Oestreicher & Co.

25 PER CENT. DISCOUNT

**** ***** ******

DRESS GOODS Monday & Tuesday.

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A CUT THIS DEEP meens quite a saving to anyone who will make the calculation on a dress. No funny business; our goods are marked in plain figures and are always as represented Figuring on this basis reduces new and desirable Dress Goods to cost.

Our East Window is ticketed 33 cents for choice. See if \$ your piece is in the lot.

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OESTREICHER & CO., 51 Patton Ave.



"NAME ON EVERY PIECE."

LOWNEY'S Chocolate Bonbons.

FOR SALE BY

G. A. GREER.

53 PATTON AVE. Large Stock Just Recv'd

Chapped Hands.

Do you want relief? If so try a sample bottle of

Hygienic Cream. Large Bottle for 10 cts.

Last week we received orders from Norfolk, Va., Springfield, Ohio, and New York City, which well tends to prove it has merit.

HEINITSH & REAGAN,

Druggists,

Church St. and Patton Ave.

Bill to This End Introduced in the House,

Magistrates have No Jurisdictionin Concealed Weapon Cases

Cannon Allowed \$202 for Expenses of His Contest in the Senate.

The Hertford County Bill Progressed; House Appoints Committeemen for Penitentiary Investigation.

Special to the Gazette.

Raleigh, Jan. 18.—After Representatives Snipes, of Hertford, and Hampton, of Surry, had denounced the Raleigh papers for their accounts of yesterday's precedings Representative Curtis introduced a resolution looking to the impeachment of Judge W. L. Norwood. The resolution instructs the judiciary committee to investigate and report whether the judge is liable to impeachment. It recites that the evidence before the committee of the last legislature showed that the judge was publicly drunk; that to avoid impeachment he gave his resignation to Colonel Lusk to be given to the governor of the judge was publicly drunk; that although he broke the condition and the resignation was accepted he still claims to be judge; that he has been publicly drunk recently. The resolution provides for an investigating committee which shall prefer articles of impeachment if it deems the facts warrant it. The resolution was referred to the judiciary com-

The bill of Representative Bryan, of Madison, to give magistrates jurisdiction of concealed weapon cases was before the house and it roused some warm words. The bill was reported unfavorably by the judiciary committee on the ground that many justices of the peace were incompetent or not above suspicion and for the sake of their fees they would compromise such cases; that the bill would really encourage the carrying of concealed weapons because people had no fear of justices of the peace. Representative Lowery, republican, of Forsyth, said the opposition came from flawyers who wanted the pistol cases carried to the higher courts so they could make fees. Walter Moore, of Jackson, was supporting the committees report when he was asked if he was a lawyer. "I am," he replied, "and I am here to defend the lawyers of North Carolina who have ever stood for the cause of liberty. Who was it that led the fight against reconstruction except a lawyer-Zebulon B. diciary-committee. Vance?"

Mr. Moore was loudly applauded, as was Representative E. J. Justice, who made an eloquent speech reflecting severely on Mr. Carter. He said that the bill should be entitled a bill to encourage the carrying of pistols-a devilish weapon conceived by man who invented it to take life. Mr. Justice made a sarcastic allusion to Mr. Bryan's county-Madison-where, he said, there had been thirteen murder cases at one time, all due to carrying pistols.

Alexander, of Rutherford, characterized Carter's remarks as unfair and ungentlemanly. Mr. Overman said that he did not suppose the fact that Mr. Carter was a justice of the peace influenced him to support a bill which would give him the power to pocket

certain fees. The vote against the bill was 72 to 24 for it.

The speaker announced the committe for the house on the joint committee to investigate the penitentiary: Gattis, Willard and Patterson, of Robeson. The speaker announced the following bills had been ratified and were now

To amend the charter of the Bingham

To create the penitentiary investigating committee for both houses. To permit the erection of the Bagley

monument in the capitol grounds. Craig introduced a resolution out of order by leave to create a committee on election of trustees of the State university. It was at once passed and the speaker appointed Messrs. Winston, Carr, Craig, Foushee and Wall.

The bill to repeal the act which requires two years' abandonment a ground for divorce was tabled, as was a bill to prohibit claims of over 6 per ent. liens by merchants.

The following bills were passed: To allow Morganton to issue bonds. To validate the issue of bonds by Charlotte.

To repeal the chain gang law of Madison county and allow convicts to be worked in other counties.

To allow Fayetteville to settle with the tax collector on a basis of 25 per cent of last year's taxes.

Allowing the sheriff of various counties until December 31 to collect arrears of taxes.

To reduce the price of supreme court

reports to \$1.50 per volume. The following bills and resolutions

were introduced in the house: By Bonshall, of Wake, to amend the charter of the city of Raleigh. Referred to the committee on cities and

the code by facilitating restoration to Colonel Davis, judge advocate.

By Overman, to amend chapter 147, laws of 1897, so that in the event of the death of a trustee or mortgagee before payment all their rights and powers shall devolve upon their executor. It validates such rates already made. Referred to the judiciary committee.

By Gilliam, to abolish the fees of solicitors and substitute a fixed salary of \$2,000. Referred to the judiciary com-

By Johnson, of Johnson, to allow C. P. Jones to exercise the duties of a pharmacist, his certificate being lost. Referred to committee on propositions and grievances.

By Boggs, to provide for teaching the elementary principles of agriculture in the public schools. Referred to the committee on education.

By Gattis, to provide in any action concerning real estate it shall not be necessary to prove title outside of the state. Referred to the judiciary com-

By Gattis, to make bonds for appearances in criminal cases liens on property. Referred to the judiciary committee. By Alexander, of Rutherford, to trans-

fer James D. Davis from fourth to second class pension roll. Referred to the comittee on pensions. By Redding, to repeal sections 19 and 37, laws 1897. Referred to the commit-

tee on judiciary. By Johnson, of Sampson, to prevent foreign corporations from removing suits from state to United States courts by requiring them to agree not to remove and to appoint an agent on whom process nam be served. This is said to be like Marion Butler's bill proposed to the last legislature. Referred to the ju-

By Flemming, of Clay, to prevent fast driving over bridges in Clay county. Referred to the public roads committee. By Overman, a resolution to appoint committee of three to ascertain and report how many clerks are employed in the engrossing clerk's office and how

nany are necessary. Adopted. By Boggs, of Catawba, to extend the limits of Hickory. Referred to the committee on counties, cities and towns By Hoffman, of Burke, a petition of citizens of Morganton against the proposed bill to establish graded schools. Referred to the committee on education.

By Robinson, of Cumberland, a petition of citizens of Cumberland county against the repeal of the dispensary at Flayetteville.

Senator Harriston rose to a question of personal privilegeHe said that any plaper in the state had a right to criticise his substitute bill, but that he desired to say that the attack in today's Morning Post upon his bill to require foreign corporations to become domestic

ESTABLISHED 1888.

SANITARIUM.

A Special Paivate Institution for the Treatment of Lung and Throat Diseases.

KARL von RUCK, M. D., Medical Director, RATES, \$22.50 per week and upward, according to the room selected, includes everything excepting medicines, which are supplied at cost. A certain number of rooms are reserved at a lower rate for patients whose financial circumstances require it and to such the medicines are also included. Patients can enter and leave at any time. Advanced cases not

Winyah Hotel and Sanitarium Co.

Eagan Punishment May Suffer If Proven Guilty.

Gen. Miles May not Escape The Court Martial Proceedings Unscathed.

Gen. Eagan Won't be Arrested Until His Trial Begins.

Not Customary to Put General Officers in Arrest at their Quarters—He Will Probably be Relieved of Duties.

Washington, Jan. 18.-A formal order appointing a court martial for General Eagan was issued this evening.

The court is appointed to meet at 10 a. m., January 25, and is to try General Eagan "and such other persons as may be brought before it."

The detail for the court is: Generals Merritt, Wade, Butler, S. B. M. Young, Frank, Pennington, Randall, Klime and Comba; Colonels Haines, Gillespie, By Carroll, to amend section 2,941 of Suter and Guenther, and Lieutenant

> Every member of the court is within two days' journey of Washington. Young is in Augusta, Ga.; Frank, in Anniston, Alai; Pennington, in Atlanta; Randall, in Greenville, S. C.; Kline, in Athens, Ga.; Comba, in Huntsville, Alla.

> With the exception of General Butler every member of the court is an officer of the regular army.

One interesting feature of the order is that General Eagan will not be placed under arrest until the court martial meets and then only constructively. The understanding had been that he would be relieved of his duties and directed to remain in arrest at his quarters but it was explained that this course was not followed in the case of general officers.

Tomorrow he will be served with a copy of the order and directed to appear on the date named. He will hen, without specific orders, cease to exercise his duties and make himself as nconspicuous as possible before the public. It is understood that the charges against General Eagan will be conduct unbecoming an officer and gentleman and to the prejudice of good order and military discipline."

The specifications will recite Eagan's language. The extreme penality, if convicted, is dismissal from the army. That the outcome of the trial may be a court martial of General Miles is regarded as not unlikely.

General Eagan may bring Miles' interviews up as evidence.

MANILA TROOP SHIP DELAYED. New York, Jan. 18.-Unless another

accident happens, the troop ship Grant, will sail for Manilla today. She started this morning, but a steel hawser caught in the propellor, causing the delay.

Childrens' Winter Shees, 5 to 8, 60c. at G. A. Mears and Sons' Shoe Store.

WHEN YOU WANT THAT

HAIR BRUSH

You have been promising yourself, come and see us, we have just what you want.

Any price.

Paragon Pharmacy Co.,

Opp. Post Office. Night bell at side door.

LEAne FILIDUSTERS

Philippine Sovereignty Isn't Stricken, Treaty May be Hung Up.

Washington, Jan. 18.—The opponents of the peace treaty are bending all their efforts to the task of convincing its advocates that the convention must either be amended by striking out the provisions for sovereignty over the Philippines or that they must reconcile themselves to a postponement of the vote until next session.

Under Senator Gorman's leadership the opposition democrats say they will stand firm on this point, but it is doubtful that they will do so. If they carry out their threat an extra session will be called after March 4, and the treaty would go through quickly.

The republican senators insist that the treaty will not be amended. Tomorrow Chairman Davis will move an executive session and keep the treaty constantly before the senate until the filibusters give in.

BE SURE OF OUR TITLE

Consent of Nicaragua and Costa Rico to be Obtained Before Building Canal.

Washington, Jan. 18.-Preliminary action in the Nicaragua canal bill was taken in the senate today. Senator Caffery's substitute was laid on the table by a vote of 32to 22, and the amendment by Senator Bacon, of Georgia, that no act should be operative until Nicaragua and Costa Rica consent to limit the previous concession and secure to the United States title in perpetuity, was defeated 12 to 37.

An amendment proposed by Senator Gorman, of Maryland, authorizing the president to arrange with Nicaragua and Costa Rica so as to acquire all the necessary rights and privileges was agreed to, while the substitute bill by Senator Gray, of Iowa, 'authorizing the purchase of the territory needed to construct and maintain the canal and appropriating \$140,000,000, was rejected by a vote of 15 to 32, but went over without further action.

TWO NECROES KILLED.

Nasheville, Tenn, Jan. 18 .- Two negroes were shot to death last night by unknown persons.

the street this morning. Each had a rope around his neck, showing that it was the intention of the mob to hang

Rock Ledge family hotel, under north ern management, is setting an excellen table; try it.

THERE IS SOME

AND SOME

Very Good.

less Postum most anywhere.

the genuine article with the pressions. ments brought out.

We buy direct from the manufacturer, and always have it

.....AT......

Snider's,

On the Square.

FOR QUAY

Overzealous Friend Makes Probably Costly Blunder.

Conducted Affairs at a Joint Convention in a Way to Make Many Enemies.

Caused Democrats only Lukewarm Against Quay to Turn Red Hot.

Wouldn't Entertain Motion of an Appeal and Adjourned Session Contrary to Vote-Quay's Friends Feel Blue.

Harrisburg, Pa., Jan. 18.-Senator Quay may be beaten on account of the blunder of his friend, Lieutenant Governor Gobin, who, as presiding officer of the senate, made a ruling which is likely to turn the tide.

Even Quay's friends admit the contest will be prolonged. Quay received the same vote today as yesterday with the democrats voting solidly for Jenks, with the anti-Quay votes scattering.

Gobin ruled that a resolution providing that the method of procedure was out of order, but made a mistake when he refused to entertain an appeal and later declared the convention adjourned, although a motion to that effect

was defeated. The democrats and independents held a meeting, at which a most vigorous protest against Gobin's course was made in a series of resolutions.

Tonight there is talk of making things unpleasant for Gobin, who holds a brigadier's commission, which is claim-

ed to be against the constitution. Important developments are expected tomorrow and the anti-Quays are more stident than ever of victory.

JENKS IS AGAINST QUAY.

Harrisburg, Jan. 18 .- Jenks, the democratic candidate for senator, slaid tonight that Quay would be more than disappointed in the balloting tomorrow Tenks added that he would not stand in the way of fusion when the time came.

DUEL TO THE DEATH BECAUSE OF A WOMAN

The blodies of the men were found on Booth's Cousin Married Howard and She Charged Him with Ill-

Treatment.

Montevallo, Ala., Jan. 18.-Bomme Booth and Newton Howard, two young farmers near here, shot each other to death yesterday.

Howard married a cousin -of Booth and the woman, alleging that Howard ill-treated her, fled to Booth for protection. Howard went after her and the fight occurred. Howard is dead and ooth is dying.

SUMMER HEAT Is the temperature throughout the house, at the Oaks hotel.

We wish to take this opportunity of expressing to the people You can get thin, weak, taste- our sincere thanks for their very liberal pat-Postum is until you have tasted ronage and kind excharming flavor and food ele- wish to thank those who were lenient with us in regard to engravfresh-either wholesale or retail ing, as the demands this year were very un usual

> Arthur M. Field. Church St. and Patton Ave.

Asheville, N. C.