

LEAVE ON THE 20TH.

SENATE CONCURS IN THE RESOLUTION TO ADJOURN.

BUT ONLY AFTER SPIRITED DEBATE.

Members Differed Radically as to the Time for Reconvening—Senator Ople Takes Occasion to Reassert Recent Statements of Mr. Glass—Upper Branch, After Interesting Debate, Passed the Exposition Bill.

The Senate yesterday passed by unanimous vote the bill incorporating the Jamestown Exposition Company, which makes some point on Hampton Roads the seat of the proposed celebration of the centenary of the founding of Jamestown and the establishments of the first permanent English settlement in the New World.

The Senate concurred in the joint resolution adopted by the house, providing that when the Legislature adjourn on Friday, December 20th, it be to reassemble on Wednesday, February 13th.

Each branch cleared up the calendar, a number of bills being passed. Some of them were of importance.

Session of the Senate. As soon as the Senate convened at 3 o'clock P. M. the fight over the length of the recess to be taken by the General Assembly while waiting on the Constitutional Convention began.

Mr. Wickham moved the concurrence of the Senate in the joint resolution, but Mr. Cogbill moved that the Legislature reconvene on the 6th of January.

Mr. Wickham opposed the amendment. He said the two bodies could occupy the hall only under the greatest difficulty.

Mr. Cogbill spoke for his amendment. He had wanted the Legislature to reconvene on the 6th of January.

A SPICY SPEECH. Mr. Ople supported the joint resolution. The people, he said, did not expect general legislation. They wanted the Legislature to meet the public exigencies by necessary legislation, and adjourn.

Mr. Ople made some spicy references as the speaker of the week in the Lynchburg Senator had attacked the Legislature because of alleged corruption in its election of judges.

Mr. Ople said that during Mr. Ople's long service in the Legislature he had never been improperly approached by any member or any outsider.

Mr. Ople said that he had never been approached by any member or any outsider. He said that he had never been approached by any member or any outsider.

Mr. Ople said that he had never been approached by any member or any outsider. He said that he had never been approached by any member or any outsider.

Mr. Ople said that he had never been approached by any member or any outsider. He said that he had never been approached by any member or any outsider.

Mr. Ople said that he had never been approached by any member or any outsider. He said that he had never been approached by any member or any outsider.

"I wish you to publish my letter stating the grand effect LYDIA E. PINKHAM'S VEGETABLE COMPOUND has had on my health." MRS. ANNA ASTON

"I was suffering to such an extent from ovarian trouble that my physician thought an operation would be necessary. Your medicine having been recommended to me, I decided to try it. After using several bottles I found that I was cured. My system was toned up and I suffered no more with my ovaries. Lydia E. Pinkham's Vegetable Compound is the greatest boon on earth to suffering women."—MRS. ANNA ASTON, Box 13, Troy, Mo.

Ovarian trouble is serious trouble. Every woman knows this. Frequently she has ovarian trouble when she thinks she has only a "pain in the side."

Many times this is necessary and many times it is not. It is wise for every woman to be convinced that every backache and headache, every abdominal pain, indicates something wrong, and something which will not go away itself or be driven away by hard work.

When your health and perhaps your life is at stake, it is wise to pass by a remedy which holds the record for the greatest number of absolute cures of female ills and which is recognized by the profession to be the greatest medicine for women in the world, and accept something else which you know little or nothing about?

Read the records of cure in the letters like Mrs. Aston's printed regularly in this paper, and if you are sick, do not be satisfied to take a substitute for Lydia E. Pinkham's Vegetable Compound.

\$5000 REWARD. We have deposited with the National City Bank \$5,000.00 which will be paid to any person who can find that the above testimonial letter is genuine and is not a forgery, obtaining the writer's special permission. LYDIA E. PINKHAM MEDICINE CO.

To authorize the city of Roanoke to issue bonds. To authorize the supervisors of Frederick county to purchase the stock of the North Frederick Turnpike Company.

House of Delegates. The House was called to order at 3 o'clock by Speaker Ryan. There was no prayer.

There was a sharp debate almost at the outset over the "little private bill" for the relief of Clinton M. Wolfe, of Scott county.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Mr. Carter, of Scott, explained the object of the bill. He hoped the amendment would not be adopted. If his friend was competent to practice in Scott and Wise counties, he should be allowed to practice all over the State.

Improving and maintaining a public park and cemetery in the city of Roanoke.

House bill to authorize the directors of the Southwest Virginia Railway Company to issue bonds for the purpose of refunding the indebtedness of the said county created to pay the subscriptions of the said county to the stock of the Valley Railroad Company.

House bill to amend and re-enact an act approved January 22, 1888, entitled an act to regulate the killing, capturing, hunting, buying, selling, or offering for sale, any partridges or quail in the counties of Cumberland, Giles, and Putnam.

House bill to authorize the city of Norfolk to close Duke-street canal and vest the city of Norfolk with the title of the State of Virginia a portion thereof.

House bill to amend and re-enact section 1 of the charter of the town of Tazewell as amended by act of the General Assembly of Virginia, approved January 27, 1896.

MRS. V. E. MONTAGUE DEAD. Aunt of Governor-Elect—Captain J. D. White's Home Burnt.

SALUDA, Va., December 13.—(Special.) Mrs. Virginia E. Montague, widow of Colonel Edgar A. Montague, died of carcinoma very suddenly this morning at her home in Saluda in her 65th year.

She was the aunt of Governor-elect A. J. Montague, Lynch Montague, Esq., and Mrs. J. E. Williams, wife of the Lieutenant-Governor-elect.

Her father was the late Joseph C. Eubanks. One daughter, Mrs. Nannie McCandlish, widow of Robert McCandlish, of Saluda, and two sons, Judge E. E. Montague, of Hampton, and Fairfax Montague, of Richmond, survive her.

She was a member of Christ Protestant Episcopal church, a devout Christian lady of sweet and amiable disposition.

Her funeral will take place Sunday from Christ church. The services will be conducted by the rector, Rev. Elliott D. Meredith.

Her dwelling-house of Captain Jeff D. White, near Lot post-office, in this county, with its contents, was totally destroyed by fire last night.

The cause of the fire is supposed to have been the work of an incendiary. There was no insurance.

GABRIEL MUSSELMAN DEAD. His Body Was Found in a Field in Page County.

LURAY, Va., December 13.—(Special.) Mr. Gabriel Musselman, an esteemed citizen of this county, was found dead in a field near his home about five miles east of Luray this morning.

He was engaged yesterday with his son in hauling fodder. Late in the evening they started for their home. His son supposed he had left the wagon.

He was 52 years of age, and leaves a family of children. His wife died several years ago.

Assignment Due to Copper Drop. WASHINGTON, D. C., December 13.—The assignment of Wainwright Brothers & Co., brokers, 13 State street, was announced today, from the floor of the Stock Exchange, of which the concern was a member.

The firm had been doing business in Boston for upwards of twenty years. The assignee said he could not give an estimate of the extent to which the firm was involved, until after an examination of its affairs.

Arrests for Alleged Embezzlement. CINCINNATI, O., December 13.—A Times-Star special from Birmingham, Ala., says: "The following charging embezzlement, George Morgan, president, and George Blinn, Jr., treasurer, of the Continental Security Redemption Company, for which concern a receiver was recently appointed, have been arrested.

Morgan is charged with embezzling checks and money, aggregating \$8,000, and Blinn with embezzling \$2,000. Both have given bond."

Estimates for Norfolk Navy-Yards. WASHINGTON, D. C., December 13.—Secretary Long today sent to the House a number of additional estimates for naval improvements, including \$7,000 for the Norfolk (Va.) navy-yard.

PLACED ON THE CALENDAR. The following bills were introduced and placed on the calendar under suspension of the rules:

By Mr. Bland, of Portsmouth: To amend and re-enact section 7 of an act entitled an act to incorporate the Portsmouth Dime Savings Bank, approved February 15, 1891, so as to authorize the said bank to act as agent for individuals and corporations.

By Mr. Jones, of Appomattox: A bill to authorize the Board of Supervisors of Appomattox county to make an appropriation for the purpose of aiding in erecting a monument to the memory of the Confederate dead.

By Mr. Jones, of Appomattox: A bill to authorize the County Court and Board of Supervisors of Appomattox county to allow a monument to the Confederate dead to be erected on the Public Square of said county.

By Mr. Southall, of Amelia county: To allow George K. Taylor, Treasurer of Amelia county, further time to collect certain tax tickets in his hands, for which he has settled with the State.

BILLS PASSED. The following bills in the calendar, were taken up and passed by the House after second and third readings:

House bill to amend the charter of the Virginia Mechanics' Institute so as to authorize the same to acquire and hold real estate.

Senate bill to amend and re-enact section 1 of an act entitled an act to change the name of the Southwest Virginia Improvement Company to the Pocahontas Coalfields Company, approved February 9, 1891.

Senate bill to authorize and empower the trustees of Shenandoah Institute, in the county of Rockingham, to borrow money.

House bill to enable Eldridge M. Gathright, of Louisa county, Va., to practice law upon due examination by the Court of Appeals.

House bill to amend section 164 of the Code of 1887, in reference to qualifications of persons holding office in the United States Government.

House bill to incorporate the Home Telephone Company.

House bill for the relief of Clinton M. Wolfe, of Scott county.

House bill to amend and re-enact section 5 of an act approved January 13, 1888, to validate an issue of bonds by the Sixth Ward of the city of Norfolk.

House bill to authorize the Common Council of the city of Roanoke to issue bonds or certificate of debt to the amount of \$25,000 for the purpose of purchasing, improving, and maintaining a public park and cemetery in the city of Roanoke.

House bill to authorize the directors of the Southwest Virginia Railway Company to issue bonds for the purpose of refunding the indebtedness of the said county created to pay the subscriptions of the said county to the stock of the Valley Railroad Company.

House bill to amend and re-enact an act approved January 22, 1888, entitled an act to regulate the killing, capturing, hunting, buying, selling, or offering for sale, any partridges or quail in the counties of Cumberland, Giles, and Putnam.

House bill to authorize the city of Norfolk to close Duke-street canal and vest the city of Norfolk with the title of the State of Virginia a portion thereof.

House bill to amend and re-enact section 1 of the charter of the town of Tazewell as amended by act of the General Assembly of Virginia, approved January 27, 1896.

House bill to amend and re-enact an act approved January 22, 1888, entitled an act to regulate the killing, capturing, hunting, buying, selling, or offering for sale, any partridges or quail in the counties of Cumberland, Giles, and Putnam.

House bill to amend and re-enact an act approved January 22, 1888, entitled an act to regulate the killing, capturing, hunting, buying, selling, or offering for sale, any partridges or quail in the counties of Cumberland, Giles, and Putnam.

House bill to amend and re-enact an act approved January 22, 1888, entitled an act to regulate the killing, capturing, hunting, buying, selling, or offering for sale, any partridges or quail in the counties of Cumberland, Giles, and Putnam.

House bill to amend and re-enact an act approved January 22, 1888, entitled an act to regulate the killing, capturing, hunting, buying, selling, or offering for sale, any partridges or quail in the counties of Cumberland, Giles, and Putnam.

House bill to amend and re-enact an act approved January 22, 1888, entitled an act to regulate the killing, capturing, hunting, buying, selling, or offering for sale, any partridges or quail in the counties of Cumberland, Giles, and Putnam.

House bill to amend and re-enact an act approved January 22, 1888, entitled an act to regulate the killing, capturing, hunting, buying, selling, or offering for sale, any partridges or quail in the counties of Cumberland, Giles, and Putnam.

I. MEYER, The Haberdasher, Corner Sixth and Broad.

A HARVEST FOR XMAS SHOPPERS.

NECKWEAR, HATS, AND UNDERWEAR at 50 per cent. less than usual. I am going to make a change in business and every dollar's worth of goods has been marked down to cost and below cost so as to dispose of this stock as speedily as possible.

Hundreds of people have already taken advantage of this sale and have been buying Xmas presents for their friends and are laying in a supply for themselves. Why not, when they can save money? It pays them and it will pay you likewise.

- 200 dozen Neckties—Four-in-Hands, Tecks, Batwings, and Butterflies, 50c. quality, 25c. \$1.25 and \$1.50 Full Dress Shirts, 85c. \$1.00 Men's Colored Shirts, 59c. 60c. Colored Shirts, 39c. Leather Collar and Cuff Boxes—\$1.00 kind.....75c. 75c. kind.....59c. 40c. kind.....39c. \$3.50 and \$4.00 Hats, latest style, \$2.48. \$1.25 Derbys, 80c. \$1.00 Soft Hats, 69c. \$1.50 Derbys, \$1.19. \$2.00 Derbys, \$1.35. Boys' Scotch Gloves, 25c. \$1.25 Undressed Kid Gloves, 90c. 50c. Scotch Wool Gloves, 42c. 75c. Astrachan Driving Gloves, with leather-lined fingers, 42c. 12 1/2c. Men's Seamless Black and Colored Sox, 8c. a pair. 10c. Sox, 5c. a pair. 25c. Sox, all colors, 19c. Men's 15c. Colored Bordered Handkerchiefs, 11c.

News of Manchester and Chesterfield.

The monthly meeting of the Manchester City Council last night was one of the longest and most important held for many months. The body was in session almost three hours, and a large amount of business was transacted.

The charges against Dr. W. P. Matthews were returned to Mr. E. B. Thaw, Mayor of Manchester, and Mr. Thaw instantly filed similar charges with Mayor Maurice. The time for connection to the city sewers was again deferred. The law will expire on June 1st.

The change in Maury Cemetery to separate the burial-grounds of the whites and blacks, which was proposed by the Cemetery Committee, was adopted, and the proposition to create another ward was defeated.

The members present were Messrs. Utz, Wakefield, Waverly, Nunnally, L. M. Nunnally, Bradley, Abbott, Broadens, Wood, Beams, and Sanders. City-Attorney Clayton, City-Engineer Lipscomb, and Mayor Maurice were also in attendance.

The Finance Committee reported that in the matter of delinquent taxes due by C. H. Clark's heirs, that the committee had decided to compromise the claim by dismissing the suit pending in the Hustings Court upon payment of one half of the amount—principal and interest—due the city.

The claim against W. H. Gillis on property recently purchased from E. and M. B. Beams, amounting to \$12, was recommended to be cancelled upon payment of \$10, the remainder of the amount to be credited on a claim held by Mr. Gill against the city.

In the matter of Page claims it was thought that an account of recent decisions of the Supreme Court of the State, it would be almost impossible for the city to prevail in the courts, and after thoroughly considering the city's position, it was deemed wise to accept the propositions for compromise. On a recorded vote the result was unanimous.

An ordinance allowing the Atlantic Coast Line to construct a spur-track on Third street, between Hull and Decatur streets, was presented by the Street Committee. The ordinance requires the company to place the street in good condition and maintain it in that manner under the direction of the Street Committee.

The bill of Superintendent Allen, of the almshouse, amounting to \$38.65, for care of the poor for November, was ordered to be paid. The report of City Physician Brown showed that he had paid five visits to the almshouse and sixty-seven to outside poor during the month. He gave forty-one prescriptions.

SEPARATE ROOMS IN CEMETERY. The report of City Physician Allen, of Maury Cemetery, concerning the proposed division of Maury Cemetery for whites and blacks was read. The Cemetery Committee approved the plan known as the Federal Avenue entrance, and recommended that the change be made. The report was adopted, and the Cemetery Committee was instructed to make the desired improvements and changes, and to have the same completed as soon as appropriation in hand to complete the work. The cost is not to exceed \$100.

MR. THAW'S CHARGES. The report of the special committee appointed to investigate the charges preferred against Dr. W. P. Matthews, president of the Board of Health, by Mr. E. B. Thaw, was read. The committee reported that it had no jurisdiction in the premises.

Mr. Nunnally stated that Mr. Thaw was present, and suggested he be heard by the Council if he desired to speak. Mr. Wakefield opposed the matter being reported to the Council, and the opinion of City-Attorney Clayton, rendered to the committee, disposed of the charges, and argued that it was unnecessary to consume the time of the Council. Captain Pool replied for the reading of the opinion of Judge Clayton. When the paper, an able and pointed one, was read by Judge Clayton, Mr. Thaw stated that he had requested Mr. Nunnally to present an ordinance on the subject. He said he was a citizen of the city, and thought his charges should be heard.

Mr. Wakefield said he thought it was strange that Mr. Thaw should go to Richmond and secure the best legal talent in the State before the special committee, and argue that the Council had no cognizance in the matter; and then come before the Council and endeavor to have it go into the charges. He opposed going to it at all.

Mr. Thaw said he had not asked the Council to take action in the matter, but he thought in courtesy to himself that the charges should not be tabled. That the Council should say it had no jurisdiction and return the paper. Upon motion of Mr. Bradley the paper was ordered to be returned to Mr. Thaw.

Judge Clayton stated that Mr. Thaw was the proper official to hear the charges. Mr. Thaw filed new charges against Dr. Matthews, with Mayor Maurice, who was a spectator in the chamber. The new paper charges the official with "misfeasance in office, messeance in office, nonfeasance in office, and official discourtesy."

FIVE-WARD PLAN DEFEATED. The report of the special committee appointed last spring on changing the ward boundary lines came up on ordinances prepared by the City Attorney. One for four wards and the other for four. Mr. Wakefield moved that the ordinance providing for four wards be adopted. Mr. L. M. Nunnally offered the ordinance providing for five wards as a substitute.

Special Utz vacated the chair and presided in favor of the four-ward plan, as it divided the city properly. Mr. Abbott agreed with Mr. Utz. Mr. Nunnally then withdrew his substitute, and the ordinance rearranging the present wards was adopted.

Under the change the First Ward will be bounded by eighth street on the south, instead of Seventh as at present, and the Second Ward will be extended to the twelfth street. The ordinance is effective at once.

Mr. E. H. Wells, was presented to the Council, and read a petition from the estate of C. E. Wortham, deceased, asking that the January meeting of the Finance Committee be necessary to perfect the title of a small lot of land near Seventh and Semmes avenue, which belongs to the estate of the late C. E. Wortham. His petition was referred to the Finance Committee for consideration.

The resignation of Mr. J. H. Patterson, one of the commissioners of the Free School, was presented and accepted. The election of a substitute was deferred until the January meeting of the Council.

After a lengthy discussion the time for connection of the city sewers, was extended until June 1st.

Mr. Broadens offered an ordinance providing for immediate connection of all law-lies, fish-stores, and all such businesses on Hull street, and providing for the connection of the city sewers in the manner in which the ordinance was to be effectively observed. The ordinance was adopted under a suspension of the rules.

The Council adjourned at 10:45 o'clock. BRIEFS AND PERSONALS. The Council Chamber lights last night. Mr. E. B. Thaw, who has been visiting friends in Petersburg for the past month, has returned to his home in this city.

Mrs. Floyd Neal is critically ill at her home, on Fifth street. Mr. Spencer Hancock, who is now at the hospital in Richmond, is reported to be improving very fast.

THE NEW SOCIETY WEEKLY. Second Number of "First Families" Will Be Out Today. The second number of the "First Families" will be issued last night show that the magazine will be even more beautiful typographically than the first number.

The frontispiece is a very fine portrait of Mrs. J. Alston Cabell is a page portrait of Mrs. J. Alston Cabell is one of the best features of the second number.

The accounts of the week's events in the first number—a very interesting study of Hofmann and his method, his reception in Richmond and the people and the poems they wore, a page of the editorial comment make the new publication attractive and worth the reading.

Society news of Petersburg and Staunton are added to the week's story of life in Richmond, and a New York letter tells of the first of the Southern Society cotillions of the great metropolises.

The Police Court docket. In the Police Court yesterday morning but one case resulted adversely to the accused. The unfortunate being was Henry White (colored), who paid \$1 for the privilege of enjoying an ordinary drink.

The remaining nine cases certified to Justice Crutchfield, were disposed of by dismissal or continuance to a future day.

Not Manager for Murphy & Co. NEW YORK, December 12.—Murphy & Co., brokers issued a statement today to the effect that E. L. Powell, who left Wilson, N. C., a few days ago, on finding himself unable to pay certain claims, was not manager for Murphy & Co.

John McCuen Dead. ALEXANDRIA, December 13.—(Special.)—John McCuen died at the infirmary to-night.

16,600 Frs. National Prize at Paris. Quina LAROCHE. A Ferruginous Tonic. Pleasant to the taste; assimilates quickly and thoroughly in all cases of Stomach troubles, Anemia and Poverty of the Blood.

AMUSEMENTS. ACADEMY---TO-DAY. MATINEE AND NIGHT, WILLIAM HUMPHREY in his original creation of Napoleon MORE THAN QUEEN. Prices—Matinee, 25c. to \$1; Night 25c. to \$1.50.

Richmond's Popular Place of Amusement. BIJOU. The Vaudeville Show of the Season. 7—SOLID HITS—7. Matinee Tuesdays, Thursdays, and Saturdays, 2:30. de 10-11.

ALL-SAINTS' CHAPEL. TO-NIGHT, SATURDAY EVENING, December 14th, at 8 o'clock. MR. J. STEWART SILVA. Presenting Over One Hundred Colored Views from TISSOT'S LIFE OF CHRIST Under the Auspices of the Richmond Art Club.

The Confederate Museum. TWELFTH AND CLAY STREETS. Open daily from 9 A. M. to 5 P. M. Admission, 25 cents. Free on Saturdays, de 12-13.

THE VALENTINE MUSEUM. ELEVENTH AND CLAY STREETS. Open daily from 10 A. M. to 5 P. M. Admission, 25 cents. Free on Saturdays, de 12-13.

Tower-Binford Electric and Manufacturing Co., Electric Contractors, Manufacturers, and Supply Dealers, are now conducting their business in their TEMPORARY QUARTERS, second floor Mayo Building, southeast corner Seventh and Main streets.

All Orders Will Receive Prompt and Careful Attention. de 13-31

PENNYROYAL PILLS. Original and Only Genuine. HAFER'S PENNYROYAL PILLS. THE BEST FOR ALL CASES OF MENSTRUATION. It is the only medicine that cures all cases of Menstruation, Headache, Dizziness, Nausea, and all other ailments of the female system. It is a safe and reliable medicine, and is sold by all druggists.

WINE OF CARDUI. Regulates the menstrual flow, cures leucorrhoea, falling of the womb and all the other ailments peculiar to women. Buy a \$1 bottle from your druggist to-day.

PAINTS. WE OFFER THE BEST QUALITY ONLY OF PURE LINED OIL, LEWIS'S WHITE LEAD, and PAINTERS' COLORS. FURCHILL, LADD & CO., Wholesale Druggists, 117-118.

OLD PAPERS FOR SALE at 15c PER HUNDRED at the DISPATCH OFFICE.