

Address
NERVOUS AND DEBILITATED
Sufferings Have Been Protracted
HIDDEN CAUSES
Whose Cases Require Treatment

RENDER EXISTENCE DESIRABLE.

If you are suffering or have suffered from involuntary discharges, what effect does it produce upon your general health? Do you feel weak, debilitated, easily tired? Does a little extra exertion produce palpitation of the heart? Does your liver, or urinary organs, or your kidneys, frequently get out of order? Is your urine sometimes thick, milky, or foamy, or is itropy on setting? Or does a thick sediment rise to the top? Is there a sediment at the bottom after it has stood awhile? Do you have spells of short breathing or dyspnoea? Are your bowels constipated? Do you have spells of fainting or rashes of blood to the head? Is your memory impaired? Do you feel indistinctly dwelling upon this subject? Do you feel cold, listless, mooping, tired of company of life? Do you wish to be left alone, to get away from everybody? Do you have little things making you start or jump? Is your sleep broken or restless? Is the lustre of your eyes as brilliant? The bloom on your cheek as bright? Do you enjoy yourself in society as well? Do you pursue your business with the same energy? Do you feel so much confidence in yourself? Are your spirits dull and sagging, given to fits of melancholy? If so, do not lay it to your liver or dyspepsia. Have you restless nights? Your back weak, your knees weak, and have you but little appetite, and you attribute this to dyspepsia or liver complaint?

Helmbold's Fluid Extract Buchu

GREAT DIURETIC.

A CERTAIN CURE FOR DISEASES OF THE BLADDER.

FEMALE COMPLAINTS, GENERAL DEBILITY, KIDNEYS, GRAVEL, DROPSY, ORGANIC WEAKNESS.

ALL DISEASES OF THE URINARY ORGANS.

Whether Existing in Male or Female.

WHATEVER CAUSE ORIGINATING

LONG STANDING

If no treatment is submitted to Consumption or Insanity may ensue. Our flesh and blood are supported from these sources, and the health and happiness, and that of Posterity depend upon prompt use of a reliable remedy.

HELMHOLD'S EXTRACT BUCHU

ESTABLISHED UPWARD OF 18 YEARS.

H. T. HELMBOLD, DRUGGIST, 294 Broadway, New York, and 134 South 10th Street, Philadelphia, Pa. PRICE—\$1 per bottle, or 6 bottles for \$5.00, delivered to any address. Sold by all druggists everywhere.

THE CRESCENT'S DISPATCHES.

THE MEMPHIS RACES.

THIRD DAY.

Special to the New Orleans Crescent.
MEMPHIS, April 29.—The weather is perfectly delightful, the air balmy, and the track in fair order. The attendance to-day was very large, the ladies being out in full force, and more numerous than on any day since the races began.
The first race, the Senate sweepstakes, a two mile dash for three year olds, for a purse of \$300, was won by F. Bissick's Patsy Malloy, who beat Elgin Castello's filly and Fannie Moore, coming in in 4:08 1/2.
The second race, mile heats, free for all ages, purse \$250, was competed for by E. A. Smith's Malcom, F. Ewing's Bill Forrest, and J. Cressley's Redfoot, and was won with ease by the first mentioned horse.

FROM WASHINGTON.

THE IMPEACHMENT TRIAL.

A CARD AGAINST BUTLER.

THE GEORGIA ELECTION.

ACQUITTAL STOCK UP.

NELSON'S TRIUMPH OVER BUTLER.

THE NORTH CAROLINA ELECTION.

The Arkansas and South Carolina Constitutions.

SUMNER OBJECTS TO LANGUAGE USED BY NELSON.

NELSON TRIES TO READ A LETTER IN THE ALTA VELA CASE.

WASHINGTON, April 29.—In the House a resolution was offered to print 500 copies of the Southern Constitutions.

In the impeachment court, Sumner moved a resolution censuring Nelson for language likely to provoke a duel. Several objections were made.

Nelson produced a letter dated March 9, with Butler's and Logan's signatures, regarding Alta Vela. Butler desired to see the letter. Nelson desired some pledge that it would be returned.

Chase made some objection, when Nelson said he would prefer depositing it with the secretary of the Senate, who could show it to Butler. Here the matter stopped. Evans proceeded with his argument.

Senator telegraphs Grant that Georgia ratifies the Constitution, and elects Bullock governor, but that the legislature is Democratic.

Mr. Stanbery will deliver his speech in person. Evans spoke all day and will conclude to-morrow.

Acquittal stock is up. Bets even to-day. Nelson's triumph over Butler to-day was complete. Trumbull moved that Nelson be allowed to explain. Nelson, as part of the explanation, besides being directed to the Senate, said: "I have a letter which I would like to read."

Davis said a manager had no business to object. Senator Sherman then objected. Hendrick's moved that Nelson be allowed so much as would show date and signature—carried. Nelson, holding the letter, faced toward the Senate, said: "Senators will see that the letter is dated March 9th, and here attached to it will be the autographs B. F. Butler and John A. Logan."

The leadership which Sumner has assumed regarding the rules is evidently distasteful to several senators.

Canby telegraphs Grant that the majority in North Carolina so far for the Constitution is 13,000—six counties not heard from.

The chief justice said the Chief of Claims that one of the depositions in cotton cases were not properly read to witnesses, but were extended here by commissioners from photographic notes. The court has ordered new depositions, causing delay and disappointment in many cases.

The resolution committee met to-day and considered the South Carolina and Arkansas Constitutions, but came to no conclusion. They will meet again on Saturday.

Senator Sumner offered an order, that "Whereas, Mr. Nelson, one of the counsel for the president, in addressing the Senate, has used disorderly words, as follows: 'So far as any question the gentleman desires to make with me, this is not the place to make it,' and whereas, such language, besides being directed to the Senate, was calculated to bring on a duel, or intimate a desire or willingness to fight one; it is therefore ordered that Mr. Nelson, one of the counsel for the president, has justly deserved the disapprobation of the Senate."

Nelson rose. The chief justice said he could only proceed by unanimous consent. Sumner objected unless it was for the purpose of explanation. Nelson said he only wished to read a letter in the Alta Vela case. Butler objected, as far as was concerned, there would be no further action taken in the matter, but objected to reading the letter. Nelson hoped he would be allowed to say one word; he had intended no offense by what he had said, but if anything was to be done with the resolution he hoped he would have an opportunity to explain. So far as he was concerned, he was willing to let the matter drop. Sherman objected to present consideration of the resolution. Nelson repeated his desire to present the letter. The chief justice put the motion whether Nelson be allowed to proceed; agreed to. Butler repeated his objection. Senator Trumbull asked that, as the manager had been allowed the privilege of saying what he desired, some privilege be extended to Nelson. Chief justice said: "I cannot proceed without the consent of the Senate. Davis raised a point of order that, after the Senate had permitted counsel to proceed, it was not competent for a manager to object. Chief justice did not understand how he was allowed to read a letter. Nelson begged leave to object to reading of letters until after they were presented to the managers for examination. Sumner positively objected to allowing counsel to proceed after the language he had used, except for the purpose of explanation. Johnson asked if debate was in order. Confusion here occurred, several senators speaking at once. Hendricks moved that attorney for the president be allowed to read the letter. Nelson said he understood this to be the original letter. He also understood the signature to be the genuine signature of Benjamin F. Butler, and the signatures below to be the genuine signatures of John A. Logan and James A. Garfield. The letter was brief, and he would like permission to read it. Howard objected to the reading. The chief justice said the letter could not be read unless by consent of the Senate. Nelson said it was almost impossible for him to explain if he was not permitted to read the letter. The letter is signed by Benjamin F. Butler. Beneath his signature are the words "I concur," which are signed by John A. Logan, and beneath those "So do I," signed by James A. Garfield.

There was no other date to the letter than March 9, 1868. Johnson asked as to the handwriting. Nelson said that the date and body of the letter were the same, but that the signatures were different. Nelson continued—On the 15th of March, Chancy F. Black addressed a letter to the president, saying that he inclosed this letter. The chief justice said—Counsel must confine himself to dates. Hendricks said his motion was to allow the attorney to read only so much of the letter as would show its date, and he objected to

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