

Alexandria Gazette

VOLUME CXI.-NO. 6

ALEXANDRIA, VA. FRIDAY EVENING, JANUARY 7, 1910.

PRICE 2 CENTS

What Do They Cure?

The above question is often asked concerning Dr. Pierce's "Golden Medical Discovery," "Golden Medical Discovery" and "Favorite Prescription." The answer is that "Golden Medical Discovery" is a most potent alterative of blood-purifier, and tonic or invigorator and acts especially favorably in a curative way upon all the mucous lining surfaces, as of the nasal passages, throat, bronchial tubes, stomach, bowels and bladder, curing a large per cent of catarrhal cases whether the disease affects the nasal passages, the throat, larynx, bronchia, stomach, or catarrhal dyspepsia, bowels (as mucous colitis, bladder, uterus or other pelvic organs). Even in the chronic or ulcerative stages of these affections it is often successful in effecting a cure.

The "Favorite Prescription" is advised for the cure of all cases of diseases—those peculiar to women, particularly those of a gynecological nature, such as leucorrhoea, and is a powerful tonic, giving invigorating tonic and nerve. For weak worn-out, over-worked women—no matter what has caused the breakdown, "Favorite Prescription" will be found most effective in building up the strength, regulating the womanly functions, subduing pain and bringing about a healthy, vigorous condition of the whole system.

A book of particulars wraps each bottle giving the formulae of both medicines and quoting what scores of eminent medical authors, whose works are consulted by physicians of all the schools of practice as guides in prescribing, say of each ingredient entering into these medicines.

The words of praise bestowed on the several ingredients entering into "Doctor Pierce's medicines" by such writers should have more weight than any amount of non-professional testimonials, because such men are writers for the guidance of their medical brethren and know whereof they speak.

Both medicines are non-alcoholic, non-secret, and contain no harmful habit-forming drugs, being composed of glyceric extracts of the roots of native, American medicinal forest plants. They are both sold by dealers in medicine. You can't afford to accept as a substitute for one of these medicines of known composition, any secret nostrum.

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MEETINGS.

STOCKHOLDERS' MEETING

Notice is hereby given that the annual meeting of the stockholders of the W. F. WALKER BRICK CO., will be held at 11 o'clock a. m., on WEDNESDAY, January 12, 1910, in the principal office of the company, Arlington, Va., for the purpose of electing a president and directors and transaction of other business. By order of the president,
CHAS. J. WALKER, Secretary.
Jan 6, 1910.

MEETINGS.

THE ANNUAL MEETING OF THE STOCKHOLDERS OF THE MERCANTILE RAILWAY BUILDING AND LOAN ASSOCIATION OF ALEXANDRIA, VA., will be held at 10 a. m. THURSDAY, January 20, 1910.

Jan 14 L. W. HOOP, Secretary.

Alexandria Gazette.

PUBLISHED DAILY AND TRI-WEEKLY AT GAZETTE BUILDING, 510 & 512 PRINCE STREET.
(Entered at the Postoffice at Alexandria, Virginia, as second-class matter.)
TERMS: Daily—1 year, \$5.00; 6 months, \$3.00; 3 months, \$1.50; 1 month, 45 cents; 1 week, 10 cents.
Tri-weekly—1 year, \$3.00; 6 months, \$1.50; 3 months, 75 cents; 1 month, 25 cents.
Contract advertisers will not be allowed to exceed their space unless the excess is paid for at transient rates, and under no circumstances will they be allowed to advertise other than their legitimate business in the space contracted for.
Resolutions in memoriam, of thanks, tributes of respect, resolutions adopted by societies or persons, unless of public concern, will only be printed in the paper as advertisements.

THE LEE STATUE.

The bloody shirt waved above a petition presented to Congress Wednesday by Rankin Post, G. A. R., of New York. The petition protested against the placing of a statue in Statuary Hall in the Capitol of any person who fought "on the side of disunion."

It was reported Wednesday that Representative Hollingsworth, of Ohio, a soldier of the civil war, intended to introduce a resolution directing the removal of all statues from the hall, in order to eliminate those of Confederate soldiers. Mr. Hollingsworth, however, denied that he contemplated any such action. It is known, however, that he is strongly opposed to the admission of a statue of Gen. Robert E. Lee to Statuary Hall. Mr. Hollingsworth, who is a veteran of the Union army, was the author of a resolution which sought to prevent the acceptance of a silver service bearing the likeness of Jefferson Davis, which was presented to the battleship Mississippi.

Senator Money, of Mississippi, democratic leader of the Senate, in an interview on Tuesday declared the statues of Lee and Washington, Virginia's representatives in the Hall of Fame, should not be "officially hidden away," and believes the customary resolution accepting the statues, especially the Lee memorial, should be cleared Congress by the Virginia delegation.

"If I were a Virginian I would take the Lee statue out of the hall before I would allow it to be officially hidden away," said Mr. Money. "In my judgment, any man who would object to a statue of Lee being placed in the hall by opposing the customary resolution would slyly brand himself with infamy. I would like to have something to say on the floor of the Senate of such a man."

Whether or not the Virginia delegation in Congress will offer to Congress the customary resolution, accepting the statues, is a matter they have not decided. The delegation is carefully feeling its way before taking any action one way or the other, and if there is any likelihood of a serious protest on the floor of Congress being made to the passage of the resolution, it may not be offered.

This attitude of the delegation is prompted not so much by their own feelings as by a request of prominent Virginians, who do not think it will be wise to arouse any feeling should the proposed resolution tend to do that.

Representative Carter Glass, of Lynchburg, Va., says the law, creating the Hall of Fame has been complied with by Virginia. He says the statues have been selected by Virginia and placed in the Statuary Hall, and that is all that is necessary.

"Those statues cannot now be removed unless by an act of Congress or by vandals," said Mr. Glass. "Congress is not likely to pass the removal resolution, and vandals will hardly attack the Capitol."

TUNNEL DISCOVERED.

A true case of the man who crawled into his hole and pulled the hole in after him was puzzling the police in New York last night. And there is more interest in the hole than in the man who dug it, for a cursory first inspection soon showed that, from an unobtrusive aperture in the floor of a tenement house cellar, the hole presently stretched into a tunnel, and that the tunnel pointed in the direction of the vaults of the East Side branch of the Fourteenth Street Bank, with deposits of \$10,000,000, and toward the safe of a jewelry shop next door, in which there lay \$50,000 worth of diamonds and jewelry.

Jeldor Garbus ran to the police yesterday with a tale of the disappearance of his brother-in-law, Isaac Finkelstein. The man had last been seen, he said, in the cellar of the tenement house where they lived. Isaac had gone downstairs to gather firewood. He did not return and under the wood pile Jeldor had found a mound of fresh earth. The foundations of the house, he told the police, must have collapsed on his brother-in-law.

Garbus, the brother-in-law of the missing man, is being held by the police as a witness.

TO DIVORCE HUSBAND'S FEET.

Alleging, among other things, that her husband insisted on placing his cold feet on her back in bed at night and that he kept a revolver under his pillow and an axe in the closet to stop her protests, Mrs. Anna M. Weller has filed suit in divorce against her husband, John G. Weller, a rich grocer of the Greenfield, Pa., district.

Weller has filed a rather spicy reply, in which he alleges that it is not a case of cold feet at all, but that his wife has sought to get \$50,000 worth of property, which he owns jointly with her, transferred to the hands of some of her close relatives, but he has refused. Mrs. Weller alleged, among other things, that one of her husband's favorite forms of torture for her was to "sit on her lap and bite her neck."

COOK'S NAME DROPPED.

The Arctic Club of America in New York—founded by Dr. Frederick A. Cook and his supporters in the north pole controversy—through its board of directors has dropped the name of the explorer from the roll of membership.

The action of the Arctic Club directors Wednesday night was unanimous and follows hard upon the heels of the explorer's summary dismissal from the council of the Norwegian Institute of Arctic and Antarctic Studies, which was announced two days ago, and strips from the explorer almost the last vestige of the doctor of philosophy, conferred by the University of Copenhagen remaining.

The Arctic Club of America led in the welcoming festivities to Dr. Cook on his return from Greenland and Copenhagen. Later the club tendered Dr. Cook, a former president of the organization, a banquet at the Waldorf-Astoria, while many of its individual members, including Admiral Schley and Captain Osborn, warmly championed the cause of Cook when his now discredited polar claim was challenged.

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LEGAL NOTICES.

VIRGINIA.—In the Clerk's Office of the Circuit Court of the City of Alexandria, on the 24th day of December, 1909, Mary Lewis, in her own right, and as administratrix with the will annexed of James P. Lewis, deceased, complainant vs. The National Investment and Improvement Association, a corporation under the laws of Virginia; The National Mutual Benefit Corporation, a corporation under the laws of Virginia; Robert H. Coward in his own right and as trustee, R. W. Moore as trustee, C. B. Pierce and James P. Lewis, Jr., Memo. The object of this suit is to dissolve the said The National Investment and Improvement Association by a decree of the Circuit Court of Alexandria city, Virginia, and have a receiver appointed by said court to take charge of all of the assets of the said association, and to institute all other necessary proceedings to realize the assets of said association and for an injunction against said Coward in his own right and as trustee, and The National Mutual Benefit Corporation and for general relief.

It appearing by an affidavit filed in this cause that the defendants, C. B. Pierce, Jas P. Lewis, Jr., and Robert H. Coward, are non-residents of this State: It is ordered, That said defendants appear here within fifteen days after due publication of this order, and do what is necessary to protect their interests in this suit, and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this city.

A COPY—TEXT
NEVELL S. GREENAWAY, Clerk.
R. H. Ford, P. Q.
A. T. Holtzman, P. Q.
C. E. Nicol, dec24 w4w-f

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