

# T. RAINEY'S GREAT VEGETABLE EXTRACT!

The Great Internal Remedy for the cure of all the diseases for which it is recommended. Its equal has never been discovered, that will so thoroughly extract poison from the human system.

IT WILL CURE OLD STANDING ULCERS by following the DIRECTIONS.

It will cure Salt Rheum and all impurities of the skin, it is a sure cure in the first stages of Dropsy and Consumption, in Syphilis it has no equal, in this disease which has baffled the medical fraternity it takes all the poison out of the system and brings it to the surface by purifying the blood, in this complaint it wants but a fair trial and it will do its own advertising if used according to directions. When we see disease passing from father to son bearing disease from the blood and if the mother is eniente generation; this course can at once be stopped by using Rainey's Vegetable Extract. It will remove all the poisonous taints from the blood and if the mother is eniente it is her duty to take the extract and all impurities will be removed and the blood that is for the nourishment of the child before birth will be pure and no disease will follow or be entailed on the children. Dose one-half a wineglass full per day for six months before birth. It will cure all scrofulous diseases if used freely, its value cannot be told, when used by persons subject to Cancers it will remove all the poisonous matter from the system and the Cancers will disappear, that is, in the first stages in this complaint, they should take a wine glass full twice a day. It is a never failing remedy for all complaints peculiar to women; they will find all irregularities disappear by using Rainey's Vegetable Extract. Any disease coming from impure blood will disappear by using Rainey's Vegetable Extract. Any parents who see their children showing signs of disease should give them from a teaspoonful to a tablespoonful per day of the Extract.

T. RAINEY, Dear Sir,—It is with pleasure that I certify to the beneficial results of your Vegetable Extract for the extraction of poison from the human system. My daughter got poisoned by some very strong poison being in use by an undertaker, she was in such a state that we thought it was impossible for her to get well; we applied to four doctors but all the time she was getting worse until she tried your Extract and by using three bottles of it she was finally cured and remains so; that was one year and ten months ago. I feel it is my duty to recommend it to any one suffering as she was.

Buffalo, April 1st, '82.

CHRISTOPHER & M. J. UMBACK,  
26 Penfield street, North Buffalo, N. Y.

Mr. T. RAINEY,—I have used your Vegetable Extract in my practice, and through its instrumentality in many cases performed some very remarkable cures. It has cured some of the worst complaints and diseases that the human flesh is heir to. I am at a loss to know where to begin in order to inform you of the many cases of permanent cures that has come under my own observation in its use. In relation to myself, by accident I got poisoned, and after trying the remedies used by doctors for poison I was still getting worse, but as I had faith in your Vegetable Extract I commenced to use it and by its great power over over poison four bottles of it cured me, that is about five years ago. I found it of infinite value in syphilitic ulcers, it will remove all this disease from the blood and heal the ulcers. I have used it freely in female complaints and never found it to fail in effecting a cure.

Fort Erie, Ont., June 1st, 1882.

DR. C. A. CUMMINGS,  
A retired Physician.

All orders will be at once attended to by addressing

**THOS. RAINEY, Sr., Fort Erie, Ont.**

PRICE: 1 Pint Bottle, \$1.00; 8 Oz. Bottle, 50 Cents.

## An Act to further amend the Registry Act.

HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of Ontario, enacts as follows:—

1. Section eighty-five of *The Registry Act* is hereby R. S. O. c. 111, s. 85 repealed, and the following is substituted therefor:—

85. Where any incorporated town or village, or village not incorporated, comprises different parcels of land owned at the original division thereof by different persons, and the same were not jointly surveyed and one entire plan of such survey made and filed in accordance with section eighty-two of this Act, the municipality of the township within which such incorporated village is situated or the municipality of such incorporated town or village, shall, upon the written request of the inspector or any person interested, addressed to the clerk of the municipality, immediately cause a plan of such town or village to be made upon the scale provided for under this Act, and to be registered in the registrar's office of the county within which such municipality lies, which map or plan shall have endorsed thereon the certificates of the clerk and head of the municipality and the surveyor, that the same is prepared according to the directions of such municipality, and in accordance with this Act, and to the said map or plan the corporate seal of the municipality shall be attached.

Plans of towns or villages to be registered in certain cases.

(2) The expense attending the getting up and depositing of such map or plan shall be paid out of the general funds of the municipality, except in the case of unincorporated villages, where the same shall be paid by a special rate to be levied by assessment on all ratable property comprised in the unincorporated village, as described by metes and bounds in a by-law to be passed by the municipality for the purpose of levying such rate; and in case of the refusal of such municipality to comply with all the requirements of this section within six months next after being required in manner aforesaid so to do, such municipality shall incur the same penalty, and the same shall be recoverable in the same manner as provided in section eighty-two of this Act.

Payment of expenses.

(3) Where land in a township has been or shall hereafter be sold under surveys or subdivisions made in a manner which so differs from that in which such land was surveyed or granted by the Crown, that the parcel cannot be easily identified, and the map or plan has not been registered under this or any other Act in that behalf, the council of the township may, at the written request of the inspector of registries, or of any person interested, cause a plan of such land to be made and

Registration of plans of Township subdivisions in certain cases.