

LITTLE LOCALS.

George Richardson, who was arrested Friday night on the affidavit of Mrs. DeBurch, for the larceny of a gold watch, valued at \$25, had a hearing before Judge S. W. Howerton yesterday, and was released on account of an insufficiency of testimony.

Boys and children hats at E. Goetz's, 21 Salem-avenue. nov14-4

James S. Simmons & Co., sold real estate yesterday for the amount of \$16,500.

Gent's stiff and felt hats just received at E. Goetz's, 21 Salem-avenue. nov14-4

A number of young gentlemen in Vinton are getting up an amateur minstrel entertainment to be given at an early date.

Children's and infant's shoes very cheap at E. Goetz's, 21 Salem-avenue. nov14-4

Hats, caps and umbrellas at E. Goetz's, 21 Salem-avenue. nov14-4

L. L. Powell & Co., sold yesterday three lots on Albemarle street, four in the West End and two on John's street, amounting in the aggregate to \$8,300.

For Earache, Toothache, Sore Throat, Swelled Neck, and the results of colds and inflammation, use Dr. Thomas' Electric Oil—the great pain destroyer.

Mr. C. M. Hitt, a prominent young merchant of Calloway, Franklin county, Va., is in the city. He informed a TIMES man that the people of his county were anxious to get the Roanoke and Southern railroad through that county.

SPECIAL LOCAL NOTICES. Ice cream at Catogni's. jan14-4

Artists material at Picken's. jan17-4

Go to Catogni's for all kinds of taffy. jan14-4

Lynn Haven oysters on the half shell at Catogni's. jan14-4

Gent's fine hand-made shoes at E. Goetz's, 21 Salem-avenue. nov14-4

If you want lots in Hyde Park call at once. nov15-4

Francis B. Kemp & Co. Go to Davis & Co., Jefferson street, for staple and fancy groceries. dec20-1mt

A beautiful stock of Japanese goods have just been received by E. H. Stewart & Co.

Buy your cooking stoves from M. H. Jennings & Co., near market house, Salem avenue.

For fire insurance call at the office of the Roanoke Trust, Loan and Safe Deposit Co. dec28-4

Antique oak dining and chamber suits in large variety at E. H. Stewart & Co's.

Stoves! stoves! stoves! cheaper than ever at M. H. Jennings & Co., Salem avenue, near market house. 607-4

Oysters on the halfshell at Catogni's. dec14-4

Cheap lots on installments, cheap lots for cash, cheap lots usual terms. E. Wingfield, insurance and real estate agent.

Joseph Cohn, the clothier, has just moved into his new quarters No. 44 Salem avenue, George H. Byrner, 44 Stand, has opened a first-class billiard hall, the first-class billiard hall in connection.

Management of his cutter. F. H. Ayers. jan10-4

Pure country lard, sugar-cured hams, breakfast bacon and bologna at Davis & Co's. dec20-1mt

If you want a good barrel of family flour go to Davis & Co., grocers, Jefferson street. They keep in stock P. L. Terry's fancy family, Vinton family, Cave Spring family, and Bonaicks. dec20-1mt

Reduction on all heavy suits and overcoats of Jos. Cohn's, the Salem avenue cutter. Now is your chance to get a good suit or overcoat cheap. jan10-4

The largest and best selected stock of suitings and trousers in the city can be found in the tailoring department of Joseph Cohn, the Salem avenue cutter. (Geo. H. Davis' old stand). Their artistic cutter, Mr. F. H. Ayers, is now on hand and ready to take all measures. jan10-4

Finest imported suitings and trousers at Joseph Cohn's, Salem avenue next door to Rosenbaum's dry goods store. jan10-4

WM. M. NELSON, REAL ESTATE & INSURANCE AGT., AND AGENT FOR THE SALEM IMPROVEMENT COMPANY. THE WEST END LAND COMPANY. Salem, Roanoke County, Virginia, and West Salem Land Company. jan19-1m OFFICE IN DUVAL HOUSE, ROOM NO. 1

COMING ATTRACTION! A GRAND FREE Decorative Art Display Will be given by the "NEW HOM" SEWING MACHINES. At their Parlors, 120 SALEM AVE., Roanoke, Va. Commencing JANUARY 27th, and closing FEBRUARY 1st, inclusive. This display comprises an immense collection of EMBROIDERED PORTIERS, LAMBRISQUINS, PLUSH AND SATIN HANGINGS of the richest kind handsewn and embroidered in all the most "Art Threads" known or used. Grand pieces of Tapestry, Needle Work of Landscapes, Arabian Warriors, Horses, Dogs, Cats, Birds, Flowers and elaborate conventions in Kensington Stitch.

WANTED FOR SALE NINE FARM, 87 acres, 20x4 1/2 room dwelling, 50 acres fine timber, for only \$1000 cash. Apply to J. F. WINGFIELD, Insurance and Real Estate Agent, 148 Salem avenue.

FOR SALE HOUSE OF 5 ROOMS on Wells street. Price, \$1,600, cash, \$600 and \$25 per month. Apply to J. F. WINGFIELD, insurance and real estate agent, 148 Salem avenue.

REAL ESTATE AGENT, 148 SALEM AVENUE. BOARDERS WANTED AT 411 Fourth avenue, S. W. Nice front room good board. jan14-1w

JOE W. LAMBERT, Contractor and Builder. Satisfactory work given. Box 93, Roanoke, Va. Referred to by permission: Planter National Bank, Roanoke, Va.; First National Bank of Roanoke, Va.; C. W. E. Catshaw, city engineer Richmond, Va.; Lewis H. Blair, capitalist, Richmond, Va.; J. P. Anderson, president, Minnesota Iron Car Company, Duluth, Minn.; Capt. in M. J. Dammack, architect, Richmond, Va.; N. W. Bowler, real estate agent, Richmond, Va.; J. P. Yancy, wholesale notions house, Richmond, Va.; Warner Moore, wholesale merchant, Richmond, Va.; Robert E. Wendenburg, wholesale merchant, Richmond, Va.; Hon. H. S. Trout, resident First National Bank, Roanoke, Va. jan5-1w

DON'T MISS IT! Nothing for sale, for exhibition alone FREE TO ALL. Jan. 2 th to Feb. 1st. WILBUR S. POLE & CO. MANUFACTURERS OF RUBBER STAMPS, STEEL DIES, STENCILS, SEAL PRESSES, HOUSE NUMBERS, DOOR PLATES, KEY TAGS, BADGES, ETC.

Satisfaction on all Work guaranteed. WRITE FOR CATALOGUE. A BIG DEMAND. All persons having vacant property in the Lewis Addition or elsewhere in the southern portion of the city, are requested to call and list the same with us at once, as we have a big demand for property of that kind. jan19-4t WM. YAGER & CO

INTERNATIONAL TYPEWRITER! A strictly business machine. Price warranted. Made from very best material, by skilled workmen, and with the best tools that have ever been devised for the purpose. Warranted to do all that can be reasonably expected of the very best typewriter extant. Capable of writing 150 words per minute—or more—according to the ability of the operator. Price \$100.00. If there is no agent in your town, address the manufacturers. THE PARISH MFG. CO., Agents wanted. Parish, N. Y. no 91f

Trustee's Sale Of Valuable Real Estate in the City of Roanoke, Va. BY VIRTUE OF A DEED OF TRUST, made the 1st day of November, 1888, by Mrs. A. E. Bland and J. R. Bland, her husband, to secure to W. P. Huff and Jas. R. Terry, the payment of certain notes in said deed mentioned, default having been made in the payment of said notes, the undersigned trustee in said deed of trust, on Wednesday, the 13th day of February, 1890, in front of the premises, sell, by public auction, to the highest bidder, that certain parcel of land, with the improvements thereon, lying in the city of Roanoke, Va., and described as follows: Beginning at a point on the south side of Gilmer street 68.5 feet east of Trout street; thence with Gilmer street south 81° 15', east 34.3 feet to a point; thence south 87° 45', west 130 feet to an alley; thence with said alley north 81° 15', west 34.3 feet to a point; thence north 87° 45', east 130 feet, to the place of beginning. Terms: Cash, \$100.00; forty-four monthly payments of \$25 each, with interest from November 1, 1888, and as to the residue, on a credit of one and two years, with interest from day of sale. This property is desirable for a residence, and is conveniently situated to the business portion of the city, and should command the attention of home seekers or persons desiring good investments. THOS. W. MILLER, Trustee. jan12-1mo

HAVING BOUGHT OUT THE SALEM LOAN OF MR. R. E. COLEMAN at No. 37 Salem avenue, I will continue to keep the very best LIQUORS. WINES. BEERS. Of all kinds. Feeling grateful for past patronage and hoping I may merit a continuance of the same, I am most respectfully, LAWRENCE DELANEY, jan10-1m

SMOKE THE VERY BEST WEST BOUQUET Clear Havana Filled 5 & 10c. Cigars. No. 25, Eastman 1877. Best and most reliable brand on market. Sales more than double any other cigar in the United States. Sales average per month 1,000,000. Sales average daily 33,000. BEWARE OF IMITATIONS. The brand and label copyrighted and owned exclusively by THE BOUQUET CIGAR CO., Roanoke, Va. For sale by all leading dealers in tobacco. jan12-wly sun

BUY YOURSELF A HOME. The Roanoke Construction and Improvement Company are prepared to offer to those who desire desirable homes at a moderate cost and on easy terms. TEN HOUSES. Now in course of erection in a first-class location, within five minutes walk of the centre of the city. These houses will be offered until completion at a LOW FIGURE and ON EASY TERMS. Plans can be seen at the office of the company in the Citizens Bank Building. jan1-4t

WATER RENTS For this quarter and GAS BILLS for month of December are now due and payable at company's office. Gas bills, if paid before the 10th instant, a discount of 12 1/2 per cent. allowed. No discount on bills paid after the 10th instant. Failure to receive a bill does not entitle consumer to the discount. Lime for Fertilizing and Disinfecting, also Gas Tar for sale. Applications for extensions, improvements, taps, purchases and all other matters relating to Gas or Water should be made to FRANCIS T. BRINKLEY, Superintendent. ROANOKE GAS AND WATER CO. No. 11 Third Avenue, Southwest. ERNEST AVENUE, S. W. have their cooper-shop in operation and are prepared to furnish hogs, hams, ribs and apple barrels and other short notices. THE WEST END LAND COMPANY OF SALEM, VA. Offer a number of valuable building lots in the West End of Salem. W. M. NELSON, GEORGE ALLEY, President. Geo. and Treasurer, jan19-4t

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, upon the petition of the Roanoke and Southern Railway company, by its president, filed on the 3rd day of December, 1889, That the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. In obedience to the foregoing order, notice is hereby given that the polls shall be opened at the several voting precincts of the city of Roanoke at sunrise on TUESDAY, February 18, 1890 for a vote to be taken as specified in said order. C. W. THOMAS, Sergeant. jan10-1m

AN ORDINANCE. At a meeting of the council of the city of Roanoke held January 14th, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and conducted in the manner provided for under section 1243 and 1244 of the code of Virginia, and the question submitted shall be determined under the provisions of section 50, chapter V. of the code of Virginia. VI. The sergeant shall cause a certified copy of this ordinance to be published in the daily papers of this city, and shall post a copy of the same at each of the voting places for thirty days previous to the day of election. A COPY—TESTE. GEO. L. BENNETT, Clerk.

AN ORDINANCE. At a meeting of the council held January 14, 1890, the following ordinance was adopted: Be it ordained by the council of the city of Roanoke, that the sergeant and judges of election for the said city of Roanoke do open a poll at the several voting precincts of said city, on Tuesday, the 18th day of February, 1890, and take the sense of the freehold voters of said city, whether the said council shall be authorized, in the name of and for the use of the city, to cause to be issued, bonds to an amount not exceeding one hundred thousand dollars for the purpose of making a second annual further subscription to the capital stock of the Roanoke and Southern Railway company. 2. The said election shall be held and the authority to issue said bonds shall be ascertained by the council of the city of Roanoke, upon the following terms and conditions: I. The said council may subscribe for the stock of said company to the amount of one hundred thousand dollars, and the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. II. That the said council shall be authorized to issue bonds to the amount of one hundred thousand dollars, to be used for the purpose of making a second annual further subscription to the capital stock of the said company. III. The bonds of the city of Roanoke shall bear 6 per cent interest per annum and shall be redeemable in thirty years from their date, and shall be issued and delivered said Roanoke and Southern Railway as follows: Upon the certificate of the chief engineer of said railway of the completion of the grading of each and every mile of said road from Roanoke city southward, the city of Roanoke shall deliver to said railway the bonds of said city to the amount of five thousand dollars and upon like certificate of the engineer for each and every mile of said road when the superstructure is complete, and ready for operation, the said city shall deliver to said railway bonds of said city to the amount of five thousand dollars per mile until the entire sum of \$100,000 is delivered. Upon the delivery of each installment of bonds to the railway company, the said company shall deliver to the said city certificates of stock in said railway to the amount of said bonds. IV. The subscription when made by the city council shall be upon the terms and conditions set forth, and whenever the said company fail to comply with said terms and conditions, then, and in that event, the said subscription, at the option of said city, shall be void. V. The said election shall be held and