens, 14c per lb.; Live Gobblers, 12c; dressed, 15c; Chickens—Hens, 60c each; Roosters, 50c; Broilers, 55c; Tame Ducks, 75c; Geese, \$2 per pair.

EGGS—Ranch Eggs, 2 dozen for 25c. GAMB—Hare, 25c each; Rabbits, 50c per pair; Squirrels, 20c; Green, 90c; 10c.  
VEGETABLES—Onions, 2c per lb.; Bunch Vegetables, 12c; Garlic, 10c per lb.; Lettuce, 3 for 5c; Artichokes, 90c; Dried Peppers, 20c per lb.; Celery, \$3.00 per bunch; Cauliflower, 10c per bunch; Horseradish, 10c per lb.; Mushrooms, 10c; Spinach, 6c; Cream Squash, 3c per lb.; Asparagus, 30c per lb.; String Beans, 10c; Green Peas, 6c; Tomatoes, 10c per lb.; Rhubarb, 30c per lb.

MEATS—Best—Prime Rib Roast, 12c; 10c; Lean Steak, 12c; Beef Steaks, 10c; Chuck Roast, 10c; Rump, 8c; Brisket, 8c; Chuck Steak, 10c; Veal—Loin and Rib Chops, 12c; Roast Veal, 12c; Mutton—Leg, 11c; Loin and Rib Chops, 12c; Pork—Stew, 8c; Shoulder Chops, 8c; Pork, 10c per lb.; Corned Beef, 10c; Sausage, 12c; Vienna Sausage, 15c; Bacon, 18c per lb.; Ham, 12c per lb.

HAY AND GRAIN—Oat Hay, 55c per cut; Wheat, 55c; second quality, 50c; Alfalfa, first cutting, 45c; second and third cuttings, 35c; Whole Barley, 90c; Ground Barley, 95c; Feed Oats, \$1.25; Middlings, 90c; Bran, 70c; Straw, 60c.  
CANDLES—Wholesale—Electric Light, 16 oz, 8c; 14 oz, 8c; 12 oz, 7c; 10 oz, 6c; Granite Mining, 16 oz, 10c; 14 oz, 9c; 12 oz, 8c; 10 oz, 7c.  
COAL—Oil—Wholesale—Pearl, 10c; Eocene, 21c; Elaine, 24c; Star, 19c; Extra Star, 23c; Water White (bulk), 14c.

GASOLINE—Wholesale—Stove Gasoline, 20c; Stove Gasoline, bulk, 15c; 15 degree Gasoline, 25c; 86 degree Gasoline, bulk, 20c; 63 degree Benzine, 19c; 63 degree Benzine, bulk, 14c.

SAN FRANCISCO STOCK MARKET.  
San Francisco, March 27th.  
Morning Session—Alpha, 1c; Belcher, 28c; Bullion, 9c; C V, \$1.65; Mexican, 86c; C Point, 45c; Mono, 12c; Savage, 95c; Occidental, 88c; Union, 68c; Union, 67c; Yellow Jacket, 40c.  
Afternoon Session—Alpha, 1c; B & B, 66c; C V, \$1.65; Potosi, 40c; C Point, 42c; 45c; Yellow Jacket, 38c; Alpha, 8c; Belcher, 26c; C Nevada, 67c; Utah, 8c; Union, 65c; Alta, 16c; Occidental, 85c; Andes, 8c.  
Closing Quotations—Alta, 17c; Alpha Con, 8c; Andes, 8c; Belcher, 25c; B & B, 66c; Bodie, 25c; Bullion, 8c; Bulwer, 32c; California, 10c; Chena, 8c; Columbia, 46c; Confidence, 90c; C V, \$1.65; Con Imperial, 2c; C Point, 43c; Exchequer, 4c; Extra Star, 23c; H & N, \$1.20; Justice, 10c; Kentucky, 5c; Mexican, 55c; Mono, 8c; Occidental, 85c; Ophir, \$1.20; Overman, 15c; Potosi, 42c; Savage, 95c; Scorpion, 95c; Nevada, 65c; Union Con, 66c; Utah Con, 90c; Yellow Jacket, 80c.

SUPREME COURT DECISIONS.

SYLLABI.  
(No. 15,996.—In Bank.—Filed March 24, 1896.)

Lorraine W. de la Montanya, respondent; James de la Montanya, appellant. Divorce. Reversed, with directions to the court to grant defendant's motion for an order vacating the judgment in so far as it relates to alimony or provision for the support of plaintiff or the children of plaintiff and defendant. Also, in so far as it relates to the care and custody of the children. McFarland, J., Van Fleet, J., and Beatty, C. J., dissent.

The validity of a personal judgment obtained by constructive service of the summons, the defendant being absent from the State at the time of such service, will not be recognized by a foreign State. The foreign State will not permit the process of and the State to be served within its territory so as to compel one resident there to answer a writ issued by the courts of the other State. Ergo, such judgment is wholly void.

Substituted service, while valid upon those within the State, is void as to those without. The process cannot go beyond the State and compel any person in another State to resort to the State where the action is pending there to make his defense. No service will be recognized made here, whether actual or constructive.

Domicil often depends upon secret intention. It has never been made the test of jurisdiction to render a personal judgment, even in divorce.

Domicil is the test of personal rights in regard to inheritance, but unless made so by local law is not important as affecting the relation of the individual to the Government. The relation of the individual to the Government depends upon actual presence within the territorial limits of a country and upon a citizenship or allegiance.

(15,997.—In Bank.—Filed March 24, 1896.)

Lorraine W. de la Montanya, respondent; James de la Montanya, Jr., Lorraine S. de la Montanya, James Francis de la Montanya, James de la Montanya, appellants. Custody of children. Reversed.

Jurisdiction to appoint a guardian for infants, under the American system, is entirely local. The mere presence of infants within a jurisdiction is sufficient to confer jurisdiction, although they may be residents of another State, but as such jurisdiction is always exercised for the good of the child, the courts will not allow the power to be used for purposes of oppression or to prevent a parent temporarily within its jurisdiction from being taken away, when its best interests require it, to its more permanent residence. The jurisdiction is never used except when necessary for the good of the child.

(Sac. No. 86.—Department Two.—Filed March 25, 1896.)

Alexander McBean, appellant; the city of Fresno and W. H. McKenzie, Treasurer, defendants and appellants. Contract. Reversed, with instructions to trial court to overrule defendants' demurrer.

Proper sewers are so essential to the hygiene and sanitation of a municipality that a court will not look to see whether a power to construct and maintain the same is granted by the charter, but rather only to see whether by possibility the power has been expressly denied.

Disposition of the outfall is an essential part of the maintenance of a sewer system, and it is often necessary for inland cities to arrange that disposition without their corporate limits.

In the entering into of a contract with a municipality for work to be performed, no debt or liability is created for the aggregate amount of the installments to be paid under the contract; the sole liability or debt created is that which arises from year to year in separate amounts as the work is performed.

A sum payable on a contingency does not become a debt until the contingency has happened.

There is in this State no inhibition against the making of a contract by a municipal board which shall extend for more than one year, or even beyond the term of office of the board which makes it. If it be made to appear that at the time such a contract was entered into it was fair and just and reasonable, and prompted by the necessities of the situation, or was in the nature of an emergency, to the municipality, the contract will not be construed as an unreasonable restraint upon the powers of succeeding boards.

(No. 19,584.—Department Two.—Filed March 25, 1896.)

Charles Vaughan, appellant; William M. Knowlton et al., defendants; E. H. McChesney, respondent. Quiet title.

Section 2306 of the Revised Statutes of the United States provides that "the corners of the quarter and half-sections, not marked on the surveys, shall be placed as nearly as possible equidistant from those two corners which stand on the same line." But, where the subdivision line has been run and marked upon the ground, it can be identified, it must be adhered to.

(L. A. No. 88.—Department Two.—Filed March 25, 1896.)

John Bullock, respondent; James Taylor et al., defendants; C. O. Perry, appellant. Breach of contract. Appeal dismissed.

Notice of appeal must be served on all adverse parties, i. e., upon all those whose rights may be affected by a reversal of the judgment.

To hold that only a party receiving notice of appeal may move to dismiss is to place with the appellant in any case where there are several parties adverse to him the power to select his adversary upon appeal; naturally he would choose those least interested in sustaining the judgment.

(Sac. No. 97.—Department Two.—Filed March 25, 1896.)

M. Bilby, respondent; W. H. McKenzie, appellant; A. McBean, intervenor and appellant. Mandamus to compel Treasurer of Fresno City to pay warrants for labor performed.

In all municipal corporations the revenues of a given year, and those only, may be devoted to the payment of claims arising in that year, and a rightful claimant may not be robbed of his due by a technical transfer of the moneys of a fund of the year in which the demand accrued into the fund of a later year before adjustment and settlement of all demands. Through the moneys of the fund remain in the treasury until a later year, they still remain a part of the original fund.

(Sac. No. 1.—Department Two.—Filed March 23, 1896.)

John H. Elch, respondent; Justus Greel and J. R. Garrett, appellants. Promissory note, negotiable. Reversed, with leave to defendants to amend answer.

Where an action is brought to recover on a promissory note, and the answer admits the making of the note, and on the showing of the defendants themselves there is an amount due thereon

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