

ESTABLISHED 1852.

Well dressed men and women
never wear soiled or faded
clothes. Do not discard
such, send them to be
singly disposed of.

CLEANED or DYED.

They will then take the place
of new.

D. LEARY,

COR. MILL and PLATT STS.

Telephone 428.

Work Called for and Delivered

Coca-Calisaya

The best and most reliable Tonic
for Stomach and Nervous Troubles

CURRAN & GOLER,

44 West Main St.



Cold Weather Suggests Furs.

Come and see our large invoice of sealings just received from London in our Beckley-building rooms. Prices are still lower for new sleeves in old garments. We trust our companion. Lastly, be sure and attend our opening on Saturday of our new store on the ground floor of the Beckley building, South Clinton street.

R.I.P.A.N.S.

The modern standard Family Medicine: Cures the common everyday ills of humanity.



West, Undertaker

At DeYoung's Furniture Store,
130 STATE STREET.

J. Price & Co.,

Dealer in all kinds of

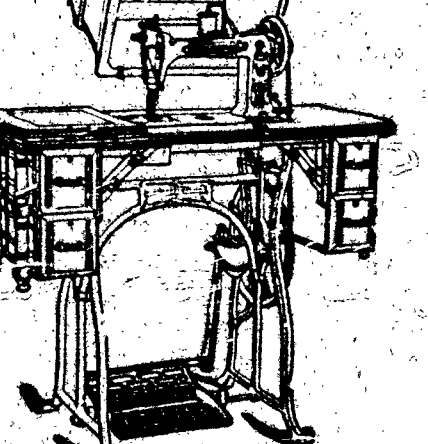
FRESH FISH,

66 Front Street.

THE

ONLY PERFECT SEWING MECHANISM FOR FAMILY USE.

WHEELER & WILSON'S NEW HIGH-ARM NO. 9.



PATENTS CAVEATS, TRADEMARKS COPYRIGHTS.

CAN I OBTAIN A PATENT? For a new invention, and an honest opinion written by a patent attorney, and full of valuable experience in the patent business. Comments are entirely confidential. A Handbook of Information on Patents, Trade-Marks, Copyrights, and Caveats, containing full information on the preparation and filing of applications, and the fees required for each. Also a catalogue of mechanical and scientific books and sets.

Special notice in the Selection of Inventors, and how to bring them before the public with the greatest effect. The general paper, issued weekly, contains illustrations and brief descriptions of any scientific work in the world. A year's supply costs \$12.50. Single copies, 25 cents. Every number contains news of the latest inventions, and contains a list of the latest patents, trademarks, and copyrights.

Pragmatic originally meant nothing more than complete absorption in some

matter, but now it is used to denote a state of mind in which one is engrossed in some

subject, and has no time for anything else.

Dr. J. H. DUNLAP, Rochester, N.Y.,

has a Patent Office, and a

Trade-Mark Office, and a

Copyright Office, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Agent, and a

Trade-Mark Agent, and a

Copyright Agent, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a

Patent Attorney, and a

Trade-Mark Attorney, and a

Copyright Attorney, and a

Patent Lawyer, and a

Trade-Mark Lawyer, and a

Copyright Lawyer, and a