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**Proper
Clothes
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Perspiring
Weather**

**WOOD-
BAILEY
Clothing Co.**

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The House of
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So much is said about *best*. *Best* this, *best* that. One would imagine everything advertised is *best*.

Now there are houses whose statement that they make the finest quality of a certain line, is accepted as true. In New York City and outside its borders, reaching all over the world, the word *best* is truthfully associated with everything made by or sold by

PARK & TILFORD, NEW YORK

•The Pure Candies

shipped direct to us from Park & Tilford's own factory are the most tempting in their delicious purity and excellence. You, yourself, will say that they are the best candies you have eaten, and that's when the word *best* will be correctly used. Then, you will tell your friends and neighbors that you come to us for

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Get A SANITARY ice box.

Mrs. Good-housekeeper:-

A SANITARY, nice, clean ice-box means a healthy family. Every woman should have a new, up-to-date ice-box. More sanitary ice-boxes are being made every year, and we keep on hand always the newest styles. It will be a pleasure to keep your food in such ice-boxes as we sell. Come, see them and find out about our reasonable PRICES.

H. M. MILLER FURNITURE COMPANY

POINT IS WON BY CARTER COMPANY

JUDGE SPEER REFUSES TO
GRANT INJUNCTION AGAINST
THE JESUP CONCERN.

The Macon News contains the following reference to the bankruptcy case of the L. Carter company, of Jesup:

The L. Carter company, of Odom, won another decisive victory in the United States district court this morning when Judge Speer refused the petition of several alleged creditors to grant an injunction against L. Carter, as president of the company, and as an individual.

Without even hearing from the defendant company and before Attorney Isaac, for the petitioners, had finished his arguments, Judge Speer held that he could not issue an injunction as prayed for. He again alluded to the poverty of the claims against the L. Carter Co., and said that Mr. Isaac's "showing was extremely attenuated and shadowy," and far from being sufficient to justify the appointment of a receiver or to authorize the issuance of an injunction.

Judge Speer first held that the company's books should be compounded, as asked for by Mr. Isaac, but, after a statement from Atty. Lambdin and Wilson he modified this order so as to release the books. He directed that the 15 deeds given by Mr. Carter, as president, to himself as an individual conveying \$50,000 worth of the assets of the company, should be held in the office of the clerk until the disposition of the suit in bankruptcy.

In discussing the case with the court, Atty. Lambdin and Wilson stated that Atty. Isaac and Heyward had undoubtedly been misled and imposed upon by the alleged creditors whom they represented. "There is not a single legitimate creditor of the L. Carter Co. who is now unpaid," they stated. "I assure your honor," said Atty. Wilson, "that I know this company to be absolutely solvent, and I can state in my place, that they have been done a serious injustice." The defendant's counsel reviewed the list of alleged claims presented against the L. Carter Co., and declared that one was a claim for damages which was then in litigation in a state court, another had been paid, another was disputed on the ground that the company had never incurred it, and two more were disputed on the ground that the parties making them were heavy debtors, instead of creditors, of the L. Carter Co.

Judge Speer did not require the attorneys for the L. Carter Co. to make a showing, but decided the point solely on the testimony offered by Atty. Max Isaac.

It has been stated in the public prints in an interview that Mr. Carter, that the property decided by the company to him as an individual, when he agreed in consideration thereof to satisfy the creditors, had been mortgaged for \$25,000. This is an error. Mr. Carter stated that at one time he contemplated mortgaging the property if it had been necessary, but he had sufficient money and did not have to do that. It is stated on authority that not a single piece of property owned by Mr. Carter or by any of his companies, is encumbered. Mr. Carter is owner of the Jesup Banking Co., the Bank of Odom, the Ludwick Co., and numerous other enterprises.

THE SUFFRAGETTES BUSY THIS YEAR

LONG LIST OF "OUTRAGES" ARE
CREDITED TO THE 'GETTES.
IN ENGLAND.

Those who follow the newspapers closely know of the doings of the militant suffragettes, and know also that during the present year the so-called "suffragette outrages" have been numerous.

The following compilation covers the more important "outrages" credited to them.

A virtual reign of terror exists in England and neither the police or famed Scotland Yard seems to be able to cope with the situation. Here is a partial list covering the cases where large loss resulted:

Jan. 28—Women sentenced for damaging Windsor castle; 50 women arrested for window smashing in West End of London, damage \$30,000.

Feb. 12—Kiosk burnt in Regent's park, damage, \$2,000.

Feb. 16—Wholesale raid on golf links, many greens being damaged.

Feb. 17—Great Central railway carriage fired at Harrow.

Feb. 19—House building for Lloyd George blown up at Walton Heath.

March 10—Saunderton and Coxley Green railway stations destroyed by fire.

March 16—\$10,000 house burnt at Cheam.

March 20—Lady White's house, Saints, burnt down; \$15,000 damage.

April 4—Mansion near Chorley Wood destroyed by fire; explosion at Oxford station; train wrecked by explosion at Devonport; famous pictures damaged at Manchester.

April 5—Ayr race course stand burnt \$15,000 damage; attempt to destroy Kelso race course stand.

April 15—House of Arthur du Cros fired at St. Leonards; \$45,000 damage home office prohibits suffragette meetings.

April 20—Boat house burnt at Hampton Court, \$17,000 damage.

May 2—Railway freight depot at Bradford burned, loss \$500,000; Ashley public school at Aberdeen burned.

May 6—St. Catherine's church at Hatcham burned down, loss \$50,000.

May 9—Oak Lea mansion burned, loss \$70,000.

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WARNELL, WALL & CO.

**Nyal's
Spring
Sarsaparilla**

Cleanses the blood and makes it nourish the system—stimulates the liver, kidneys and bladder and assists them in their functions.

It will rouse your energy to top notch, brighten your eyes, clear the brain and give you that springy step that accompanies good health.

AGENT FOR

WHITMAN'S CHOCOLATES
Always Fresh

Ed. C. Bruce

Druggist

Prescriptions Carefully
Compounded

Phones 27 and 827

TIME EXTENDED ON CONVERSIONS

PEOPLE HAVE UNTIL JULY 31 IN
WHICH TO COMPLY WITH
ALL REQUIREMENTS.

In order to give those holding leases to Town Commons property more time in which to comply with all necessary requirements, city council has extended the time until July 31 and the special committee having the matter in charge yesterday issued the following notice:

Brunswick, Ga., June 14, 1913.

To Holders of Leases on Town Commons:—

On Dec. 31, 1912, the date first set, a few of the holders failed to comply with all requirements for having their leases on Town Commons changed into fee simple. Some have made the application but failed to make the deposit, some have improperly filled out their application and some few have failed to make any application at all, and in order that all may have a final opportunity to get a fee simple deed, instead of holding under a lease, council has extended the time in which the change may be effected to July 31, 1913.

Over 90 per cent of the leases have been changed to fee simple title and council would prefer to have the lease holders get the title in fee simple rather than sell to some one else at public outcry.

Blanks will be furnished at the city clerk's office, city hall. It is important for prompt handling, that you state in your application, from whom, and when, you purchased your leasehold interest, and give a description of the property. This information can be obtained from the papers you hold and the additional information asked for on the blanks, can be given to you probably on request at the offices of the clerk and treasurer at the city hall.

F. S. Nash, Chairman;

A. J. Mitchelson,

M. B. McKinnon,

Special Committee.

2-a-wk-to-7-31

SHAKE INTO YOUR SHOES

Allen's Foot-Ease, the antiseptic powder. It relieves painful, smarting, tender, nervous feet, and instantly takes the sting out of corns and bunions. It's the greatest comfort discovery of the age. Allen's Foot-Ease makes tight or new shoes feel easy. It is a certain relief for sweating, callous, swollen, tired, aching feet. Always use it to Break in New shoes. Try it today. Sold everywhere, 25 cts. Don't accept any substitute. For FREE trial package address Allen S. Olmsted, Le Roy, N. Y.

Stop at New St. Simons Hotel and enjoy the sea baths. 6-11



**PEAKING
OF
CLOTHES**

WE'RE ready to Outfit you with everything that's correct and handsome in suits, headwear and toggery!

Don't think you can find another such an attractive showing of Men's wearables hereabouts.

Lucky, indeed, will be the man who turns to this store for his Summer Outfitting, for, while giving him the best of everything, our prices will work no injury on his finances.

Kaiser's
THE STORE OF QUALITY.

ANNOUNCEMENT

Our company has purchased the entire merchandise stock of the BUTTS-DUBBERLY HARDWARE COMPANY and will operate a GENERAL MILL SUPPLY and HARDWARE business in the same quarters occupied by the retiring firm.

We solicit your liberal patronage on the basis of our motto—"QUALITY--SERVICE--PRICE".

United Supply Co.

Successors to Butts-Dubberly Hardware Co.

The Standardized

COLE

Means More Worry-Free Miles for Less Money

All of America's best cars have some of the parts, and they are becoming more standardized every day. The COLE is using only what is recognized as the standard of today.

In owning the COLE you may find it much more convenient to get some of these parts of the maker or of some other Standardized car than of the COLE factory.

Three Classes--Three Prices

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|-----------|------------------------|-----------|
| COLE 4-40 | COMPLETELY EQUIPPED... | \$1685.00 |
| COLE 4-50 | COMPLETELY EQUIPPED... | \$1985.00 |
| COLE 6-60 | COMPLETELY EQUIPPED... | \$2485.00 |

With Delco-Lighter and Starter

Glynn Auto Company

Gloucester Street

Cash!

We have a client who will pay Cash for small renting houses if can be bought at a bargain.

**What Have You
To Offer Us?**

Cash!

Albert Fendig & Co