

KNOLLENBERG'S BULLETIN

Listen! Read!

Of course the ladies all know of the popularity of

Plaid WAISTS!

First early in the season PLAID SILKS had the call, but as colder weather and winter approaches

Woolen Plaids

Are the thing, and popular. We have them in the newest designs, such as the Roman Tarlatan and Rob Roy; they are beautiful in color and quality of the best. LOOK IN OUR LARGE WINDOW, where we show a few of the new patterns just received. Then, too, we show a GREAT COLLECTION OF FANCY STRIPED WAISTINGS that are first-class and popular.

Don't hesitate to come in and take a look. We invite you to do so.

THE GEO. H. KNOLLENBERG CO.

SPECIAL JUDGE IN MISS BEARD'S SUIT

Judge Fox Will Not Preside on Account of Having Drawn Up the Will.

MR. STANLEY'S ATTORNEY

PROVISION OF THE LAST TESTAMENT GIVEN OVER WHICH LITIGATION HAS ARISEN—THREE WILLS DRAWN.

The suit of Miss La Verna Beard against Earlham College, in an effort to compel the trustees of that institution to admit her as a student under the provisions of the will of Zachariah Stanley, will prove one of the most interesting legal contests that has been heard in Wayne Circuit Court in many days. It developed yesterday that Judge Fox will not preside when the case is called. He will decline to do so on the ground that he was the attorney for the late Zachariah Stanley. Not only this, but Judge Fox drew up the will which contains the Earlham College provision now brought into the courts.

"I was for many years the confidential friend and adviser of Zachariah Stanley," said Judge Fox yesterday to the Palladium, "and I feel certain that I knew more about his affairs, business and private, than any other man save himself. In all, I drew up five wills for Mr. Stanley, three of them containing provision for the educating of blood relatives at Earlham College."

Will Use Special Judge.

To use the expression of one of the circuit court attaches, the suit of Miss Beard will have to be heard before an "imported" judge and the attorneys in the case will probably agree upon the special judge in a few days.

Not only the friends of Earlham College are interested in the case, but because of the peculiar ground upon which it is based, the provisions of the will upon which two interpretations are placed, has interest to people in general. After providing for the sale of the farming lands in Delaware county for the benefit of Earlham college, the provision of the will in question in part follows: "I direct that the income that shall result from the said lands or fund shall be applied by the proper authorities of the college as follows: First, to the education of my blood relatives, preference being given to those bearing the name of Stanley. Second, if in any year none of my blood relations shall apply for the benefit of the income of the said fund, it shall accumulate in the hands of the college authorities to be afterwards applied, if necessary, to those who shall make application afterwards. If a greater number of students entitled to enter said college under the provisions of said will shall apply for the purpose of receiving the benefit of the income of said fund, then the college authorities shall apply the said income for the benefit of those who are admitted pro rata. Satisfactory proof shall be made by such applicant to the proper authorities of the eligibility of such person as to his blood and other qualifications, it being my desire that the benefits of the said fund shall be given to the proper person as herein designated and to those who by their good conduct and deportment, shall render themselves worthy of it."

Attorney John L. Rupe will represent Earlham in the litigation.

THE MAJORITY PAY CASH

DON'T USE BARRETT LAW

Records Kept by Treasurer Johnson Show That Richmond Property Owners Generally Pay Cash on Assessments for Improvements.

A majority of the property owners in Richmond who are assessed for public improvements do not take advantage of the Barrett law which gives ten years for the payment, plus 5 per cent. This fact is derived from the records in the office of City Treasurer Johnson and shows that as compared with other Indiana cities of like size, there is a comparatively small number of tax payers who resort to the installment plan. In improvements that have been made in Richmond during the past three years, more than fifty per cent of the assessments against property owners affected has been settled in a single payment, the remainder taking advantage of the Barrett law.

Treasurer Johnson yesterday sent out notices calling for the payment of the assessments for the improvement of South Twenty-first street from Main to South B streets. The improvement consisted of cement sidewalks, gutters and curbs on both sides of the street. The total cost of the improvement was \$4,091.49. The city pays \$364.05 for cross-walks. The balance is paid by twenty-three property owners affected. The highest assessment against a single property owner is \$352.29.

New Constitution Done.

The new constitution governing the Indiana College Athletic League, has just been completed by Prof. Kimball, physical director at the Indiana State Normal. Earlham College is a member of this organization. Other colleges represented are Rose Polytechnic, Franklin, Hanover, Wabash and the State Normal. Copies of the constitution will be issued to the colleges within the next week.

AFFECTS AUDITOR HANES AND OTHERS

Law of 1903 Making Officials' Terms Begin in January Unconstitutional.

ATTY. GENERAL'S OPINION

DECLARES THAT COUNTY OFFICERS MUST ASSUME THEIR OFFICES AT EXPIRATION OF PREDECESSORS' TERMS.

Indianapolis, Ind., Nov. 15. (Spl.)—In an opinion rendered today Attorney General Charles W. Miller declares that the act of 1903, which attempted to make uniform the beginning of the terms of county officers, is unconstitutional, and that all county officers, including judges, and prosecuting attorneys, whether their office is constitutional or legislative, will enter on their new terms at the expiration of the terms of their predecessors whenever that may be. In effect, this opinion, if followed, entirely abrogates the act of 1903, and leaves the situation so far as the beginning of terms is concerned, exactly the same as it was before the enactment of that law.

If this opinion is followed Judge Fremont Alford, of the Criminal Court, will retire from his office November 17, next Saturday, and all other judges of the State, together with other county officers, will enter on their terms at the expiration of the terms of their predecessors, and not wait until January 1, 1907, as the law of 1903 provided.

Effect of Decision. This decision affects judges of Circuit, Superior and Criminal Courts, all prosecuting attorneys, all county auditors, treasurers, clerks, sheriffs, recorders, assessors, coroners and surveyors. Instead of taking office January 1, 1907, as the law provides, they will begin their duties the day the term of their predecessors would have expired regularly, that is, had the law of 1903 not been passed. These expirations come at different times, mostly in November.

The law of 1903 was passed because there was great irregularity in the ending of terms of county officers and the beginning of new terms. The purpose of this law was to bring order out of chaos by trying to start all officers' terms on January 1. In some cases this would have lengthened some terms.

CASE FINALLY SETTLED

C., C. & L. Compromises with Panhandle for \$8,000 for Construction of Converse Viaduct.

The suit of the Pennsylvania Railroad company against the C., C. & L. on contract, which has been pending in the Wayne Circuit court for several months, was settled by compromise yesterday and stricken from the docket. The Pennsylvania put in a viaduct crossing at Converse and held the C., C. & L. for \$15,000 as its share of the contract price for labor and material. The case was settled for \$8,000.

Centerville Wedding.

Centerville, Nov. 15. (Spl.)—Mr. Newton Black and Miss Emily Jane Crouch, both of Centerville were married at the home of Mr. and Mrs. James Jones on Thursday, November 15th at high noon, the Rev. L. A. Winn, officiating. After the ceremony and congratulations and elegant dinner was served. The guests consisted chiefly of relatives of the contracting parties. Mr. and Mrs. Black will reside in a farm south-west of Centerville.

Mrs. Austin's pancake flour is best of all. A fresh supply now on hand at your grocery.

Use artificial gas for light and heat. 10-tf

INDIANS IN SORRY PLIGHT

REPORT OF GOV. KIBBEY

Former Richmond Man Says That Uncle Sam's Wards in Arizona are Eking Out Miserable Existence on Cactus and Herbs.

(National News Service.)

Washington, Nov. 15.—Uncle Sam's wards in Arizona are in a sorry plight. According to Governor Joseph H. Kibbey, of that territory, the members of the White Mountain branch of the tribe are slowly starving, and whole families are eking out a miserable existence with cactus and herbs as their only food. Although the Governor's report is in the hands of the Secretary of the Interior, there is little that can be done, beyond looking out for the Indians' temporary needs. The whole trouble seems to rest in the antipathy the Indian has for work. They would much rather loiter around their tepees while their squaws toil and their children tumble about the camp. This is one great cause for the general suffering and another is the distance the tribe is situated from the railroad, which offers practically the only field for employment. The bucks of the tribe are about as disinclined to travel as they are to work. Despite their suffering, the Indians are said to be behaving themselves in exemplary manner. Although they comprise 14 per cent of the entire population of the territory, Governor Kibbey declares they furnish only three per cent of the convicts in the penitentiary. These figures, the governor thinks, prove the Indian to be peaceable and law-abiding. The Interior Department is making plans to assist the unfortunate tribesmen, but such assistance naturally can only be makeshift, to tide them over their present troubles.

THE CITY IN BRIEF

Telephone the Richmond Steam Laundry to get your laundry. 11

William Dudley Folke and family left yesterday for an extensive tour of the West.

Dr. M. W. Yencer, office No. 22 North 14th street. 6-14t

Luke Woodard left yesterday to attend the Park county quarterly meeting of the Friends' church in session this week.

Josiah White, Jr., of Lawton, Okla., who has been visiting his parents in Spring Grove, went to Washington, D. C., on important business last night.

Business men's luncheon served in the Cafe of the Westcott Hotel every day from 11:30 to 2:00 o'clock. Price 35 cents. 12-tf

Miss Ruby Voss, who has returned from Mercer, O., where she was called several days ago by the serious illness of C. B. Thompson.

Dr. E. H. Mendenhall, 114 South 9th St. Day Phone 435, Night Phone 1236.

B. B. Johnson, president of the Commercial club, will go to Indianapolis Monday to attend the joint conference between the Shippers' Association and the Indiana Railroad Commission.

Owing to the cold weather but few arrests have been made in the past few days, as the "bums" of the town have been kept indoors.

If you don't know what you want, try Mrs. Austin's Pancakes for a really good breakfast.

Use artificial gas for light and heat. 10-tf

Into each life some ruins must fall. Wise people don't sit down and bawl; Only fools suicide or take to flight. Smart people take Rocky Mountain Tea at night. A. G. Luken & Co.

MUCKRIDGE SENT TO PEN WAS PROVED HORSE THIEF

Former Resident of This County Suffers at Hands of Lebanon, Ohio, Court—Officers McManus and Livelyberger Testified.

James Muckridge, formerly of Cambridge City, who was tried at Lebanon, O., Wednesday, for horse stealing and against whom Sergeant McManus and Patrol Driver Livelyberger testified, has been sent to the penitentiary for a term of four years. The jury was out less than a half hour.

Muckridge, during his residence in Wayne county, was never arrested on charge of theft. He was known as a horse-trader and his transactions were carried on in Eastern Indiana and Western Ohio. According to the Ohio officers, Muckridge was known to them as a horsethief, though they had never had a case against him until the one which proved his undoing. Even in this case, however, Muckridge maintained his innocence throughout the trial, taking the stand and making absolute denial to the allegations of the State. Muckridge also had witnesses who swore that his reputation for honesty was good. One woman to whom Muckridge had sold several horses, testified that she had found that his representations regarding horses which she had purchased, as being correct. The jury, however, decided that there was plenty of evidence to show that Muckridge was guilty, and the penalty was inflicted. The Ohio police declare that there is a gang of horsethieves working in the territory adjacent to Lebanon, and they declare also that Muckridge was one of the gang. Muckridge made emphatic denial to this.

CITY AND COUNTY

Marriage Licenses. Harry W. Dickinson, Richmond, and Mamie Ethel Lumpkin, Richmond.

Christian E. Vogt, West Alexandria, O., and Emma Hasecoeter, Richmond.

William E. Brown, Wayne county, and Frances E. Young, Richmond.

Probate Matters. Report of sale of real estate by Walter S. Commons, executor in the estate of Lloyd K. Hill, approved.

Deaths and Funerals. FLANNAGEN—Katherine Flanagan, the wife of Peter Flanagan died at 8 o'clock last night at her home 175 Sherman street, at the age of 68 years. Her husband is the sole survivor. The funeral arrangements will be announced later.

MCCLURE—Davis McClure, aged 74 years died at the home southeast of the city yesterday morning. The funeral will be held at the home Saturday at 1 o'clock. Rev. I. M. Hughes will officiate. The interment will be at Earlham.

Real Estate Transfers.

Reported to the Palladium Daily by the Wayne County Abstract Company. (No. 402 Main Street. Tel. No. 1168.)

Mikle A. Retts to Ella D. Benton, lot 12 in James M. Garrett's subdivision in Fountain City. Consideration \$1. Trustees Centerville to Sarah L. Stevens, part of lot 269 in Crown Hill Cemetery. Consideration \$10.

Harry M. Personette and wife to Amanda J. Alford, lot 21, Home addition to Richmond. Consideration \$1,000.

Walter Waddell to W. E. North, part lots 13, 14, 15 and 16, block 2 West of R. and north of R. in Cambridge City. Consideration \$1 and other considerations.

Artificial gas, the 20th Century fuel. 10-tf

Palladium Want Ads Pay.

Boston Store

Thanksgiving Sale

Housekeeping Linens.

How They Do Sell.

All housekeeping linen reduced during this extraordinary sale.

- 89 Pieces Table Linen 22c to \$1.12 yd
 - All Napkins effected 67c to \$1.05 doz.
 - All Towels marked down 4 1/2c to \$1.35 each
 - All Crashes very cheap, 4 1/2c to 31c yd
- Housekeeping Linens of every sort are included.

H. C. HASEMEIER CO.

DR. W. A. PARK DENTIST

8 NORTH TENTH. RICHMOND, IND.

Wait! Wait!

UNTIL

Saturday, Nov. 17, at 9 a.m., when The Hall Mercantile Co.

Opposite WESTERN WAYNE BANK, CAMBRIDGE CITY'S

Greatest and best merchants, will inaugurate the largest, grandest and broadest

Price Reducing Sale

ever attempted by any merchant in this state.

\$30,000.00 worth of HIGH GRADE CLOTHING, DRY GOODS, SHOES, CARRIAGE and FURNISHING GOODS for Men, Women and Children to BE MERCELESSLY slaughtered for 10 DAYS BEGINNING SATURDAY, NOVEMBER 17th, at 9 a.m. at THE HALL MERCANTILE CO., CAMBRIDGE CITY.

A Backward Season Starts us in the face our creditors are forcing us to raise money by an Awful sacrifice, consequently to preserve our sterling Credit, we will distribute our entire \$30,000.00 stock of seasonable Merchandise into the homes of the people for less than actual cost of RAW MATERIAL, BEGINNING SATURDAY, NOVEMBER 17th at 9 a.m.

MENS' SUITS AND OVERCOATS WORTH \$10.00 \$2.98

BOYS' SUITS worth \$3.00 98c

DRESS PRINTS and GINGHAMS WORTH 8c PER YD. 4 1/2c

SHOES, BLANKETS, CLOAKS, JACKETS AND IN FACT EVERYTHING IN OUR ENTIRE STOCK at less than actual cost to Manufacturer.

MONEY REFUNDED on all unsatisfactory Merchandise. R.R. fare Refunded to Purchasers of \$25.00 or over for a radius of 25 miles.

LOOK FOR THE BIG CANVAS SIGN.

The HALL MERCANTILE CO.

Cambridge City, Indiana.

Saturday, Nov. 17, at 9 a.m., For 10 Days Only

\$11,671.85 INTEREST

We have just paid this large sum to our depositors as semi-annual interest on deposits to November 1st, 1906. If you did not receive a share of it WE INVITE YOU TO OPEN A SAVINGS ACCOUNT WITH US AT ONCE and become one of our nearly 4,000 saving depositors.

Accounts are opened with as little as One Dollar. We administer estates, act as Guardian and transact all kinds of trust, safe deposit and mortgage loan business, so that we can afford to pay interest on deposits.

We invite you to call on us. DICKINSON TRUST CO. Assets Over \$1,200,000

Pass Books should be brought in after November 10th for the interest credit.

KODAKS AND SUPPLIES

W. H. ROSS DRUG CO.

Phones 77 804 Main Street

Ross' Perfection Tooth Brush—Guaranteed—35c.

1,000 BUSHELS

FANCY, SMOOTH, MICHIGAN POTATOES.

For Winter Keeping.

SPECIAL PRICE MONDAY.

Per single bushel70c

Per 5 bushel lots65c

Another Feature for the Day. Best Granulated Sugar, 25 lbs. Cloth Bag, \$1.25

Phone your orders.

J. M. EGGEMEYER
4th and Main Sts.

HOLEPROOF SOX

At FACTORY PRICES AND TERMS

KIBBEY AND CO.

1000 MAIN

Essence Pompadour! The Latest—Perfume rare in Fragrance, Deliculous and Very Lasting. Call and test it for Yourself. A pleasure to show you.

M. J. Quigley, Cash House Pharmacy

Momemade Bread—Brom and White Baked Ham (Cooked done) Potato Chips (Fresh) Cream to Whip. Phone 292 at HADLEY BROS.

INDIA AND CEYLON TEAS

Green or Black

Are unequalled for Quality, Purity and Fitness for Consumption. One teaspoonful makes two cups. Steep five minutes in Boiling Water. Do not Boil these teas.

Are sold loose or in sealed packets by Great Atlantic & Pacific Tea Co., 727 Main.

(Published by Authority of the India and Ceylon Commissioner.)