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"Mother's Friend," the famous liniment prepared by the Bradford Regulator Company, of Atlanta, Ga., is declared by physicians and druggists to be the only scientific and logical treatment for the ailments of pregnancy.

High Praise. Everybody who has used "Mother's Friend" praises it highly.

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Heartly Thanks. Your "Mother's Friend" is all it is recommended to be, and I have been thanked heartily for inducing people to use it.

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THE BRADFELD REGULATOR CO., Atlanta, Ga.

WHAT JUDGE WILLIAMS SAYS.

To the Editor of The Times: Referring to a recent conversation with you, in regard to the constitutionality of the law of Virginia, in relation to delinquent taxes, which is now attracting so much attention, I have to state that in pursuance of the request made by you I have hastily examined some of the decisions of the supreme court of the United States.

The main point, as I regard it, to be made by those persons who own or have valid liens upon real estate, which has been assessed and stands in the name of another, and whose property is in danger of being sold and conveyed to the person applying to purchase the same under the law as it now stands, is this: If his land, upon which he has such a lien, or has substantial interest, or of which he may be the real owner, has been assessed to and stands upon the tax book in the name of some other person, (whether by mistake or otherwise) and has been purchased by the State auditor as delinquent whilst in this condition, and is afterward sold under the act of the assembly of January 29, 1896, by the clerk of the court, as therein provided, and the applicant therefor, receives his deed to the same, and no notice whatever has been given to the real owner or person having valid and substantial liens thereon, informing him of such proceedings, then, in that event, said owner or interested party has been deprived of his property by an act of the legislature of Virginia in violation of the constitution of the United States, as provided in the 14th amendment thereto, which is as follows: "Nor shall any State deprive any person of life, liberty or property, without due process of law."

In such a case as here mentioned, we will, in order to be more specific, suppose that the following proceedings have been had in the hustings court of the city of Roanoke, viz: A owned a house and lot in the city worth \$5,000, and in 1890 sold it to B for that amount, receiving one-fifth in cash, and the balance to be paid in four equal annual instalments. The deed is made to B and he reserved thereon to secure the deferred payments of \$1,000. The deed is duly recorded in the clerk's office, and the transfer being made, the property stands upon the tax books in the name of B. The taxes for 1891, '92 and '93 become delinquent; sale of property made to auditor. At the expiration of two years from date of purchase by the auditor, C makes application to purchase the same, and after thirty days' notice served on B alone, acquires title to the property by deed from the clerk after the proper proceedings in the hustings court and payment of taxes, costs, etc. By this proceeding A is divested of all right, title and interest in and to said property, without any notice or knowledge whatever of the same, and C under the decision of the court of appeals of Virginia, "having, in the prescribed mode, become the purchaser from the State, stands in the shoes of the commonwealth, and holds the lot free from the vendor's lien."

See case of Thomas vs. Jones, decided July 15, 1897, and reported in "Southern Reporter" of October 5, 1897, page 813. Now in this case A had a just, legal and equitable lien upon the lot for \$4,000, which was duly recorded and was notice to all the world of his rights. But because B neglected to pay the taxes of \$50 assessed against the lot in his name, the same is purchased by the auditor for the commonwealth of Virginia, and at the end of two years is sold to C, who only has to pay the taxes, penalties, costs, etc., amounting to probably less than \$100, to enable him to acquire a good and perfect title thereto, to the full and complete exclusion of all the right, title and interest of A, whose interest amounts to over \$4,000.

Let us suppose another case. A is the owner of the lot in question worth \$5,000, but by some mistake, fraud, or other cause, the assessment is made in the name of B, and stands upon the tax book at the time of the purchase thereof by the auditor for the commonwealth. At the end of two years C makes application and proceeds in the prescribed manner to purchase the same. The notice thereof is served only upon B, who has no interest whatever in the lot, but the case is reported to the court, survey is made, the taxes, penalties, etc., are paid, and the clerk makes a deed to C, who thereby acquires the title to the lot. Although it was the duty of A to pay his taxes promptly, yet if he failed to do so it could only be sold to the commonwealth, after which it could only be sold to another person, in a legal way, nor could he be divested of his right, title and interest in the same, except by due process of law.

Now in these two cases I hold that A has been deprived of his property without due process of law, in violation of

the 14th amendment of the constitution of the United States. The question then arises, "What is due process of law?"

A great many cases involving this question have been passed upon by the supreme court of the United States, but I shall refer you especially to the following, viz:

Davidson et al. vs. City of New Orleans et al., decided January 7, 1878, 96 United States, page 97, book 24, 616, L. C. P. This case was one involving the question as to whether the assessment and collection of a tax in the city of New Orleans was in violation of that portion of the Federal constitution, above referred to. The court, by Justice Miller, in that case, uses the following language, viz: "That whenever by the laws of a State, or by State authority, a tax, assessment, servitude or other burdens is imposed upon property for the public use, whether it be of the whole State or of some limited portion of the community, and those laws provide for a mode of enforcing or contesting the charge thus imposed, in the ordinary courts of justice, with such notice to the person, or such proceeding in regard to the property as is appropriate to the nature of the case, the judgment in such proceeding cannot be said to deprive the owner of his property without due process of law."

And the judge in commenting on this, says this proposition covers the present case (where the proceedings had were as follows: "Before the assessment could be collected or become effectual, the statute required that the tabular of assessments should be filed in the proper district court of the State—that personal service of notice, with reasonable time to object, should be served on all owners who were known and within reach of process, and due advertisement made as to those who were unknown, or could not be found." This was complied with and the party complaining here, appeared and had a full and fair hearing in the court.

The supreme court therefore decided that the proceedings in this case having provided for personal service of notice on the owner of the property, and having given him a hearing in court, with the right to contest the assessment, constituted "due process of law."

But the court declares in this case, that a State cannot make anything due process of law which by its own legislation it chooses to declare such—and any law that declares that a piece of land which belongs to A can be taken from him and given to B, investing B with the title, without due process of law, is in violation of the constitution. And as to what the court holds to be, "due process of law" is clearly determined by the application of the rules and principles adopted in this case, which certainly mean that before you can deprive A of his property, by divesting him of his title and investing it in B you must serve personal notice on him if he can be found, and if not, you must notify him by proper advertisement and that he must have an opportunity of contesting and objecting to the proceedings seeking to take his property.

The supreme court in delivering the opinion in the above case, refers to the following cases with approval, viz:

Murray vs. Hoboken Land Co., 59 U. S. 372 (18 Howard 243); Kennard vs. Morgan, 92 U. S. 480; McMillan vs. Anderson, 55 U. S. 37 (Book 24, 335), decided in 1877. It also refers to another case decided in 1885, constraining the railroad tax laws of Kentucky, viz: Cincinnati, N. O. and Texas railroad et al. vs. commonwealth of Kentucky, 115 U. S. 321 (Book 29, 415, L. C. P. Co.). In this case the railroad company had a hearing as to assessment and when the tax became delinquent suit was brought by the commonwealth for the same, notice of which was given to them, and they appeared and filed an answer. Thus it will appear in all these cases that the real owners and parties in interest had notice of proceedings against them. But in the proceedings under the law of Virginia, above referred to, the real owners of the land, and the person holding a valid lien of record, can be deprived of it and the title thereby vested in another person without any notice whatsoever being served upon him or opportunity to contest or object to the proceedings under which it is done.

For these reasons I hold that the act of assembly of the State of Virginia passed January, 1896, in relation to delinquent taxes above referred to, violates that portion of the 14th amendment of the constitution of the United States which declares that "no State shall deprive any person of life, liberty or property without due process of law." And I believe that our State courts will so decide when this question is brought properly before them. Respectfully yours, SAM. G. WILLIAMS.

Malaga Grapes, direct from Spain, at CATOGNI'S.

Society.

The game of football and an impromptu german at Miss Kent's dancing school were about the only things in the way of excitement during the week. The latter was as pleasant as the Germans always are. It was led by Warren Wellford and Sandy Figgatt. Thanksgiving is looming up in the very near future. The game of ball between V. M. I. and Washington and Lee that was to have been played here on that day is declared off. V. M. I. will play St. Albans in Lynchburg and the V. I. will play the University of Tennessee here in the afternoon. The University of Virginia will as usual play the University of North Carolina in Richmond. It is expected that the visitors will again smile upon us in the next two weeks. They are always welcome. A small German is on foot for Monday evening at the dancing school-room on Campbell avenue. From present prospects it will be a delightful little dance.

Mrs. W. K. Mingea in celebration of her birthday entertained the Thursday Whist Club at luncheon on Thursday. The entire club was present. It is composed of Mrs. Sprowl, Mrs. Morgan, Mrs. Henderson, Mrs. Sanderston, Mrs. Churchill, Mrs. Dorney, Miss Coxie, Mrs. Yeatman, Mrs. William Macdowell, Mrs. Watts, Mrs. Schick and Mrs. Mingea.

The Allegheny Dramatic Association is getting down to hard work in view of the production of two plays at an early date. One of them will be "He's a Lunatic," and the other a sort of comic opera entitled, "Off to the Klondike." The association has been greatly strengthened this year, and good work may be looked for.

The Choral Society has about completed its preparations for its concert on Thursday evening. It is being looked forward to. The society is anticipating a trip to Blacksburg to give an entertainment at the Virginia Polytechnic Institute on Friday following the concert here. A large party will probably go along to see it all well done.

How much would the exclusive use of a Pullman car cost for a week?—ANN. IOWE.

You should be more explicit. A Pullman car for your own use alone would cost about \$50 a day. That is for the car. The lines over which you would run would of course charge you for moving it. A Pullman car from Roanoke to South Carolina and return for instance would be almost as cheap as a house and lot and a fair to medium sized cow. If you are contemplating such a trip you should make your arrangements promptly, as Pullmans are in great demand and may not be available. There is only one deduction to be arrived at from your question.

Will you say whether you think it proper for young people to dance at a public place like a Flower Show?—WANDERER.

We wonder if you are our esteemed contemporary. If so you have scooped us. We didn't know anything about the dance. Ordinarily there should be no harm whatever in dancing at such places provided that it is understood that dancing will be indulged in beforehand. Otherwise it is apt to cause inconvenience to other guests who do not wish to dance and to the management. As far as dancing in itself is concerned that is a question the right and the wrong of which we prefer not to discuss. Dancing in public places is usually not in good form. We would have been glad to have been present in our official character at the dance you mention.

Is it proper for a young man to remove his shoe in the presence of ladies in order to find a collar button?—MARGIE.

This should depend upon circumstances. When a man wants a collar button it is the only thing in the world that he does want and he is usually willing to risk anything, even social standing, in order to get it. Some men have lost their religion in pursuit of a collar button, so you can see that proprietors can hardly enter into the question. Is your friend in the habit of wearing collar buttons on his feet? If so you should excuse him.

Is it right for a person who calls herself a lady to push my baby carriage off the sidewalk in order that hers might pass?—MGTHER.

Decidedly not. But are you sure that you observed one of the little rules of baby carriage etiquette and let the "person" have any room to pass? Ladies do not indulge in baby carriage fights on the street. It is not dignified and is at the same time dangerous for the babies. We hope that you elevated your nose, gathered up your baby and passed on without retort. Your appeal to us is the best thing you could have done. We want all mothers to feel that we take an interest in their babies and that we do not approve of their being given a bad example by fighting before them on the street.

THE SURPRISE OF ALL.

Mr. James Jones, of the drug firm of Jones & Son, Cowden, Ill., in speaking of Dr. King's New Discovery, says that last winter his wife was attacked with the grippe, and her case grew so serious that physicians at Cowden and Pana could do nothing for her. It seemed to develop into lousy consumption. Having Dr. King's New Discovery in store, and selling lots of it, he took a bottle home, and to the surprise of all she began to get better from first dose, and half dozen dollar bottles cured her sound and well. Dr. King's New Discovery for consumption, coughs and colds is guaranteed to do this good work. Try it. Free trial bottles at Massie's Pharmacy.

Fancy Baskets of fruits fixed up in style at J. J. Catog's.



RESTORED MANHOOD DR. MOTT'S NEURALGIC PILLS

For sale by CHAS. D. FOX, 205 COMMERCE STREET, ROANOKE, VA.

"THERE IS SCIENCE IN NEATNESS."

BE WISE AND USE SAPOLIO

MAGICALLY EFFECTIVE TREATMENT FOR WEAK MEN OF ALL AGES

NO MONEY IN ADVANCE. Wonderful appliance and scientific medicine sent on trial to any reliable man. A world-wide reputation back of this offer. Every obstacle to happy married life removed. Full strength, development and tone given to every portion of the body. Failure impossible; no barrier. No C. O. D. scheme.

ERIE MEDICAL CO., 64 NAGARA ST., BUFFALO, N. Y.

THE GOV.-ELECT IS BUSY.

Applications for Office and Influence Are Numerous. East Radford, Va., Nov. 13.—Major J. Hoge Tyler has not been given much rest since the election. In addition to two speeches made at jollification meetings in Radford and Pulaski, he has been overwhelmed with letters of congratulation and applications for the few positions in his gift. With the help of his son, J. H. Tyler, Jr., who has been his private secretary for the past, he has kept his correspondence well up and he has answered all his mail. Major Tyler is not unlike other men who have been elected to important offices.

While the places to give are very few, still he has been very much embarrassed in deciding who among his many friends should receive recognition for his services. Naturally, he would prefer to retain his son as his private secretary, and the position would be well filled by Mr. James Tyler, who is a graduate of Hampden-Sidney, and one well qualified for the place. He also bore the brunt of the campaign and nobly stood by his father, but after careful thought Major Tyler will offer the place to Mr. Ben P. Owen, Jr., of Manchester, and it will be accepted by him. Mr. Owen receives the place on account of the fight he made for Major Tyler in Manchester and in his county, and the efforts made in securing delegates to the Roanoke convention. His son will receive the appointment as messenger, so he may be near his father.

Major Tyler has received many applications for positions on his staff, and he has already offered places to two gentlemen. One of these is Mr. King E. Harman, of Pulaski county, who, being a resident of Pulaski, Major Tyler's county, has the honor of being the first selection of the incoming governor. The other gentleman is Mr. Marion L. Dawson, of Richmond. Major Tyler has made up his mind as to who will be appointed surgeon at the penitentiary, but he will not make known the name until after his inauguration.

Letters for nearly every position in the State continue to come in, and the friends of all applicants add their voice to the appeals. Many want the endorsement of the governor for positions to be filled by the legislature, and by appointment of the different heads of departments. It is easy to see how the governor-elect is crowded with work, and while he is unable to comply with all requests, he must reply to all letters.

Oswald S. Hawkins, the real estate agent, advertises some of his best bargains this morning on the sixth page. Send for his complete list of bargains in houses, lots and farms.

FREE PILLS.

Send your address to H. E. Bucklen & Co., Chicago, and get a free sample box of Dr. King's New Life Pills. A trial will convince you of their merits. These pills are easy in action and are particularly effective in the cure of constipation and sick headache. For malaria and liver troubles they have been proven invaluable. They are guaranteed to be perfectly free from every deleterious substance and to be purely vegetable. They do not weaken by their action, but by giving tone to the stomach and bowels greatly invigorate the system. Regular size 25c per box. Sold by Massie's Pharmacy.

The three-year-old boy of J. A. Johnson, of Lynn Center, Ill., is subject to attacks of croup. Mr. Johnson says he is satisfied that the timely use of Chamberlain's Cough Remedy, during a severe attack, saved his little boy's life. He is in the drug business, a member of the firm of Johnson Bros. of that place, and they handle a great many patent medicines for throat and lung diseases. He had all these to choose from, and skilled physicians tried to respond to his call, but selected this remedy for use in his own family at a time when his child's life was in danger, because he knew it to be superior to any other, and famous the country over for its cures of croup. Mr. Johnson says this is the best selling medicine they handle, and that it gives splendid satisfaction in all cases. Sold by H. C. Barnes. "He puts up prescriptions."

WOOD! WOOD! WOOD!!!

For PINE or OAK wood—by the CORD or by the LOAD—prepared for COOKING STOVES or in BLOCKS FOR HEATING STOVES, go to W. K. ANDREWS & CO., 219 Salem avenue. Their belled teams are always ready to deliver it.

Bicycle given away free. Goods cheaper than ever. Gravatt's Fair, 9 Salem avenue.

W. K. ANDREWS & CO., 219 Salem avenue, have had years of experience in the coal and wood business. They know what is required in the business. They have the largest and most convenient yard in the city. They handle every variety of coal sold in the city. They have more shed room and keep more teams than any other dealer in the city. They have polite and accommodating drivers, and deliver promptly coal and wood, nice and dry, from their extensive sheds. Their teams are all belled.

A ROMANCE OF INDIA.

continued from page 1

He talks with his whole body, tongue, face, eyes, hands and feet. He always speaks rapidly, and when he addresses an audience his words quickly become impassioned. In figure and every action he strongly reminds me of Dr. Frank Gunsaulus, of Chicago. He wears a rainbow colored Indian hat, black satin coat, white collar and cuffs, white duck pants and patent leather shoes. So his appearance is a series of white and black contrasts, with the single exception of his variegated head gear.

After our luggage was aboard and we were seated side by side in the day coach, he told me the story of his life, and his face began to glow, and leaning toward me he cried out with earnest enthusiasm: "You need the life more abundant. Without it your life is not worth living. All your work for Christ will end in smoke. Were it not for this life more abundant I would not have come to America. My heart is really burning within me, and the rivers of joy are flowing over their banks. My heart is a music box inside. Christians, do you want this life? No money; don't be afraid. When people hear about money to pay they don't like it. If you want it, I will explain it in a very few words:

"A Christian who is first converted, receives Christ and realizes Him only as priest and prophet, and then as King or the Lord of all. The outcome of receiving Christ into his heart as Lord of all produces 'life more abundant' as the Scripture calls it, strong life. (Phil. 4:13) fruitful life, (Jno. 15:) victorious life, (II. Cor. 2:14) powerful life; (Acts 1:8) rejoicing life, (I. Pet. 1:8.)

"This ought to be the Christian life, 'praising continually,' (Ps. 34:1.) Such has been my joyful experience the last eight years since I received Christ as the 'life more abundant.' Do you want to get into the Scriptural praising life? First—Then be sure about the ground of your salvation, (Isa. 53:6) and assurance, (Mark 2:5.) Believe these two verses and thank God. Second—Consecrate yourself according to Rom. 12:1, and as far as you know all what you have and all that He has accepted it. Third—Believe that Jesus cleanses you from all unrighteousness of flesh and spirit. (I. Cor. 7:1; John 2:15) all filthiness—your flesh and the lust thereof on the cross. (Gal. 2:20) old man on the cross. (Gal. 6:8) old leaven out. (I. Cor. 5:7.) See nothing unclean left within the heart. Christ, He does the work of cleansing, 'every whit clean.' 'Receive this by faith (Acts 15:9.) These are facts, not theories, mind you! Don't make Him a liar by disbelieving these truths.

"Fourth—He comes in (Rev. 3:20) He dwells in (Eph. 3:17) you are His house now. He inhabits you and through you. (Heb. 13:20, 21; Phil. 2:13; Col. 1:29.) He does all; you are the medium. He fights the battle. Now, only, you will find 'His yoke is easy and His burden light.' (Matt. 11:28-29.) His will is your work and not your work His will. Then I am sure you will be a praising and shouting Christian all the days of your life.

"It is better to shout than doubt, it is better to rise than fall; it is better to let the glory out than have no glory at all."

I wish I could convey to the reader the tender vivacity with which Mr. David ended his appeal. During the entire narrative he had spoken so freely and lovingly that I felt like his brother in spirit, if not in flesh. I now began to question him further as to how one can continue this charmed and enchanted life after it is once started, and how it would affect one's daily habits and occupations.

"Does having the life more abundant which you have described, actually enable you to do more work in a day than you could without it?"

"It makes me twenty-five times as strong as I was before. Formerly I made six sick to preach twice a day. Now I can preach twenty times a day and feel no discomfort, but on the contrary a wonderful exhilaration. Once I was terribly particular about just what and how much I should eat and how it should be cooked. If I ate a little too much or too little I was miserable. I was a tea fiend. Now, I eat whatever is set before me. I prefer milk to tea. I have forgotten what indigestion is like."

Mr. W. H. Stanes, the traveling companion and co-worker with Mr. David, told me that when he was in the midst of a revival or beset with anxious inquirers, he often went without meal after meal. He is literally burning with the passion to save souls. On Sunday afternoon at Northfield I heard him plead with inquirers to go to his room, where he would gladly spend the rest of Sunday, all night and all day Monday until he departed, in telling them how to live the life more abundant.

"How often do you pray?"

"All the time. Every breath is a prayer."

"When and how do you read the Bible?"

"The first thing in the morning after dressing. How much? I have no set rates for that or anything else. Sometimes I read fifteen minutes and sometimes three hours. It all depends on how early my engagements begin. What methods? Often read by chapters, grazing the pasture and the chew the cud of different verses during the day. Graze and chew! graze and chew! graze and chew! graze and chew! That's the way!" he repeated again and again in his quick, happy fashion. "Then, sometimes, I go through chapters and books studying certain subjects or words, like faith, love, obedience, joy, etc."

"Is not after breakfast a better time to read the Book of Books?"

"No! No! No!" he cried. "When your stomach is full of food and your mind is full of the world, there will not be much room for the Holy Spirit. Fill up with the Holy Spirit first, and then you will start right for the day and you will go up, up, up, instead of up-down, up-down, like a see-saw."

"Why do you preach without any salary or taking up of collections?"

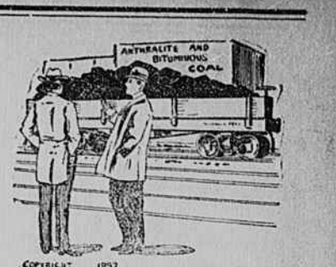
"Because I believe God will bless that kind of preaching more."

"But does not the Bible say that the laborer is worthy of his hire?"

"Ah, ye. But that means he is worthy of food and clothes and shelter."

"Should preachers give up their salaries and depend for their support on free-will offerings as you do?"

"They would have ten times as many conversions as they do with a salary," he said.



HELLO, CENTRAL!

"Give me 'phone 146 or 160—NELMS COAL COMPANY."

"Say, Nelms, I want to talk to you about that NICE, CLEAN COAL you are getting and selling."

It is this way: When we buy Coal we act as your advance agents. We insist upon getting the best and, as we know the difference between good and poor Coal, we get the best. So do you if you buy from us.

NELMS COAL CO.,

Office 104 Jefferson street, National Exchange Building.

faith the oil of the Holy Ghost would soften the hearts of his hearers. Their hearts, would become tender, fleshy hearts instead of hard, stony hearts. Then the Holy Ghost oil would grease the purse strings so the money could not help rolling out to supply all the needs of the minister and his family.

"Are you really happy all the time; every hour and moment?"

"Of course," he exclaimed. "How could I be otherwise when Christ is in my heart, filling it completely?"

"What has been the most thrilling experience of your career?"

"Preaching the gospel is the most thrilling thing I ever did."

"What sacrifice caused you the most pain?"

"Surrendering my will."

"Mr. David, you have traveled much. You have studied many lands and people. What does the sum total of your observations lead you to think the world needs most to-day for its spiritual uplifting?"

"The Holy Ghost! The Holy Ghost!" he repeated fervently.

"You are a native of India. When and by what methods will that stronghold of heathenism be captured by Christianity?"

"Three things are necessary for the conversion of India. First, you must stop sending there men and women filled with all kinds of learning but lacking the life more abundant. Second, these persons must preach by their lives as well as by their lips. Third, let the missionaries use all possible means to win them to Christ, remembering that the Holy Spirit is the chief factor in every successful effort."

During the time occupied by the above conversation first one and then another of the passengers in the car had gathered around us until they, also, began to ask questions about his mission in America and his previous stand beside him to catch every word. One man confessed he "was not much of a church goer, but he saw that David had something different from most of the preachers." The conductor was particularly interested in the fact that he never took up any collection and wondered whether David didn't sometimes get afraid of running short of funds. "No," said he, "I find that God fulfills every promise He makes in the Bible, and so I trust Him completely. If I found He didn't mean what He says, I would go back to Brahminism. That is better than the half-hearted Christianity I see so much of."

Thus, as the train flew along over the clackety-clackety rails, David talked with radiant face and snapping eyes to his interested audience. The coach became transformed into a church, and the Holy Ghost hovered in their midst. I have no doubt that several in the car found "the glorious life" before David again changed trains. As Essex station was called, and I left the group, he grasped my hand vigorously and said: "I believe ten thousand people will find the light through your article." As I went out the door, he called after me: "Live it out! Live it out!"—The Ram's Horn.

BUCKLEN'S ARNICA SALVE.

The best salve in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns, and all Skin Eruptions, and positively cures Piles or no pay required. It is guaranteed to give perfect satisfaction or money refunded. Price 25 cents per box. For sale by Massie's Pharmacy.

STRICTLY UP-TO-DATE.

Bonner's Restaurant, the leading restaurant of the city, needs no recommendation, as everything served is first-class in every respect. The oysters you see there are the finest ever brought to Roanoke. You can get them served in every conceivable manner. The lunch counter, run in connection with the restaurant, is certainly up-to-date. Visit this place and get something good to eat. You go once and you will get the second time.

FOR SALE.

A scholarship in the National Business College of Roanoke. Apply at the Times office.

TETTER, SALT-RHEUM AND ECZEMA.

The intense itching and smarting incident to these diseases is instantly allayed by applying Chamberlain's Eye and Skin Ointment. Many very bad cases have been permanently cured by it. It is equally efficient for itching piles and a favorite remedy for sore nipples, chapped hands, chilblains, frost bites and chronic sore eyes. 25 cts. per box. For sale by H. C. Barnes. "He puts up prescriptions."

IT WILL SURPRISE YOU.

In order to prove the great merit of Ely's Cream Balm, the most effective cure for Catarrh and Cold in Head, your druggist will supply a generous 10 cent trial size or we will mail for 10 cents, Full size 50 cents.

ELY BROS., 56 Warren St., N. Y. City.

Ely's Cream Balm has completely cured me of catarrh when everything else failed. Many acquaintances have used it with excellent results.—Alfred W. Stevens, Caldwell, Ohio.

Look at our 25 cent books. Gravatt's Fair, 9 Salem avenue.

Maccaroons, lady fingers, kisses, cream puffs, pound cake, fruit cake, at CATOGNI'S.

"Ah! Ah! Ah! But if he preached by