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We Assume All Risks, \$2 yr so that if you drop your watch we repair it without further cost to you. No better watch in this city.

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BUCKLEY LEY TAILOR. PANTS \$5, Suits \$10, Overcoats \$18. All Union Made. 610 F St. N.W. 810 F St. N.W.

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BRANCH A. S. CAYWOOD, Telephone 107, 9TH and 8TH S.W. Lowest Prices. Prompt Delivery. oct-20

A Havana Filler Cigar That Costs But 5 Cents. The "ROYAL PURPLE" is made of selected Havana filler tobacco with a real Schickler wrapper. They're rapidly coming into popular favor. The superior quality for so low a price makes them a real treat for smokers. Many the cigars are not as good. "Don't let up on a good one until you've tried the best."

JAS. L. BARBOUR & SON, Jobbers and Importers and Caterers to Hotels. 408 PENNSYLVANIA AVE. N.W.

PEA COAL, \$4.25 PER TON. PINE WOOD, \$4.00 PER CORD. OAK WOOD, \$5.00 PER CORD. DELIVERED FREE OF CHARGE.

THOS. W. RILEY, RILEY'S WHARVES, FOOT OF ELEVENTH AND TWELFTH STREETS SOUTHWEST. Telephone No. 1134. oct-1-12

PABST BREWING CO'S Milwaukee Beer IS THE BEST MADE. ESPECIALLY GOOD FOR FAMILY USE. 703-705 North Capitol Street. PHONE 771. oct-1-12

Utica Hand Laundry, Strictly All Ironing Done by Hand. 801 R St. N. W.

GEO. C. BERGLING, IMPORTING TAILOR, 118 F St. N. W.

Don't Take Chances. BROMOSODA and that's the one you want for headache, neuralgia, nervous debility, and indigestion. Everybody sells it. Made by W. R. Warner & Co., Philadelphia and New York.

CONCERNS OF THE DISTRICT

Attorney Thomas' Decision in the Maloney Party Wall Matter.

PERMIT IMPROVIDENTLY ISSUED

Building Inspector Entwistle Dissents—Commissioners Dismiss the Charge of Neglect of Duty Against Policeman Andrews—Jeweler Desio Complains of Schmid's Store.

Attorney Thomas advised the Commissioners yesterday of an important addition made by him to the bill he prepared for requiring owners of vacant lots to keep them clear of decaying vegetation.

The papers were again referred to the attorney upon a suggestion made by W. C. Dodge, who expressed the opinion that it was not so destructive to health as the pools of stagnant water, and recommending that the owners of such lots be required to reduce them to grade, in order to prevent against dampness in the walls of adjacent buildings. Regarding the suggestion as a good one, Mr. Thomas has amended the regulation so as to require the grading to be done. A regulation already provides against the stagnant water pools.

The bill prepared by Mr. Thomas will affect a great many of the unimproved lots now above grade and fronting on improved streets, avenues, and reservations.

The complaint of the "Tombly Brothers of an alleged violation of the regulations by E. S. Maloney, in placing windows in the wall of a stable adjoining lots 10 and 11, square 281, has received the attention of Attorney S. Thomas, and in an opinion rendered yesterday he sustains the complainants.

"It results," said Mr. Thomas, "that the permit to Maloney to build his wall with windows in it, was improvidently issued, the wall in question being in law a party wall. In my opinion, the permit having been issued on the impression that it was not a party wall, it should be revoked so far as windows or openings are concerned."

The opinion of the attorney is at direct variance with the view held by the building inspector, who in the same case decided that the Maloney wall was not in law a party wall. The bill he built on Maloney's lot, the footings also projecting upon the Contoia lot. Mr. Entwistle justifies the projection of underground footings does not create a joint right to a wall, and that they were caused so to project by reason that the wall was, under the regulations, required to be set exactly in the center of the footings.

"It did not expect the attorney to hold differently," said Mr. Entwistle yesterday. "Several years ago he decided in a case that arose on M street northwest that a wall set on the building destroyed the easement of the adjoining owner, and that therefore the wall might be occupied as a party wall. Being on record in that matter his views of the question, as expressed in this last opinion, were anticipated by me. Of course he cannot change the law as he understood it, and we cannot always agree. I am of the opinion that the Maloney wall is his own property."

CHARGES AGAINST ANDREW'S DISMISSED. The findings of the trial board in the case of Private W. W. Andrews, of the Metropolitan police force, for alleged neglect of duty, have been approved by the Commissioners, the verdict being that while guilty of the specification, in view of the facts shown at the trial the charges should be dismissed.

Private Andrews was detailed September 1 to watch a disorderly house in a block on L street, between 11th and 12th streets. He proceeded to the duty in citizen's clothes, and while officially employed was set upon and injured by occupants of the suspected house. Andrews, however, was yesterday appointed to the position of cashier in the office of the collector of taxes, to take effect November 1, 1894.

Building permits issued yesterday: E. N. Gilpin, for seven brick houses, No. 1238 to 1245 K street northeast, C. Deland, for eight dwellings, Nos. 906 to 922 Second street and 907 to 923 Third street northeast, \$2,000; R. K. Cook, dwelling, No. 1635 P street northeast, \$2,000, and 410 Dupont street, dwelling and store, No. 1492 Twelfth street northwest, \$7,000.

Gerome Desio, jeweler, at No. 1223 Pennsylvania avenue northwest, has lodged a complaint with the health officer of alleged objectionable odors arising from Schmid's bird store adjoining Desio's premises. Dr. Woodward called at Schmid's and made an inspection of the surroundings. He said yesterday that he found everything in good sanitary condition, but he learned afterward that Mr. Desio's complaint was of the malodorous emanations from the bird store on the morning of the 29th. The allegations are that the atmosphere in that vicinity is heavily charged with very objectionable and nauseating matter in the early hours of the day. Dr. Woodward has not decided upon a course of action in the case.

It was ordered yesterday that the resignation of S. W. Nelson, assistant permit clerk in the engineering department, be accepted, to take effect upon the expiration of his seven and a half days' leave of absence.

That H. Leach, chairman in the sewer department, be promoted to the office of assistant permit clerk, vice Nelson.

That W. Morey, jr., be appointed chairman, vice Leach.

That Edward McCormick, assman on the permanent roll, be transferred to rodmann on the permanent roll, vice George C. Burns, to be placed on the temporary roll as chairman, and Walter Payne, assman on the temporary roll, be placed on the permanent roll in the same capacity.

The estate board passed upon the following applications for license to carry on business: Transfers allowed—Retail: John C. 1847 R street northwest; University Club, northwest corner Seventeenth and F streets northwest; Elizabeth Anson, No. 1109 E street northwest. Transfers refused—Retail: James Murphy, No. 201 Virginia avenue southwest. Orders were issued yesterday that a water main be laid in each of the following streets and avenues: Milwaukee avenue, between Tenth and Thirteenth streets, also that two fire hydrants be erected in Keokuk street northwest, between Tenth and Eleventh streets; in T street northwest, between Thirty-fourth and Thirty-fifth streets; in Scott street, from Brightwood to west boundary line of Whitney Close.

Also that the following catch basins be constructed: At corner of Eighth and F streets southwest; at the corner of Eleventh and C streets northeast; two at the corner of Fifteenth and D streets northeast; two at the corner of Fifteenth and D streets northeast; two at the corner of Fifteenth and D streets northeast; two at the corner of Fifteenth and D streets northeast.

That an allotment of \$4,000 from parking

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A Danville Man's Gratitude on Finding Himself Cured of a Deadly Disease.

A noted educator and philosopher, in a recent lecture, said: "Health and disease are conditions on which depend pleasure or sorrow, and every man who, after many discouraging failures, have at last been restored to perfect health, will gratefully acknowledge the name of the B. & O. Railroad Company, and formerly a resident of Danville, Va., writes under date of September 29:

"I have been suffering from disease in one form or another for many years, and after many discouraging failures, have at last been restored to perfect health. For a long time I had tried without success to get relief, and was about ready to give up when I heard of you. Since I began to take your treatment I have steadily improved, and every faculty of my mind and body is now as good as new. I feel like a new being; sleep and eat well, feel refreshed in the morning, and gaining flesh. I cannot thank you enough for what you have done for me. I am, Sir, your grateful debtor."

Dr. J. A. Walker, 1411 Pennsylvania avenue, Washington, D. C. Now I do not to the many you have doubtless received. I commenced treatment with you about six weeks ago, and that day I was in a terrible condition. I was unable to eat, and I was all run down, had no appetite, lost flesh and strength, could not sleep and got up in the morning more tired than when I went to bed. For a long time I had tried without success to get relief, and was about ready to give up when I heard of you. Since I began to take your treatment I have steadily improved, and every faculty of my mind and body is now as good as new. I feel like a new being; sleep and eat well, feel refreshed in the morning, and gaining flesh. I cannot thank you enough for what you have done for me. I am, Sir, your grateful debtor."

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