#### POETRY.

#### GOOD ENOUGH.

Dear boys, I want to give you A motto safe and good : Twill make your life successful If you heed it as you should, Obey it in the letter -Don't say a thing is "good enough" Till it can be no better.

And whether at your lessons, Or at daily work, Don't be a half-way dabbler -Don't slip and slide and shirk. And think it doesn't matter That such talk is "trash" and "stuff" For until your task is perfect It is never "Good enough."

If your work is in the school-room, Make every lesson tell; No matter what you mean to be, Build your foundation well. Every knotty point and problem That you bravely master now Will increase your skill to labor With the pen or with the plow

If you sweep a store or stable, Be sure you go behind Every box and bale and counter : It will pay, you'll always find, To be careful, patient, thorough Though the work be hard and rough And when you've done your very best, 'Twill then be "good enough."

So you'd better take my motto, If you ever mean to work To any station higher Than a stable boy or clerk. It will make you independent, It will make you no man's debtor. They never say "It's good enough" Till it can be no better.

#### SELECT STORY.

### BERYL BRENTANO

-OR-

THE SAPPHIRE OF THE SOUTH.

CONTINUED.

CHAPTER XIX.

"Gentlemen of the jury: I were a blot upon a noble profession, a disgrace to honorable manhood, and a monster in my own estimation, if I could approach the fatal Finis of this melancholy trial, without painful emotions of profound regret, that the solemn responsibility of my official position makes me the reluctant bearer of the last stern message uttered by retributive justice. How infinitely more enduty of the Amicus Curice, my gallant friend and quondam colleague, who in voluntary defence has so ingeniously, eloquently and nobly led a forlorn hope, that he knew was already irretrievably lost? Desperate, indeed, must he deem that cause for which he battles so valiantly, when dire extremity goads him to lift a rebellious and unfilial voice against the provisions of his foster-mother, criminal jurisprudence, in whose service he won the brilliant distinction and crown of laurel that excite the admiration and envy of a large family of his less fortunate foster-brothers. I honor his heroism, applaud his chivalrous zeal, and wish that I stood in his place; but not mine the privilege of mounting the white horse, and waving the red flag of the 'Lactees.' Dedicated to the mournful rites of justice, I have laid an iron hand on the quivering lips of pity, that cried to me like the voice of one of my own little ones; and very sorrowfully, at the command of conscience reason, and my official duty, I obey the mandate to ring down the black curtain on a terrible tragedy, feeling like Dante, when he confronted the doomed -'And to part I come, where no light shines. So clearly and ably has my distinguished associate, Mr. Wolverton presented all the legal points bearing upon the nature and value of the proof, submitted for your examinations, that any attempt to buttress his powerful argument were an unpardonable reflection upon your intelligence, and his skill; and I shall confine my last effort in behalf of justice, to a brief analysis and comparison of the hypothesis of the defence, with the verified result of the prosecution "Beautiful and sparkling as the frail glass of Murano, and equally as thin, as treacherously brittle, is the theory so skilfully manufactured in behalf of the accused; and so adroitly exhibited that the ingenious facets catch every possible gleam, and for a moment almost dazzle the eyes of the beholder. In attempting to cast a lance against the shield of circumstantial evidence, his weapon rebounded, recoiled upon his fine spun crystal and shivered it. What were the materials wherewith he worked? Circumstances, strained, well-nigh dislocated by the effort to force them to fit into his Procrustean measure. A man was seen on the night of the twenty-sixth, who appeared unduly anxious to quit X--- before daylight; and again the mysterious stranger was seen in a distant town in Pennsylvania, where he showed some gold the destinies of the universe guide you, coins of a certain denomination, and and enable you to perform faithfully your dropped on the floor one-half of an enawful duty.' velope, that once contained a will. In view of these circumstances (the proseence that pervaded the court room, and cution calls them facts), the counsel for

satisfactory solution ; she was there, divid- cumstances of any particular case, but is down, black and stormy ; and though the ing her blood-stained spoils with the the common right of every person accused fury of the gale seemed at one time to have equally guilty accomplice - her lover. of a crime. The law surrounds the prisoner spent itself, the wind veered to the im- Done to Authors." The prosecution brings to the bar of re- with a coat of mail, that only irrefragable placable east, and instead of fitful gusts, tribution only one criminal; the defence proofs of guilt can pierce, and the law de- a steady roaring blast freighted with rain not only fastens the guilt upon this unclares her innocent, unless the proof you smote the darkness. The officer conducthappy woman, by supplying the missing have heard on her trial satisfies you, be- ed the prisoner across the dim corridor, links, but proves premeditation, by the yond a reasonable doubt, that she is guilty. and opened the door of the small anteperson of an accomplice. Four months What constitutes reasonable doubt, it behave been spent in hunting some fact that comes your duty to earnestly and carefully dered gloomily familiar. would end to exculpate the accused, but consider. It is charged that the defendant, each circumstance dragged to light serves on the night of the twenty-sixth of only to swell the dismal chorus, 'Woe to October, did wilfully, deliberately, and in such an ice-box. I will throw my the guilty.' To-day she sits in the ashes premeditately murder Robert Luke Dar- overcoat on the floor, and you can wrap of desolation, condemned by the unani- rington, by striking him with a brass mous evidence of every known fact con- andiron. The legal definition of murder nected with this awful tragedy. To sup- is the unlawful killing of another, with sherift's room. The judge will not wait pose this black and frightful host of proofs, malice aforethought, and is divided into what does she offer us? Simply her bare, two degrees. Any murder committed solemnly reiterated denial of guilt. We knowingly, intentionally, and wantonly, hold our breath, hoping against hope that and without just cause or excuse, is murder she will give some explanation, some solu- in the first degree; and this is the offence tion, that our pitying hearts are waiting so charged against the prisoner at the bar eagerly to hear; but dumb as the Sphinx. If you believe from the evidence, that the she awaits her doom. You will weigh that defendant, Beryl Brentano, did, at the time and place named, wilfully and prebare denial in the scale with the evidence, meditatedly kill Robert Luke Darrington, and in this momentous duty recollect the cautious admonition that has been furnishthen it will become your duty to find the ed to guide you; 'Conceding that asseverations of innocence are always deservso believe, then it will be your duty to ing of consideration by the executive, acquit her. A copy of the legal definition what is there to invest them with a conof homicide, embracing murder in the clusive efficacy in opposition to a chain of first and second degrees, and of manpresumptive evidence, the force and slaughter in the first and second degrees, weight of which falls short only of mathematical demonstration?' The astute and it is your right and privilege, after a careeloquent counsel for defence, has cited ful examination of all the evidence, to some well known cases, to shake your faith in the value of merely presumptive proof. "I offer for your consideration, an instance of the fallibility of mere bare, unminds to the exclusion of a reasonable

doubt supported denial of guilt, on the part of "In your deliberations you will conthe accused. A priest at Lauterbach was suspected, arrested and tried for the mur-

established rules provided for the guidance der of a woman, under very aggravated of jurors,circumstances. He was subjected to eighty " 1 --- The burden of proof rests upon examinations ; and each time solemnly denied the crime. Even when confronted at midnight with the skull of the victim

murdered eight years before, he vehestage of the case. "' II.- Before the jury can convict the mently protested his innocence; called on the skull to declare him not the assassin, accused, they must be satisfied from the evidence that she is guilty of the offence and appealed to the Holy Trinity to proclaim his innocence. Finally he concharged in the indictment beyond a reafessed his crime; testified that while they should believe her guilt only probcutting the throat of his victim, he had exhorted her to repentance, had given her

will authorize a conviction; but the eviabsolution, and that having concealed the dence must be of such character and tendcorpse, he had said masses for her soul. ency as to produce a moral certainty of the "The forlorn and hopeless condition of prisoner's guilt, to the exclusion of reathe prisoner at this bar, appeals pathetisonable doubt. cally to that compassion which we are taught to believe coexists with justice.

"'III.- Each fact which is necessary in even in the omnipotent God we worship; guilt of the accused, must be distinctly yet in the face of incontrovertible facts. elicited from reliable witnesses, of coin-

Elm Bluff; but the defence gives the most prisoner; contingent on no peculiar cir- The night had settled prematurely Scribbler: Good morning, sir! A

> room, which frequent occupany had ren-"I wish I could make you more comfortable, and it is a shame to shut you up at night and broken of rest by a sick

your feet up in it. Yes, you must take it. I shall keep warm at the stove in the later than ten o'clock, then I'll take you back to Mrs. Singleton. It seems you prefer to remain here alone."

"Yes, entirely alone."

"You are positive you won't try a little hot punch, or a glass of wine?" "Thank you, but I wish only to be alone. "Don't be too down hearted. You will never be convicted under that indictment, at least not by this jury, for I have a suspicion that there is defendant guilty of murder; if you do not them, who will stand out until the stars fall, and I will tell you why. I happened to be looking at him when your Christmas card was shown by Mr. Dunbar. The moment he saw it, he started, stretched out his hand, and as he looked at it, I saw him will be furnished for your instruction ; and choke up, and pass his hand over his eyes. Soon after Christmas that man lost his only child, a girl five years old, who had convict of a lesser crime than that charged scarlet fever. To divert her mind, they in the indictment, provided all the evi- gave her a Christmas card to play with, dence in this case should so convince your that some friend had sent to her mother. to fight the foe, is Dr. Pierce's Medical She had it in her hand when she died, in convulsions, and it was put in her coffin and buried with her. My wife helped to stantly bear in memory, the following long nurse and shroud her, and she told me it

was the card shown in court; it was your card. The law can't cut out the heartstrings of the jury, and I don't believe the prosecution, and does not shift or that man would lift his hand against your change to the defendant in any phase or life, any sooner than he would strike the face of his child."

He locked the door, and Beryl found

herself at last alone, in the dreary little den where a single gas burner served only to show the surrounding cheerlessness. sonable doubt. It is not sufficient that The furniture comprised a wooden bench Oil. If you have Bronchitis-Use it. along the wall, two chairs, and a table in able. No degree of probability merely, the middle of the floor; and on the dusty bottle. panes of the grated window, a ray of ruddy light from the lamp post in the street beneath, broke through the leaden lances of the rain, and struggled for admission.

had wrecked her.

The neurotic pharmacopœia contains nothing so potent as despair to steady the chain of circumstances to establish the quivering nerves, and steel to superhuman endurance. For Beryl, the pendulum of

sible to come, had left her

week or so agone I submitted to you a manuscript entitled : "The Injustice Editor - Yes, I remember it. Scribbler-When I wrote that I was fired by an impulse I could not resist. Editor - So was the manuscript, sir.

MRS. WINSLOW'S SOOTHING SYRUP has been Asthma. nsed by millions of mothers for their children while teething. If disturbed

child crying with pain of Cutting Teeth send at once and get a bottle of "Mrs. Winslow's Soothing Syrup" for Children Teething. It will relieve the poor little sufferer immediately. Depend upon it mothers, there is no mstake about it. It cures Diarrhœa, regulates the Stomach and Bowels, cures Wind, Colic, softens the Gums and reduces Inflammation. Is pleasant to the taste. The prescription of one of the Gentle,

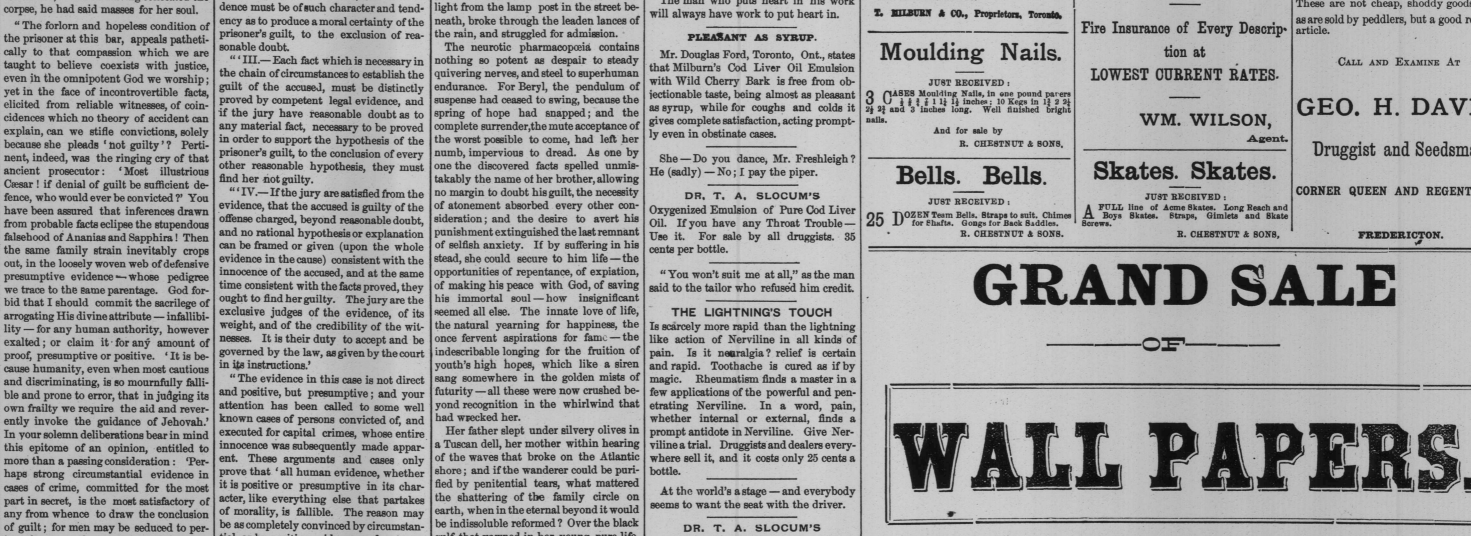
oldest and best female physicians and nurses in the United States, and is sold at 25 cents per bottle by all druggists throughout the Sleep. world. Be sure and ask for "MRS. WINS-LOW'S SOOTHING SYRUP.

There are people who pray for showers of blessing who want them to come without any clouds. RACING WITH WOLVES.

Many a thrilling tale has been told by

travelers of a race with wolves across the frozen steppes of Russia. Sometimes only the picked bones of the hapless traveler are found to tell the tale. In our own country thousands are engaged in a life-and-death race against the wolf consumption. The best weapons with which Discovery. This renowned remedy has cured myriads of cases when all other medicines and doctors had failed. It is the greatest blood-purifier and restorer of strength known to the world. For all forms of scrofulous affections (and consumption is one of them), it is unequaled as a remedy A nervous affection - A man's on the eve of proposal. DR. T. A. SLOCUM'S

Oxygenized Emulsion of Pure Cod Liver For sale by all druggists. 35 cents per The man who puts heart in his worl





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FREDERICTON.

the defence presumes that said stranger the eyes of the multitude turned anxiously to the grave countenance of the judge. committed the murder, stole the will; and Mr. Dunbar had seated himself at a small offers this opinion as presumptive proof table, not far from Beryl, and resting his that the prisoner is innocent. The arguelbow upon it, leaned his right temple in ment runs thus; this man was an accepted the palm of his hand, watching from belover of the accused, and therefore he neath his contracted black brows the earn- decision must have destroyed the will that begest, expectant faces of the jurymen; and gared his betrothed ; but it is nowhere in his keen, glowing eyes indexed little of evidence, that any lover existed, outside of the counsel's imagination; yet As- the fierce, wolfish pangs that gnawed modeus like he must appear when called ceaselessly at his heart, as the in

for, and so we are expected to infer, assume, presume, that because he stole the will he

must be her lover. Does it not make your "Gentlemen of the jury : before entering that box, as the appointed ministers of head swim to spin round in this circle of reasoning? In assailing the validity of justice, to arbitrate upon the most mocircumstantial evidence, has he not cut mentous issue that can engage human his bridges, burned his ships behind him? attention - the life or death of a fellow

"Gentlemen, fain would I seize this creature - you called your Maker to wittheory were it credible, and setting there- ness that you would divest your minds of on, as in an ark, this most unfortunite every shadow of prejudice, would calmly, prisoner, float her safely through the de-carefully, dispassionately consider, analyse Bluff, were led away to their final deliberluge of ruin, anchor her in peaceful se-luge of ruin, anchor her in peaceful security upon some far-off Ararat; but it your investigation; and, irrespective of

in order to support the hypothesis of the the worst j because she pleads 'not guilty'? Pertiprisoner's guilt, to the conclusion of every numb, impervious to dread. As one by nent, indeed, was the ringing cry of that other reasonable hypothesis, they must ancient prosecutor: 'Most illustrious find her not guilty. Cæsar ! if denial of guilt be sufficient de-

"'IV .- If the jury are satisfied from the fence, who would ever be convicted ?' You evidence, that the accused is guilty of the have been assured that inferences drawn offense charged, beyond reasonable doubt, from probable facts eclipse the stupendous and no rational hypothesis or explanation falsehood of Ananias and Sapphira! Then can be framed or given (upon the whole the same family strain inevitably crops evidence in the cause) consistent with the out, in the loosely woven web of defensive inocence of the accused, and at the same presumptive evidence - whose pedigree time consistent with the facts proved, they we trace to the same parentage. God forought to find her guilty. The jury are the bid that I should commit the sacrilege of exclusive judges of the evidence, of its arrogating His divine attribute - infallibiweight, and of the credibility of the witlity - for any human authority, however nesses. It is their duty to accept and be exalted; or claim it for any amount of governed by the law, as given by the court proof, presumptive or positive. 'It is bein its instructions.' cause humanity, even when most cautious

"The evidence in this case is not direct and discriminating, is so mournfully falliand positive, but presumptive; and your ble and prone to error, that in judging its attention has been called to some well own frailty we require the aid and reverently invoke the guidance of Jehovah.' known cases of persons convicted of, and executed for capital crimes, whose entire In your solemn deliberations bear in mind nnocence was subsequently made apparthis epitome of an opinion, entitled to ent. These arguments and cases only more than a passing consideration : 'Perprove that 'all human evidence, whether haps strong circumstantial evidence in it is positive or presumptive in its charcases of crime, committed for the most

acter, like everything else that partakes part in secret, is the most satisfactory of of morality, is fallible. The reason may any from whence to draw the conclusion be as completely convinced by circumstanof guilt; for men may be seduced to pertial, as by positive evidence, and yet may jury, by many base motives; but it can possibly not arrive at the truth by either. scarcely happen that many circumstances. "The true question, therefore, for your especially if they be such over which the consideration is not the kind of evidence accuser could have no control, forming in this case, but it is, what is the result of altogether the links of a transaction, should it in your minds? If it has failed to satisfy all unfortunately concur to fix the preyou of the guilt of the accused, and your sumption of guilt on an individual, and minds are not convinced, vacillate in

yet such a conclusion be erroneous. doubt, then you must acquit her, be the "Gentlemen of the jury: the prosecution evidence what it may, positive or prebelieves that the overwhelming mass of sumptive; but if the result of the whole evidence laid before you proves, beyond a evidence satisfies you, if you are convinced reasonable doubt, that the prisoner did that she is guilty, then it is imperatively premediatedly murder and rob Robert your duty to convict her, even if the char-Luke Darrington; and in the name of acter of the evidence be wholly circumjustice, we demand that you vindicate the stantial. Such is the law.

majesty of outraged law, by rendering a "In resigning this to you, I deem it my verdict of 'guilty.' All the evidence in duty to direct your attention to one point, this case points the finger of doom at the which I suggest that you consider. If the prisoner, as to the time, the place, the opaccused administered chloroform, did it portunity, the means, the conduct and the indicate that her original intention was motive. Suffer not sympathy for youthsolely to rob the vault? Is the act of adful womanhood and wonderful beauty, to ministering the chloroform consistent make you recreant to the obligations of with the theory of deliberate and preyour oath. to decide this issue of life or meditated murder? In examining the death, strictly in accordance with the facts submitted by counsel, take the sugproofs presented; and bitterly painful as gestion just presented with you, and if is your impending duty, do not allow the wail of pity to drown the demand of jusyou, can be accounted for on the theory of tice, or the voice of that blood that cries intended, deliberate robbery, without to heaven for vengeance upon the murnecessarily involving premeditated murderess. May the righteous God who rules

Painfully solemn was the profound sil-

suspense drew near its end.

Judge Parkman leaned forward.

der, it is your privilege to put that merciful construction upon them "Gentlemen of the jury, I commit this ournful and terrible case to your decision;

and solemnly adjure you to be governed in your deliberations, by the evidence as you inderstand it, by the law as furnished in these instructions, and to render such verdict, as your reason compels, as your matured judgment demands, and your conscience unhesitatingly approves and sanctions. May God direct and control your

CHAPTER XX. THE VERDICT Drifting along the stream of testimony

that rolled in front of the jury-box, an eager and excited public had with scarcely a dissenting voice arrived at the conclusion that the verdict was narrowed to the limits of only two possibilities. It was confidently expected that the jury would either acquit unconditionally, or fail to agree; thus prolonging suspense by a mis-trial. It was six o'clock when the jurors, bearing the andiron, handkerchief, pipe, and a diagram of the bedroom at Elm s. that they wo

one the discovered facts spelled unmistakably the name of her brother, allowing no margin to doubt his guilt, the necessity

of atonement absorbed every other consideration; and the desire to avert his punishment extinguished the last remnant Use it. For sale by all druggists. 35 of selfish anxiety. If by suffering in his cents per bottle stead, she could secure to him life - the opportunities of repentance, of expiation, of making his peace with God, of saving his immortal soul - how insignificant

eemed all else. The innate love of life, the natural yearning for happiness, the once fervent aspirations for fame - the like action indescribable longing for the fruition of outh's high hopes, which like a siren and rapid. Toothache is cured as if by sang somewhere in the golden mists of magic. Rheumatism finds a master in a uturity - all these were now crushed beyond recognition in the whirlwind that

whether internal or external, finds a Her father slept under silvery olives in prompt antidote in Nerviline. Give Ner-Tuscan dell, her mother within hearing viline a trial. Druggists and dealers everyof the waves that broke on the Atlantic where sell it, and it costs only 25 cents a hore : and if the wanderer could be puri-

fied by penitential tears, what mattered At the world's a stage - and everybody the shattering of the family circle on seems to want the seat with the driver. earth, when in the eternal beyond it would be indissoluble reformed? Over the black

gulf that yawned in her young, pure life, Oxygenized Emulsion of Pure Cod Liver the wings of her christian faith bore her Oil. If you have Difficulty in Breathing teadily, unwaveringly to the heavenly -Use it. For sale by all druggists. 35 ents per bottle.

shaken hands with the things of time and Instinct.-She (4 years old) - I'se dot a earth, and to stand on the border land, penny. He (same age) - Let's det man girded for departure. To meet her beloved dead, with the blessed announcement that

DR. T. A. SLOCUM'S Bertie must join them after a while, be Oxygenized Emulsion of Pure Cod Liver cause she had ransomed his precious soul; and that the family would be complete Oil. If you have a wasting away of flesh under the heavenly roof, was recompo - Use it. For sale by all druggists. 35 so rich, that the fangs of disgrace. of phycents a bottle.

extracted. By day and by night the lad. der of prayer lifted her soul into that some of them rene realm, where the fountains of balm

B

sical and mental torture, were effectually None but the brave deserve the fair, and none but the brave can live wi are never drained; and into her face stole the reflection of that peace which only MPERIA communion with the christian's God can bring to those whom grief has claimed for To-night as she listened to the coronach

TARTAR

E. W. CILLETT, Toronto, Ont,

The Cod

That Helps to Cure

The Cold.

COD LIVER OIL is dissipated in

taste of the

SCOTTS

EMU

The disagreeable

chanted by the gale, and the dismal accompaniment of the pelting rain, she realized how utterly isolated was her position. CREAM the facts and circumstances proved against and kneeling on the bare floor, crossed her arms on the table, bowed her head upon them, and prayed for patience and strength. The ordeal had been fiery, but the end was at hand, and release must be

its own.

rest, that she knew remained for the peo-

ple of God; and so, she seemed to have

She heard quick steps in the corridor, and the key was turned in the lock. Had the jury so promptly decided to destroy her? For an instant only she shut her eyes; and when she opened them. Mr. Dunbar was leaning over her, folding closely about her shoulders some heavy wrap, **PUREST. STRONGEST, BEST** whose soft fur collar his fingers buttoned around her throat. She had not known that she was cold, until the delicious sen-

sation of warmth crept like a caressing touch over her chilled limbs. She did not stir, and neither spoke; but after a moment he turned toward the door; then

"There is something I wish to say, and this is my last opportunity, as after tonight we shall not meet again. During the past four months I have said harsh, the past four months I have said harsh, bitter things to you, and have unjustly judged you. In grateful recognition of all that you have so faithfully essayed to ac-complish in my behalf, I ask you now to forget everything but my gratitude for your effort to save me; and I offer my hand to you, as the one friend who sacri-ficed even his manly pride, and endured humiliation in order to redress my wrongs. I thank you very sincerely, Mr. Dunbar." He took her outstretched hand, pressed it against his cheek, his eyes, held it to MCMURRAY & CO. will offer on MONDAY next, March 21st, over

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Difficulty of Breathing Tightness of the Chest Wasting Away of Flesh **Throat Troubles** Consumption Bronchitis, Weak Lungs Asthma, Coughs Catarrh. Colds in



has gone to pieces in the hands of its consequences, render a verdict in strict architect. Instead of rescuing the drown- accordance with the proofs presented. ing, the wreck serves only to bear her You have listened to the testimony of the down. If we accept the hypothesis of a witnesses, to the theory of the prosecution, the anxious crowd of men and women. lover at all, it will furnish the one missing to the theory of the counsel for the delink in the terrible chain that clanks fence; you have heard the statement of around the luckless prisoner. The disap- the accused, her repeated denial of the pearance of the three hundred and twenty crime with which she stands charged; dollars has sorely perplexed the prosecu- and finally you have heard the arguments tion, and unexpectedly the defence offers of counsel, the summing up of all the evius the one circumstance we lacked; the dence. The peculiar character of some of lover was lurking in the neighborhood, to the facts presented as proofs requires on learn the result of the visit, to escort her your part the keenest and most exhaustive home; and to him the prisoner gave the analysis of the inferences to be drawn missing gold, to him intrusted the destruc- from them, and you 'have need of patience, tion of the will. If that man came to wisdom, and courage.' While it is im-Elm Bluff prepared to rob and murder, possible that you can contemplate the disby whom was he incited and instigated; tressing condition of the accused without and who was the accessory, and therefore emotions of profound compassion, your particeps criminis? The prisoner's hand- duty 'is prescribed by the law, which alkerchief was the medium of chloroform- lows you no liberty to indulge any sentiing that venerable old man, and can there ment, inconsistent with its strict perbe a reasonable doubt that she aided in administering it? "The prosecution could not explain why innocent, and that presumption must conshe came from the direction of a railroad tinue until her guilt is satisfactorily

bridge, which was far out of her way from | proved. This is the legal right of the

RHEUMATISM. Mr. WM. HOWES, 68 Red. London, Eng., states he had rheumatism 20 years; suffered intensely from swelling of hands, feet and joints. He used St. Jacobs Oil with marvelous results. Before the second bottle was exhausted the pain left him. He is cured. NEURALCIA. MRS. JOHN McLEAN, Barrie Island, Ont., March 4, 1889, years and have been greatly benefited by the use of St. Jacobs Oil." SCIATICA. \_\_Grenada, Kans., U. S. A., Aug. 8, 1888. "I suffered eight years with sciatica; used five bottles of St. Jacobs Oil and JACOB I. SMITH. STRAIN.\_Ms. M. PRICE, 14 Tabernacle Square, E. C., London, Eng., says: LAMEBACK.—Mrs. J. RINGLAND, Kincaid St., Brockville, Ont., writes: "I was confined to bed by severe lumbago. A part of a bottle of St. Jacobs Oil enabled me to go about in a day." IT HAS NO EQUAL.

