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# The Enterprise.

**ADVERTISING**  
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VOL. IX. - NO. 21

WILLIAMSTON, N. C., FRIDAY, FEBRUARY 14, 1908

WHOLE NO. 414

## THE PROHIBITION LAW

The General Assembly of North Carolina do enact:  
SECTION 1. That it shall be unlawful for any person or persons, firm or corporation to manufacture or in any manner make, or sell, or otherwise dispose of, for gain, any spirituous, vinous, fermented or malt liquors or intoxicating bitters within the State of North Carolina. Provided, this act shall not be construed to forbid the sale of such spirituous, vinous, fermented or malt liquors or intoxicating bitters by a legalized medical depository, or by any licensed and registered pharmacist, for sickness, upon the written prescription of a regular licensed and actively practicing physician or surgeon having the person for whom such prescription is made under his charge, which said prescription shall specify the amount of spirits required: Provided further, that wines and ciders may be manufactured or made from grapes, berries or fruits, and wine sold at the place of manufacture only, and only in sealed or crated packages containing not less than two and a half gallons per package; but no wine, when sold, shall be drunk upon the premises where sold, nor shall the package containing the same be opened on said premises: and, provided further, that nothing herein contained shall be construed to prevent the sale of cider, in any quantity, by the manufacturer from fruits grown on his lands within the State of North Carolina.

SEC. 2. That all liquors or mixtures thereof, by whatever name called, that will produce intoxication shall be construed and held to be intoxicating liquors within the meaning of this act: Provided, that medicinal preparations manufactured in accordance with formulas prescribed by the United States Pharmacopoeia and National Formulary which contain no more alcohol than is necessary to extract the medicinal properties of the drugs contained in such preparations, and no alcohol than is necessary to hold the medicinal agents in solution, and which are manufactured and sold as medicines and not as beverages, shall not be held or construed to be or to come within the meaning or provisions of this act.

SEC. 3. That any physician or surgeon who shall make any prescription (except in case of sickness) for the purpose of aiding or abetting any person or persons who are not bona fide under his charge to purchase any intoxicating liquors, contrary to the provisions of this act, and any licensed and reg-

istered pharmacist who shall sell or otherwise dispose of, for gain, any spirituous, vinous, fermented or malt liquors or intoxicating bitters without the written prescription of a legally qualified physician or surgeon, or who shall duplicate the prescription of a physician or surgeon, for intoxicating liquors for any person or persons not bona fide under such physician or surgeon's charge, without the written directions of the physician or surgeon who gave the same, shall be guilty of a misdemeanor, and upon conviction shall be fined or imprisoned, or both, in the discretion of the court, for each and every offense; and all licensed and registered pharmacists selling intoxicating liquors as aforesaid shall keep a record thereof, which shall bear the true dates of the sales, the names of all persons to whom sales were made, the names of physicians or surgeons upon whose prescriptions the sales were made, which said record shall be subject at all times to the inspection of the solicitor of the district, the sheriff and other peace officers of the county, the mayor and police officers of the city or town in which said licensed and registered pharmacist's business is located, and all other persons; and any licensed and registered pharmacist failing to keep the record aforesaid, or refusing to permit the examination of such record by the officers named or other persons, shall be guilty of a misdemeanor, and upon conviction be fined or imprisoned, or both, in the discretion of the court.

SEC. 4. The place where delivery of any intoxicating liquors is made in the State of North Carolina shall be construed and held to be the place of sale thereof, and any station or other place within said State to which any person shall ship or convey any intoxicating liquors for the purpose of delivering the same to purchaser shall be construed to be the place of sale: Provided, that nothing in this act shall be construed to prevent the delivery of intoxicating liquor to any licensed and registered pharmacist in sufficient quantities for medical purposes only.

SEC. 5. Nothing in this act shall be construed as making it unlawful to sell to any minister of religion or other officer of a church wine to be used for religious or sacramental purposes.

SEC. 6. That nothing in this act shall be construed to prevent the county commissioners or governing body of any city or town from pro-

hibiting the sale of spirituous, vinous, fermented or malt liquors or intoxicating bitters by any licensed and registered pharmacist in their respective counties, cities or towns: Provided further, that said county commissioners or governing body of any city or town may levy a special privilege tax upon any licensed pharmacist, licensed to sell spirituous, vinous or malt liquors.

SEC. 7. That all laws or parts of laws in conflict with this act and the same are hereby, to the extent of such conflict, repealed: Provided however, that nothing in this act shall operate to repeal any of the local or special acts of the General Assembly of North Carolina prohibiting the manufacture or sale or other disposition of any of the liquors mentioned in this act; but all such acts shall continue in full force and effect and in concurrence herewith; and indictment or prosecution may be had either under this act or any special or local act relating to the same subject: Provided, that, if the provisions of sections one to nine (inclusive) of this act shall fail to go into effect on the first day of January, one thousand nine hundred and nine, because of the failure of a majority of the votes cast in the election hereinafter provided for to be "Against the Manufacture and Sale of Intoxicating Liquors," then this act shall not be construed as a repeal of any laws under which prohibition or a dispensary has been established; nor shall it have the effect of restoring license where prohibition or a dispensary now obtains.

SEC. 8. Any person violating any of the provisions of this act shall be guilty of a misdemeanor.

SEC. 9. That the foregoing provisions of this act shall go into effect on the first day of January, in the year of our Lord one thousand nine hundred and nine, if a majority of the votes cast at the election hereinafter provided for shall be "Against the Manufacture and Sale of Intoxicating Liquors."

Everything taken into the stomach should be digested fully within a certain time. When you feel that your stomach is not in good order, that the food you have eaten is not being digested, take a good, natural digestant that will do the work the digestive juices are not doing. The best remedy known today for all stomach troubles is Kodol, which is guaranteed to give prompt relief. It is a natural digestant; it digests what you eat, it is pleasant to take and is sold here by S. R. Biggs.

After the Portuguese outbreak, the seekers for the next sensation are playing Russia against the field.

### A PRETTY MILKMAID



Thinks Peruna is a Wonderful Medicine.

MISS ANNIE HENDREN, Rocklyn, Wash., writes:  
"I feel better than I have for over four years. I have taken several bottles of Peruna and one bottle of Manalin."  
"I can now do all my work in the house, milk the cows, take care of the milk, and so forth. I think Peruna is a most wonderful medicine."  
"I believe I would be in bed to-day if I had not written to you for advice. I had taken all kinds of medicine, but none did me any good."  
"Peruna has made me a well and happy girl. I can never say too much for Peruna."  
Not only women of rank and leisure praise Peruna, but the industrious, useful women engaged in honest toil would not be without Dr. Hartman's world renowned remedy.  
The doctor has prescribed it for many thousand women every year and he never fails to receive a multitude of letters like the above, thanking him for his advice, and especially for the wonderful benefits received from Peruna.

Tom Lawson wants to bet any part of \$100,000 on Roosevelt for a third term. John W. Gates says he would take him up, except that he hates a piker.

**This May Interest You**  
No one is immune from kidney trouble, so just remember that Foley's Kidney Cure will stop the irregularities and cure any case of kidney and bladder trouble that is not beyond the reach of medicine. C. C. Chase, S. R. Biggs.

It is generally understood that Mr. Bryan would like to put the Tammany Tiger through a course of vegetarianism before the Denver convention.

Foley's Honey and Tar cures the most obstinate coughs and expels the cold from the system as it is mildly laxative. It is guaranteed. The genuine is in the yellow package. C. C. Chase, S. R. Biggs.

### THE RAILROAD RATE LAW.

The General Assembly of North Carolina do enact:  
SECTION 1. That no railroad company doing business as a common carrier of passengers in the State of North Carolina shall charge, demand or receive for transporting any passenger and his or her baggage, not exceeding in weight two hundred pounds, from any station on its railroad in North Carolina to any other station on its road in North Carolina, a rate in excess of two and one-half cents per mile; and for transporting children under twelve years and over five years, one-half of the rate above prescribed; and for transporting children under five years of age, accompanied by any person paying fare, no charge whatever shall be made: Provided, that where the amount of the ticket at the prescribed rate would amount to any figure between two multiples of five, the price of the ticket shall be the multiple of five which is nearest the price of the ticket at the rate above mentioned; or, in the event that the amount is equidistant between the multiples of five, the price charged for the ticket shall be on the basis of the higher of those two multiples of five: Provided further, that no charge less than ten cents shall be required: Provided further, that independently owned and operated railroad companies in North Carolina, whose mileage of road in said State is one hundred miles or less, may charge the same rate which is now in existence on said roads. This provision shall not extend to branch lines of railroad companies controlling over one hundred miles of road, whether chartered in or out of the State. Also, that newly constructed railroads, or the portion of railroad which may be newly constructed, be exempt from the operations of this act for two years after completion, to the extent that they may charge a rate in no case to exceed three cents per mile. A charge of fifteen cents may be added to the fare of any passenger when the same is paid on the train, if the ticket might have been procured within a reasonable time before the departure of the train.

SEC. 2. In the case that any railroad company operating as a common carrier of passenger in the State of North Carolina is owned, controlled or operated by lease or other agreement by any other railroad company doing business in the State, the rate for carrying passengers thereon as prescribed by



this act shall be determined for the said railroad company by the rate prescribed by this act for the railroad company which owns, controls or operates the same.

SEC. 3. That any railroad company violating any of the provisions of this act, or counseling, ordering or directing any employee, agent or servant to violate any provisions of this act, by charging, demanding or receiving any rate greater than that fixed by this act, shall be guilty of a misdemeanor, and on conviction shall be fined not less than five hundred dollars and not more than five thousand dollars; and any agent, servant or employee of any railroad company who shall violate this act shall be guilty of a misdemeanor, and on conviction shall be fined or imprisoned, or both, in the discretion of the court.

SEC. 4. That any person or persons, except those permitted by law, who accept free transportation shall be guilty of a misdemeanor, and on conviction shall be fined or imprisoned, or both, in the discretion of the court; and any railroad, or its employees or agents, giving free transportation of any kind whatsoever, except that permitted by law, shall be guilty of a misdemeanor, and on conviction shall be fined not less than five hundred dollars or more than two thousand dollars for each offense.

SEC. 5. That an act entitled "An act prescribing the maximum charges railroads may make for transporting passengers in North Carolina," ratified on the second day of March, one thousand nine hundred and seven, be and the same is hereby repealed.

SEC. 6. That no railroad company, or agent, servant or employee of any railroad company, shall be held liable to any person, or found guilty of any offense in any action, civil or criminal, whether heretofore or hereafter instituted or begun, by reason of anything done or attempted to be done in violation of said act mentioned in the preceding sections hereof, or of any provision thereof.

SEC. 7. That the Corporation Commission of North Carolina shall have no power to change, alter, modify or in any way affect the enforcement of or operation of any of the provisions of this act, or of chapter two hundred and sixteen of the Public Laws of North Carolina of one thousand nine hundred and seven, except as the same shall be therein specially authorized, or of the enforcement of any penalties for violating the provisions thereof; and all laws and parts in conflict herewith are hereby repealed.

SEC. 8. That section two thousand six hundred and eighteen of the Revision of one thousand nine hundred and five is hereby repealed, and all laws and clauses of laws in conflict with this act are hereby repealed.

SEC. 9. That this act shall be in force from and after April the first one thousand nine hundred and eight.

In the General Assembly read three times, and ratified this the 1st day of February A D 1908.

**Keeping Open House.**  
Everybody is welcome when we feel good, and we feel that way only when our digestive organs are working properly. Dr. King's New Life Pills regulate the action of stomach, liver and bowels so perfectly one can't help feeling good when he uses these pills 25¢ at S. R. Biggs' drug store.

The question of what to do with our ex-president will never have to bother Mr. Roosevelt so long as he has Jacob Riis to go around locating jobs for him.

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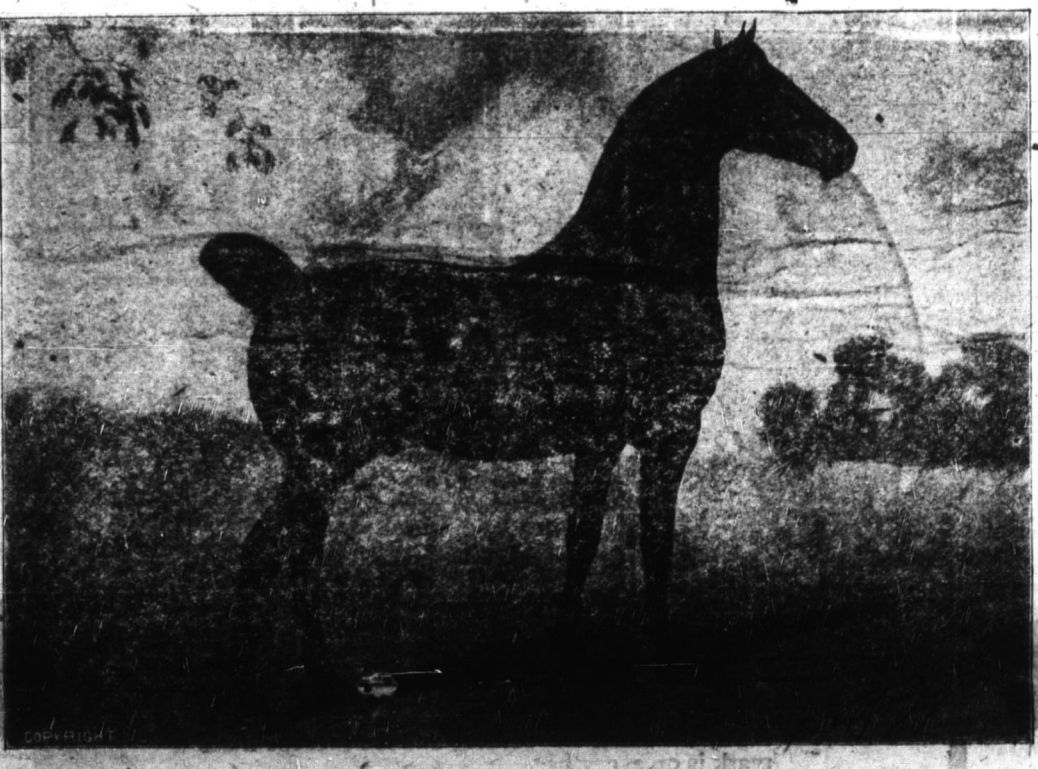
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The Imported French Coach Stallion,  
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