

Over-Work Weakens Your Kidneys.

Unhealthy Kidneys Make Impure Blood.

All the blood in your body passes through your kidneys once every three minutes.

The kidneys are your blood purifiers. They filter out the waste or impurities in the blood.

If they are sick or out of order, they fail to do their work.

Pain, aches and rheumatism come from excess of uric acid in the blood, due to neglected kidney trouble.

Kidney trouble causes quick or unsteady heart beats, and makes one feel as though they had heart trouble, because the heart is overworked in pumping thick, kidney-poisoned blood through veins and arteries.

It used to be considered that the kidneys, but now modern science proves that nearly all constitutional diseases have their beginning in kidney trouble.

If you are sick you can make no mistake by first doctoring your kidneys. The mild and extraordinary effect of Dr. Kilmer's Swamp-Kidney, the great kidney remedy is now realized.

It stands the highest for its wonderful cures of the most distressing cases and stands on its merits.

By all druggists, fifty-cent and one-dollar bottles. You may have a sample bottle by mail.

Write for a sample bottle by mail. It costs nothing, but we will send you a sample bottle by mail.

THE ANTE-BELLUM WOMAN.

Your publication in last Sunday's issue of Mrs. Felton's letter on Hon. Henry Watterson's denunciation of the "49" pleased me.

It is a sweet reminiscence of the other days of perfect southern womanhood.

Mrs. Felton of the south, and Mrs. Logan of the north, are angels of the beautiful past still lingering with us and pointing their sex to the glories of true womanhood.

God bless them and make their light to shine far and long into the night of commercialized society.

I believe that the old south had the best social system that the world has ever known.

There was a moral basis and tone and southern society that money or wealth did not corrupt, but was used to make it deeper and stronger.

It was founded upon the veneration of men for what they contributed to the best nature of woman.

There was a tradition of mystery in the very hem of her garments that made men feel the benediction as well as the moral constraint of her presence.

It is needless to say that our southern women were equal to the occasion of such spiritual homage and in their manifestations of its appreciation they grandly illustrated the noblest qualities of feminine life and enhanced their influence for good.

All agree, however, that there is a difference in old south and new south society and that difference is in favor of the old.

This difference has been made by the women. The men have reluctantly yielded to it. They may, in time, under prevailing customs and notions, agree to it.

If women have not now the veneration of the men as in the bygone days it is because they have waived it, or refused it.

The glory of the so-called emancipation of women long ago crossed Mason's and Dixon's line over to us and the south has lost it.

We have cultivated sentiment in our politics, but we have banished it from society, and our losses both ways are beyond the telling of it.

I am not opposed to true progress along any line that aids humanity physically and materially, even to the reasonable fashions for men and women. There may be much vanity in such things, yet I would not suppress vanity, for after all that may be said against it, it is still a virtue.

But I am opposed to that progress along social lines which leaves the condition of the sexes to that scope where the liberties and opportunities of woman may be extended that she may be exonerated from the obligations of her sex to preserve its sweetest, tenderest and noblest traditions of mother, sister, sweetheart and wife.

These are spheres in the domestic and moral economy of God's laws fixed for woman. And for man are the obligations to provide for her, protect and cherish her, as father, brother, sweetheart and husband.

It should be the kindly light that finds her in the day and he should be the watchman by night. If she follows, the light will lead her to true happiness, and her happiness will radiate to the hearts of all around her.

In the economy of nature and nature's God men and women differ as the stars differ from another star. The woman was made as man's helpmeet. When she becomes his rival in mental, moral and material attributes she has out of nature and made another sphere for herself.

OLIVER RHINEDON.

Intensified Farming.

An acre well attended will return more than two acres indifferently attended. This is true whether devoted to cereal, vegetable or fruit.

An intelligent comprehension of what the grain, the plant or the food requires, and a knowledge of what the soil contains, that the plant food be properly supplied, is the first requisite and the second and not less important requisite is proper tillage.

The thrifty horticulturist who lives in his garden, feeding his plants, and constantly on guard to route the vegetable's enemy, whether germ, worm or weed, is the man that makes the single acre turn into his till as large net revenue as many indifferently farmed acres.

Southern Farm Magazine of Baltimore for October.

Rural Schools. Farmers, wake up! These schools are yours. They were intended for the education of your children.

Make them suitable places for the training of the intelligent youth of our land. Employ the best teachers that you can get for love and money.

They are your schools. Make them your joy and your pride. Keep the school open eight or ten months of the year.

Improve the grounds; build fences; plant trees and vines; provide plenty of pure water. Remember, your children and their teacher must spend eight hours a day at these school houses.

Attend teachers' institutes. Keep up with changes in public school laws and regulations. Help to make good laws. Stand by your school and your teacher.

Elizabeth D. Abernathy in Southern Farm Magazine of Baltimore for October.

THE M'CORMICK HARVESTING MACHINE COMPANY.

F. D. POOSER, Agent, Ocala, Florida.

As before stated, I have on hand a cartload of one and two-horse mowers, rakes, sickle graders and repair parts, and small have in the next few days a car load of reapers, binders, shredders and every part pertaining to make harvesting a success.

Remember that the McCormick binder is the only right hand machine on the market, and should you buy any other, you are sure to be disappointed.

We defy and challenge the world to meet us in the harvest field. There is the place to show what your machines are. Call and see me and I will give you points that will interest you, and save you money. Every machine sold will be put up and tested before it is turned over to you.

F. D. POOSER, Agent, 3-18-dit-wlm

BUY THE NEW HOME SEWING MACHINE

Do not be deceived by those who advertise a Sewing Machine for \$20.00. The best of a machine can be bought from us for only \$18.00.

WE MAKE A VARIETY.

THE NEW HOME IS THE BEST.

The best determined strength or weakness of Sewing Machines. The Double Arm of our Sewing Machine is the best Sewing Machine to buy.

Write for CIRCULARS about the different styles of our machines. We manufacture and repair Sewing Machines.

THE NEW HOME SEWING MACHINE CO. 2000 N. Y. Ave., Chicago, Ill., Atlanta, Ga., St. Louis, Mo., Dallas, Texas, San Francisco, Cal.

4 OZS FULLS EXPRESS PREPAID \$3.20 6 OZS \$4.50 12 OZS \$9.00

CHAS. BLUM & CO. 517 and 519 W. Bay St. Jacksonville, Florida

T. MURPHY, Machine and Iron Works.

Iron, Brass and Bronze Castings; Machine and Pattern Shops; Marine and Railroad Repairs.

610 to 617 E. Bay Jacksonville, Fla

West Coast Fish and Oyster Company.

Your trade is solicited and will be neatly and tastily handled. Prices lowest possible figures. The celebrated Crystal River Salt Oysters will again be on the market. Special attention and prices given monthly on fresh and salt water fish.

E. T. BOWMAN, Manager. Crystal River Florida.

RUBBER STAMP WORKS.

Rubber Stamps, Seals, Stencils, Autograph Stamps and Supplies. All Styles made to order in 6 to 12 hours. Mail orders solicited, satisfaction guaranteed.

224 Main St., Jacksonville, Fla

NOTICE

In the Circuit Court of the Fifth Judicial Circuit of Florida, Marion County, in Chancery.

Hester Frazier, Complainant, vs. Isaiah Frazier, Defendant—Bill for Divorce.

THE DEFENDANT, ISAHIA FRAZIER is hereby required to appear to the bill of complaint in the above entitled cause on the rule day in December, 1903.

At the City of Ocala, A. D. 1903. S. T. SISTRUNK, Clerk Circuit Court.

NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION 8 OF CHAPTER 4888, LAWS OF FLORIDA.

NOTICE IS HEREBY GIVEN THAT T. T. Munroe and Z. C. Chambliss, purchasers of tax certificate No. 129, dated the 6th day of August, A. D. 1902, have filed said certificates in my office and have made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion County, Florida, to-wit:

Commencing eighty-five feet east of northeast corner of lot seven Scott's survey Ocala, thence east 59.54 feet, north 104.20 feet, west 59.54 feet, north 69.22 feet, to p. o. b. The said land being assessed at the date of the issuance of such certificates in the name of Edward Leaver.

Unless said certificate shall be redeemed according to law, tax deed will be issued thereon on the 5th day of November, A. D. 1902.

Witness my official signature and seal this 3rd day of October, A. D. 1902. S. T. SISTRUNK, Clerk Circuit Court of Marion County, Fla.

NOTICE OF Application for Tax Deed under Section 8 of Chapter 4888, Laws of Florida.

NOTICE IS HEREBY GIVEN THAT J. B. Laidman, purchaser of tax certificate No. 184, dated the 6th day of August, A. D. 1902, has filed said certificate in my office and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Marion County, Florida, to-wit:

Lot one block J. Steele's Addition to Citra, township twelve, range twenty-two.

The said land being assessed at the date of the issuance of such certificate in the name of Wm. A. Crane.

Unless said certificate shall be redeemed according to law, tax deed will be issued thereon on the 8th day of November, A. D. 1902.

Witness my official signature and seal this the 15th day of October, A. D. 1902. S. T. SISTRUNK, Clerk Circuit Court of Marion Co. Fla.

NOTICE OF Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

NOTICE IS HEREBY GIVEN THAT J. J. Laidman, purchaser of tax certificate No. 172, dated the 6th day of August, A. D. 1902, has filed said certificate in my office and has made application for tax deed to issue in accordance with law.

Said certificate embraces the following described property situated in Marion County, Florida, to-wit:

Commencing at a point six and two-third chains west of southeast corner of northeast quarter of northeast quarter, section 25, township 14, south range 22 east, thence west six and two-third chains, north 10 chains, east six and two-third chains, north 10 chains, to p. o. b.

The said land being assessed at the date of the issuance of said certificate in the name of Robt. Gorleck.

Unless said certificate shall be redeemed according to law, tax deed will be issued thereon on the 15th day of November, A. D. 1902.

Witness my official signature and seal this the 4th day of October, A. D. 1902. S. T. SISTRUNK, Clerk Circuit Court of Marion Co., Fla.

NOTICE OF Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

NOTICE IS HEREBY GIVEN THAT B. L. Hickman, purchaser of tax certificate Nos. 528, 529 and 501, dated the 6th day of August, A. D. 1902, has filed said certificates in my office, and has made application for tax deed to issue in accordance with law.

Said certificate embraces the following described property situated in Marion County, Florida, to-wit:

East half of lot 1, section 25, township 13, range 25, and north half of north half of northeast quarter section 25, township 14, range 25.

The said land being assessed at the date of the issuance of such certificate in the name of J. J. Baird, Enklowa, M. H. Tronell.

THE MASSEY SYSTEM OF Business Colleges

Jacksonville, Fla., Columbus, Ga., Montgomery, Ala., Richmond, Va., Birmingham, Ala., Louisville.

The - Great - Business - Schools - of - the - South.

WE PAY STUDENTS' RAILROAD FARE, AND PLACE GRADUATES IN PROFITABLE SITUATIONS.

Several hundred former pupils in Florida holding positions of profit and trust. Special arrangements at Jacksonville for board. Send for catalogue.

MASSEY BUSINESS COLLEGE, Jacksonville, Fla

LICENSE REPORT-MARION COUNTY.

REPORT OF LICENSES ISSUED BY THE TAX COLLECTOR, DUPLICATES OF WHICH HAVE BEEN FILED WITH THE COUNTY JUDGE FOR THE PERIOD BEGINNING ON THE FIRST DAY OF MARCH, A. D. 1902, AND ENDING ON THE THIRTIETH DAY OF SEPTEMBER, INCLUSIVE, A. D. 1902.

Table with columns: No., To Whom Granted, For What Purpose, Period of License, Lapor Dealer for State, All Other Dealers for State, Total From Each Party for State, Total From Each Party for County, Remarks.

State of Florida, Marion County: I, R. Bullock, County Judge, in and for said County, do hereby certify that the foregoing list of persons is a true list of those who have occupation licenses in Marion County, Fla., from March 1, 1902, to September 30, 1902.

In testimony whereof I hereunto set my hand and seal of office this 1st day of October, 1902. R. BULLOCK, County Judge.

NOTICE OF ELECTION

WHEREAS, THE LEGISLATURE OF 1901, under the Constitution of 1885, of the State of Florida, passed a joint resolution proposing amendments to the Constitution of the State of Florida, and the same were agreed to by three-fifths of all the members elected to each House, the vote on said joint resolutions were entered upon their respective journals, with the yeas and nays thereon, and they had determined and directed that the said joint resolutions be submitted to the electors of the state at the general election on November, 1902.

Now therefore, I, H. Clay Crawford, secretary of state of the State of Florida, do hereby give notice that a GENERAL ELECTION will be held in each county in Florida, on Tuesday next succeeding the first Monday in November, A. D. 1902, the said Tuesday being the FOURTH DAY OF NOVEMBER, for the ratification or rejection of the said joint resolutions proposing amendments to the Constitution of the State of Florida, viz:

ARTICLE XIX. That the following amendments to the Constitution of the State of Florida be, and the same are hereby agreed to, and shall be submitted to the electors of the State of Florida at the general election in 1902 for ratification or rejection: Sec. 2, Art. V of the Constitution is hereby amended so as to read as follows:

The Supreme Court shall consist of three Justices, except as hereinafter provided, who shall be elected by the qualified electors of the state at the time and places of voting for members of the legislature, and shall hold their office for the term of six years, except that one elected, one of whom, to be designated by lot in such manner as they may determine, shall hold his office for two years, another, to be designated in a like manner, for four years, and the third for six years, so that one shall be elected every two years after the first election.

The Chief Justice shall be designated by lot by said Justices, and shall be such during his term of office. The said section shall be amended so that the first Tuesday after the first Monday in January after their election.

That the number of the Justices of the Supreme Court holding office at the same time shall not be less than three, and shall not be greater than six, and provided that no Justice of the Supreme Court can by such act of the legislature be designated as his successor, and that the term for which he was elected, during the term for which he was elected.

Section 4, Art. V of the constitution is hereby amended so as to read as follows: The majority of the Justices of the Supreme Court shall constitute a quorum, and the concurrence of a majority of the members of the court sitting in any case wherein the court shall sit as one body shall be necessary to a decision, and when any member of a division of the court shall dissent from the majority of such division on any question, such question shall be submitted to the court sitting in a body. The number of terms of the Supreme Court and the time of holding the same shall be regulated by law. All terms shall be held at the capital of the State.

ARTICLE XX. That the following amendment to the Constitution of the State of Florida be, and the same is, hereby agreed to, and shall be submitted to the electors of the state at the general election in 1902, for ratification or rejection: section 3 of Article V of the Constitution is hereby amended so as to read as follows:

There shall be eight Circuit Judges who shall be appointed by the governor, and confirmed by the senate, and who shall hold their office for six years.

The state shall be divided by the legislature at its first regular session after the adoption of this section, into eight Judicial Circuits, and one Judge shall be assigned to each Circuit. Such Judge shall hold at least two terms of his court in each county within his circuit every year, and at such times and places as shall be prescribed by law, and may hold special terms.

The governor may, in his discretion, order a temporary exchange of circuits by the respective Judges or order any Judge to hold one or more terms or part of parts of any term in any other circuit than that to which he is assigned. The Judge shall reside in the circuit of which he is Judge.

This section shall not be operative until the legislature shall have divided this state into eight circuits, as hereinbefore provided; and the seven Circuit Judges holding office at the time of such division shall continue to exercise jurisdiction over their several existing circuits, as constituted at the time of such division, until the Judge of the additional circuit shall have qualified. The Circuit Judges holding office at the time of such division shall severally continue in office until the expiration of their then existing term of office as Judge of the Circuits

ADMINISTRATOR'S NOTICE FOR DISCHARGE

NOTICE IS HEREBY GIVEN THAT ON the first day of January, A. D. 1903, the undersigned as the administrator of the estate of Oliver G. Finch, late of the County of Marion in the State of Florida, deceased, will present to the honorable County Judge for Marion County, Florida, my final return as such administrator, and ask to be discharged.

LUCINA AUGUSTA FINCH, Ocala, Florida, June 28, 1902. 7-4-rem-6m.

NOTICE OF FINAL DISCHARGE.

NOTICE IS HEREBY GIVEN THAT I WILL on the 4th day of December, 1902, apply to the judge of the County Judge's Court for a final settlement of my accounts, and an order of discharge as Administrator of the estate of John W. Randall, deceased. This 2d day of June, A. D. 1902. PATRICK T. RANDALL, Administrator.

ADMINISTRATOR'S NOTICE

NOTICE IS HEREBY GIVEN THAT I, Donald E. McIVER, as the administrator of the estate of Donald Murray, deceased, will present my accounts and vouchers to the Honorable Robert Bullock, County Judge for Marion County, Florida, on the 27th day of October, A. D. 1902, and ask to be discharged and make final settlement of my accounts as administrator of said estate.

DONALD E. McIVER, As Adm'r of Donald Murray, Dec'd. 4-11-6m

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