Adjournment of Supreme Court on Account of Death of Wife of Judge Miller
BAR EXAMINATION.—Eight candidates took the examination for admission to the bar, held at Charleston on March 10 and 11. Certificates of having passed the examination were issued to the following: James A. Taylor of Huntington, Lafe B. Cafin of Williamson, Philip O. Faulkner of Martinsburg, and S. A. Christie of Keystone.

All members of the new Board of Law Examiners, Joseph M. Sanders of Bluefield, James W. Ewing of Wheeling, Robert S. Spilman of Charleston, J. O. Henson of Martinsburg, and Henry Craig Jones of Morgantown, were present. A new order passed by the Board is to the effect that all examinations on preliminary academic subjects (made necessary by failure to present satisfactory school credits) must be taken before the Board or before an examiner or examiners selected by the Board and that examinations before any person not previously designated by the Board for the particular applicant concerned will not be recognized.

Copies of the new pamphlet stating the requirements governing admission to the bar may be obtained upon application to William B. Mathews, Secretary, State Board of Law Examiners, Capitol Annex, Charleston, West Virginia.

ADJOURNMENT OF SUPREME COURT ON ACCOUNT OF DEATH OF WIFE OF JUDGE MILLER.—For the purpose of attending in a body the funeral at Parkersburg of Mrs. Anna Bright Miller, wife of Judge Miller of the Supreme Court of Appeals, and as a token of respect for the memory of Mrs. Miller who died on February 22, 1920, the Supreme Court of Appeals adjourned on the day of the funeral.

NECROLOGY.—C. C. Higginbotham, a member of the Upshur County bar, died on December 30, 1919.

CONSTRUCTION OF LAW BUILDING POSTPONED.—Owing to the scarcity and high prices of labor and building materials, construction work on the new law building at West Virginia University, which was planned to begin in May, 1920, has been postponed by the Board of Control until conditions have materially improved. It is now hoped that conditions may permit work to begin in the fall. This temporary postponement was thought better than a reduction in the size or quality of the building as provided in the plans and