

## DISMANTLING WORK HAS NOW STARTED

The Residence of Fathers Mattingly and Hoffman Being Torn Down.

### TO BEGIN SOON ON CHURCH

GROUND FOR THE NEW EDIFICE WILL BE BROKEN, AS PER ORIGINAL PLANS, THE FOURTH OF NEXT MONTH.

Work on tearing down the work of Father Mattingly and Father Hoffman of St. Mary's church, Eighth and North A streets, has been commenced and within ten days, it is predicted the buildings will be razed to the ground. The residence building to the north occupied by Dr. Weller will be torn down immediately. The furnishings of the residence of Father Mattingly and Father Hoffman have been removed to 218 North Eighth street, where they will reside until the new church and residence is completed. The material such as brick, lumber and the like taken from the building will be used in the construction of the new church. The present plan of Father Mattingly is to start to break ground on March 4 as previously announced. The funds raised to meet the cost of the new building have not been entirely raised, but it is believed will be within a short time.

## CALIFORNIA HAS ACCEDDED TO THE FEDERAL DEMAND

(Continued From Page One.)

Recently followed and it was rejected by a vote of 41 to 37.

Johnson was at once on his feet with a motion again to reconsider, which was put to a vote and resulted 38 to 38, and the motion was lost.

Next on the Program.

Governor Gillett said last night that the next matter to be taken up by the Assembly would be the proposed appropriation of \$10,000 for the compiling of a census of Japanese in California. He said that if from the data gathered, it was found necessary to do so, Congress would be urged to enact an Asiatic exclusion measure.

"Under the agreement between Japan and our Government," said Governor Gillett, "the former is pledged to restrict immigration as much as possible. If Japan had grounds for abrogation of the treaty and decided in view of the unfriendly act upon the part of the California Legislature to remove these restrictions upon the emigration of her people, all our ports would be open to the latter."

"If then we went before Congress and asked the East for support for a before Congress and asked the East for support for a general Asiatic exclusion law, the latter might advance the adverse argument that we had the situation well in hand at one time through Federal negotiations and lost our advantage by the acts of our Legislature against the President and Secretary of State."

Mr. Transue's resolution declared that in the opinion of the Assembly that body had the power to enact school separation laws, but in view of the attitude taken by the Federal authorities would rescind its action in passing the school bill.

The resolution made it plain that the Assembly did not agree with Secretary Root that the bill was unconstitutional, because it violated Japanese treaty rights.

It was asserted that the Assembly bill was not designed to deprive children of Oriental parentage of equal school privileges with the whites.

Assemblyman W. B. Griffiths, of Los Angeles County, who is a close personal friend of United States Senator George C. Perkins, and who telegraphed the Senator that he opposed anti-Japanese legislation at this time and asked for an expression of opinion from the Senator, received the following reply yesterday:

"If not inconsistent with your views, I hope you will consult and cooperate with Governor Gillett, who, I am sure, has at heart the honor and welfare of our state and of the entire country. Treaties made with foreign nations become the supreme law of the land."

On the strength of this message Griffiths announced he would vote for reconsideration of the vote by which the school segregation bill was passed.

"We're glad to welcome you into our little family, Mr. Slum," said Mrs. Starveson cheerfully. "Our boarders invariably get fat."

"Yes," replied the new boarder. "I've noticed the same thing in most boarding houses. It's cheaper than lean meat, isn't it?"—London Mail.

## QUAKERS CONFIDENT

They Think They Have Good Chance to Defeat Wabash Friday Evening.

### TEAM HAS HARD PRACTICE

The Earlham basketballers are girding themselves for the important battle with Wabash at the Coliseum Friday evening. The match is expected to be one of the hardest fought that has ever been seen in Richmond and the closest that has ever been played between the rival institutions. While Wabash has it "on" the Quakers according to the dope sheets Captain Hotchkiss and his valiant warriors expect to win.

During the past week the Earlham men have been sent through hard practice by Coach Vail. One evening was spent in playing in the Y. M. C. A. gymnasium where the men showed up in a very creditable fashion. Coach Vail tried out his new formation with Rees and Conrad at forwards, Swain at center, and Capt. Hotchkiss and Tebbets at guards. This will be the probable lineup for the Wabash game. As a preliminary to the Earlham-Wabash game the Reserves will play Centerville.

## HENRY DEUKER IS NOW IN THE FIELD

Today Second Ward Councilman Formally Blossoms Out as a Candidate.

### GIVES OUT HIS PLATFORM

DEUKER IS FIRST OF REPORTED CANDIDATES TO MAKE HIS OFFICIAL ANNOUNCEMENT—CAMPAIGN IS ON.

The first formal announcement of a candidacy for mayor was made today by Henry Deuker, councilman from the second ward. Mr. Deuker's card appears elsewhere. He has issued a statement to the voters of the city in which he defines his position on the question. It is expected that since the ball has been started rolling, it will gain momentum as it goes along and additional announcements may be expected at any time.

Promises Good Government.

In his card Mr. Deuker says: "I will be a candidate for mayor of the City of Richmond, subject to the republican nominating election.

"I take this method of announcing my candidacy, for the reason that I wish it understood by all voters that I am not and will not be the candidate of any faction or class of our citizens, nor of any special interest; but that I submit myself as a candidate to the republican voters of the city without obligation in favor of any class of citizens over another with this as the only pledge on my part.

"That in case of my nomination and election, my purpose and aim will be to give to the people of our city, a reputable, economical administration of their city affairs, characterized by fairness and justice to all citizens alike.

"Upon this platform I respectfully submit my candidacy for the consideration of the republican voters of the city."

## SUPPLY OF WATER IS REPORTED LOW

Fayette County Farmers Husbanding Supply.

Fayette county farmers are complaining because of a drought. They are being compelled to husband their water supply and some have to cart it from the streams. It is feared that unless rain or snow falls in abundant quantities within the next week, crops will be hampered seriously in the spring.

## SPECULATE OVER F. CLIFFORD CASE

Officials Wonder If This Litigation Is Buried.

What has become of the case of Fremont Clifford vs. the City of Richmond. This case was tried the third time, in the Hancock circuit court a year ago. The court took the matter under advisement and stated he would render an opinion at a subsequent date. Since then the case has been unheard of and city officials are wondering if it had been buried in the pigeonhole of a desk.

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Have only one doctor—just one. No sense in running from one doctor to another! Select the best one, then stand by him. No sense in trying this thing, that thing, for your cough. Carefully, deliberately select the best cough medicine, then take it. Stick to it. Ask your doctor about Ayer's Cherry Pectoral for throat and lung troubles.

## SHERIFF MISSING; COURT ALARMED

Frantic Search Failed to Reveal Either Official or His Deputy.

### GOOD VAUDEVILLE SHOW

AFTER ATTORNEY HAD TORN UP SUBPOENA HE WANTED SERVED ONE OF THE "LOST" WAS DISCOVERED.

The sheriff, O, where was the sheriff? Yesterday afternoon he was a badly wanted official at the circuit court room. But he was numbered among the missing. His deputy could not be found either. The court was in consternation. An attorney wanted a subpoena served. He could not find anyone to do it. Ballif and other court room attaches rang telephone bells and chased about the building in a frantic search but to no avail. The sheriff nor his deputy could not be found. At last when all hope seemed lost, the attorney gave up the case without an examination of the witness and tore up the subpoena.

Later the deputy sheriff came into the court room. While the search had been in progress he was serving papers in the west end of the county. He walked into the court room serene in his innocence and ignorance of what had happened. The court was so impressed at the auspicious entry that an adjournment was taken long enough to welcome the minion of the law.

It was good vaudeville and the court, attorneys and jurors appreciated it to the utmost. The only person, who did not seem to enjoy the affair was the prosecuting witness in the case at bar.

### GOOD ANIMALS SOLD

Hagerstown Sale Tuesday Was Attended by Number Of Stock Buyers.

### AVERAGE PRICE WAS \$200

Hagerstown, Ind., Feb. 11.—The second annual sale of J. E. Myers and Harry Davis was held Tuesday and a large crowd attended, considering the inclemency of the weather. Among the prominent stock buyers who were there were Oliver Smith of Farmland, Evan Peed and William Peed of New Castle; Albert Day of Springport; H. C. Knode, Indianapolis; John Lackey, Cambridge City; H. Shofer, Richmond; Edward Jacoby, Hamilton, O.; Wm. Risk, Greensboro; Kersey Kirk, New Castle. Following is a partial list of horses sold:

W. L. Garr of Ohio, 4 year old mare, \$200.

A. Whistler, team 3 year old geldings, \$400.

A. E. Morris, team 2 year old mares, \$445.

Frank Harris, team, \$446.

There were eighteen head of morses sold and they averaged over \$200 a head. Twelve head of Jersey cows were sold which averaged \$50 per head. Vanderbeck & Sons of New Lisbon auctioned the sale.

### EDITH WOODBURY GIVEN A DIVORCE

Principals in Case Former Local Residents.

A divorce has been granted in the Henry circuit court to Edith Woodbury from Earl Woodbury. Judge W. C. Converse appeared as counsel for the plaintiff. Desertion was alleged as grounds for action. Mrs. Woodbury formerly was Miss Edith Conner. Both parties were well known here having made their home in this city at one time.

### JACKSON SUGGESTS

Veteran Center Township Man Tells of Desirable Game Preserve Site.

### IT IS UP TO THE FARMERS

In a letter to County Clerk Penny relative to the proposed game preserve in this county, Captain S. B. Jackson suggests the stretch of land between Nolands Fork and Greensfork streams. He would have the middle of the preserve at about the National road. He writes he believes the owners of the land would be willing to protect any game that might be placed there. This stretch of land is one of the favorite hunting places for the Richmond sportsmen. A preserve of from 4,000 to 8,000 acres is wanted. Clerk Penny says he is not situated so that he can circulate the petition to the state game commission, and if the farmers desire to take advantage of the offer it is up to them.

## WOULD DEPRIVE CITY OF SUPPLY OF NATURAL GAS

(Continued From Page One.)

In many homes, natural gas is the only fuel supply used. In the great majority of houses it is used for some purpose or other. Nearly every house in the city is piped for gas. Natural gas provides the only means of illumination at many homes. If the measure becomes a law the individual property owners of this city will be put to a large expense to revise their heating or lighting systems or both.

specifications of Bill.

In its specifications the law provides there shall not be any artificial means used in connection with any well or wells to increase the flow of natural gas, more than the removal of oil or water from such well or wells for a free and unobstructed natural flow of gas. Provided, that this act in no wise shall be construed to prevent the use of explosives in shooting wells.

It shall be a misdemeanor for any person, firm, company or corporation to violate the provisions of the act, and upon conviction therefor shall be fined in any sum not less than \$1,000 nor more than \$10,000, or imprisoned in the county jail not less than sixty days nor more than six months, or both, for each offense and each and every day shall constitute a separate offense for the violation of the provisions of the act.

### THE MERRY BOWLERS

Two Local Bowling Alleys Were Busy Last Evening And Good Scores Made.

### ENTRE NOUS HAVE A PICNIC

#### LEAGUE B STANDING.

	Won	Lost	Pct.
Davis	3	3	.500
Glooms	3	3	.500
Wilsons	3	3	.500
Games	3	3	.500

In the bowling match at the Y. M. C. A. alleys last evening between the Davis and the Games of league B, the former took two of the three games from the latter. No sensational scores were made. Team scores are as follows:

Games... 620 618 640  
Davis... 638 606 668

#### City League Games.

In the city league last evening at the City bowling alleys, the 5B's were defeated three straight games, by the Entre Nous. The Entre Nous members simply ran away from their opponents. Team scores are as follows:

Entre Nous... 815 790 769

5B's... 705 697 686

### The General Demand

of the Well-Informed of the World has always been for a simple, pleasant and efficient liquid laxative remedy of known value; a laxative which physicians could sanction for family use because its component parts are known to them to be wholesome and truly beneficial in effect, acceptable to the system and gentle, yet prompt, in action.

That is one of many reasons why Syrup of Figs and Elixir of Senna is given the preference by the Well-Informed. To get its beneficial effects always buy the genuine—manufactured by the California Fig Syrup Co., only, and for sale by all leading druggists. Price fifty cents per bottle.

In supplying that demand with its excellent combination of Syrup of Figs and Elixir of Senna, the California Fig Syrup Co. proceeds along ethical lines and relies on the merits of the laxative for its remarkable success.

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