

# THE DURHAM RECORDER.

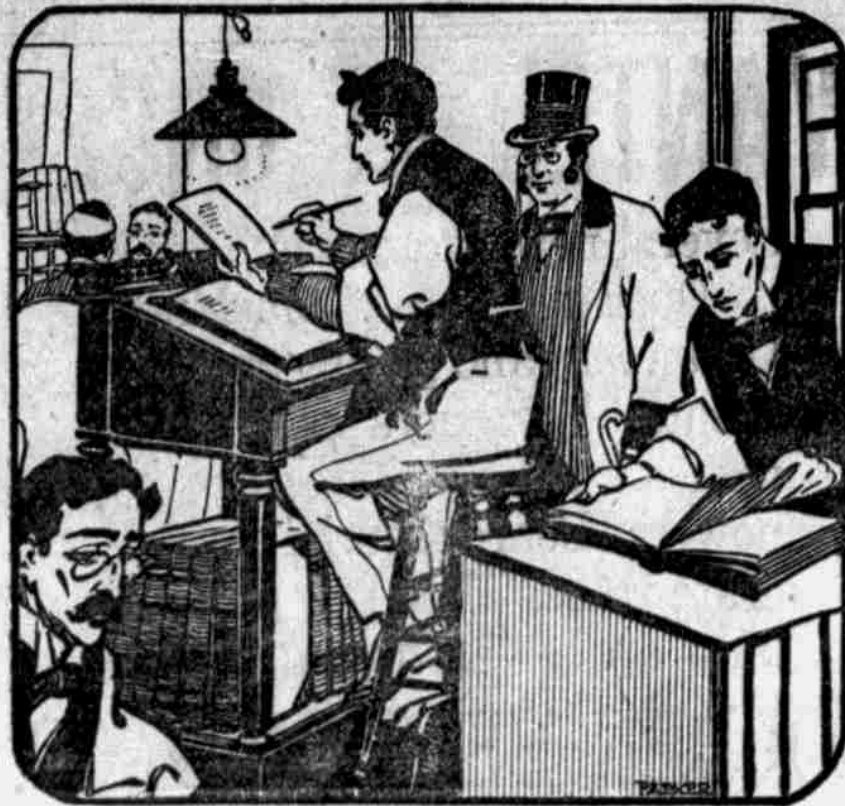
SEMI-WEEKLY.

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## The Rise of Jimmie Johnson.



III.—OFFICE BOY TO BOOKKEEPER.

WANT AD. brought so many offers Jimmie took his pick—Pay so large it would have made his first employer sick. He was Jim the Penman now—bookkeeper; he was rising in the world of business—and 'twas due to ADVERTISING.

See next issue for continuation

### SEVERAL SUITS COMPROMISED.

#### Cases Set for This Week Settled Before Term Began.

When the civil term of Durham Superior court began yesterday there were several cases on the calendar that have been compromised, among them being the following:

The case of Humphries against the Southern railway, in which he was suing for \$20,000, on account of having a foot hurt so badly that it had to be amputated. The accident occurred in front of the Duke factory about one year ago, and the case has been on the docket for some time. Now it has been compromised for \$150, and goes off the docket. It was on the calendar for trial today.

The case of C. M. Herndon against the Durham & South Carolina road, in which Mr. Herndon was suing for damages in the sum of \$500 on account of a fire that burned over some fifteen or twenty acres of land, burning a barn and stable and caused other damage, has been settled by compromise. The exact amount received by the compromise is not known.

'Squire G. A. Barbee also had a claim against this road and this has been settled by Superintendent Honeycutt and Mr. Fred H. Williams, who is claim agent for the road. Several other small claims against the Durham & South Carolina have been settled in the recent past. This road and those who live along it are on friendly terms and the agreeable settlement of these claims shows a spirit that both sides appreciate.

The suit of George W. Vickers against the city on account of the dumping of sewerage in a creek on his plantation, has been compromised. Mr. Vickers was suing for \$1,200, and in the compromise gets \$900.

Mayor Graham sent Bud Sellers, who was charged with vagrancy, to the roads for 25 days. There were two cases against him in the trial, one for vagrancy and another for fighting, and when the mayor had sent him up in the first case he added five days to the sentence, making a total of thirty days.

Every can of Argo Red Salmon contains one pound net. It is always guaranteed to be full weight.

### REVENUE OFFICERS AT WORK.

#### Captured a Man and a Still in Lebanon Township Last Week.

Revenue officers were on a raid in the northern part of this county last week and not only got the "copper" but made one arrest and have the prisoner, Ed Riley, locked up in the county jail. He was taken before United States Commissioner Moyer as soon as the officers reached here late Thursday evening and his bond was fixed at \$200. Being unable to give this the defendant was committed to jail.

The raid was made by Deputy Collector W. G. Pool and Deputy Marshal J. B. Jordan. It was in the neighborhood of Mt. Lebanon church, some fourteen or fifteen miles from here, that the still was found in full operation. It was no trouble for the officers to destroy the entire plant and the rance was not a very hard one to capture Ed Riley, who is better known in this city as "Hunk" Riley.

The plant was then destroyed. The still and all its equipments were cut down and destroyed, the fermenters were cut down beer and low wines poured out and general havoc played with the plant that was turning out "white lightning" as fast as the sixty gallon copper would do so. Then the return trip to the city, with the illicit whiskey maker in tow, was taken up, the officers reaching here late in the evening.

The prisoner is well known in Durham as he lived here for several years, being in the employ of W. R. Herndon as horseman at the livery stable. While here he got into several whiskey selling cases and was sent over to court, these cases being now pending against him. After this trouble he left here and went back to the country, where he resided before coming to Durham, and he is now in trouble again on account of the whiskey business.

Friday Justice of the Peace J. E. Owens had a small civil case, this being C. P. Parrish against Mrs. Alice McCown. Mr. Parrish claimed that the defendant owed him \$14.94 for groceries but in the trial Mrs. McCown presented receipts to show that she did not owe the bill. The action was dismissed at the cost of Mr. Parrish.

## TO REGULATE STREET CARS

New Law to Go Into Effect the First of April.

### THE WHITE AND COLORED SEPARATED

Full Text of Law Passed by Last Legislature About Street Car Passengers.—Conductors Given Power of Police.

Following is the act ratified March 9, 1907, regulating street stars, and providing for the separation of the races and giving police powers to conductors:

"The 'Jim crow' car law as ratified on March 9 is as follows.

"Section 1. That all street, interurban and suburban railway companies, engaged as common carriers, in the transportation of passengers for hire, in the state of North Carolina, shall provide and set apart so much of the front portion of each car operated by them as shall be necessary for occupation by the white passengers therein, and shall likewise provide and set apart so much of the rear part of said car as shall be necessary for occupation by the colored passengers therein, and shall require as far as practicable the white and colored passengers to each occupy the respective part of such car so set apart for them, as specified in section two of this act.

"Sec. 2. That any white person entering a street car for the purpose of becoming a passenger thereon, shall, if necessary to carry out the purposes of this act, occupy the first vacant vacant seat or unoccupied space in the aisle nearest the front of said car and any colored person entering said car for a like purpose shall occupy the first vacant seat or unoccupied space in the aisle nearest the rear end of said car. Provided, however, no contiguous seats on the same bench shall be occupied by white and colored passengers at the same time (unless or until all of the other seats in said car shall be occupied).

"Sec. 3. That it shall be unlawful for any passenger to exparte upon the floor or any other part of any street car, or to use while thereon any loud, profane or indecent language, or to make any insulting or disparaging remark to or about any other passenger or person thereon, within his or her hearing; and it shall likewise be unlawful for any passenger to wilfully stand upon the front platform, fender, bumper, running board or steps of such car while the same is in motion, whether such passenger has or has not paid the usual fare for riding on such car.

"Sec. 4. That any passenger who shall ride upon the rear platform of any street car in motion, when there is room for such passenger to either sit or stand inside the car, shall be deemed to have assumed all the risks of being injured while so riding, as the result of any act of the street car company: Provided, said company shall make it appear that such passenger would not have been injured had he been on the inside of said car. Provided further, that before any any street, interurban or suburban railway shall be allowed to invoke the provision of this section, it shall have copies of this act printed and framed and one copy hung in each end of all cars operated on its lines, and shall further have a placard hung in a conspicuous place on the rear of such cars which shall read as follows. "Passengers are warn-

ed not to ride on this platform;" and a placard hung on each side of open cars in a conspicuous place shall read as follows: "Passengers are warned not to ride on the running board."

"Sec. 5. That any officer, agent or other employe of any street railway company who shall wilfully violate the provisions of section one of this act shall be guilty of a misdemeanor, and, upon conviction, fined or imprisoned in the discretion of the court.

"Sec. 6. Any person wilfully violating any of the provisions of sections two and three of this act shall be guilty of a misdemeanor, and, upon conviction shall be fined not more than fifty dollars or imprisoned not exceeding thirty days, and may also be ejected from said car by the conductor and other agents or agent charged with the operation of said car, who are hereby invested with police powers to carry out the provisions of this bill.

"Sec. 7. The provisions of this act shall not apply to colored nurses of white children while in attendance upon such children then in their charge, or a colored attendant of a sick or infirm white person.

"Sec. 8.—That no street, suburban or interurban railway company, its agents, servants or employes, shall be liable to any person on account of any mistake in the designation of any passenger to a seat or part of such car set apart for passengers of the other race."

### How to Open a Can of Salmon.

To open a can of Argo Red Salmon properly, lay the can on its side, insert the can opener at the seam, then stand the can on end, and pressing the top firmly down, work the can opener around the top, removing the entire top. The Argo will then come out it one solid piece.

### READ AND YOU WILL LEARN

That the leading medical writers and teachers of all the several schools of practice endorse and recommend, in the strongest terms possible, each and every ingredient entering into the composition of Dr. Pierce's Golden Medical Discovery for the cure of weak stomach, dyspepsia, throat of stomach, "liver complaint," torpid liver, or biliousness, chronic bowel affections, and all catarrhal diseases of whatever region, name or nature. It is also a specific remedy for all such chronic or long standing cases of catarrhal affections and their resultant, as bronchial, throat and lung diseases (except consumption) accompanied with severe coughs. It is not so good for acute colds and coughs, but for lingering, or chronic cases it is especially efficacious in producing perfect cures. It contains Black Cherry bark, Golden Seal root, Bloodroot, Stone root, Mandrake root and Queen's root—all of which are highly praised as remedies for all the above mentioned affections by such eminent medical writers and teachers as Prof. Bartholow, of Jefferson Med. College; Prof. Hare, of the Univ. of Pa.; Prof. Finley Ellingwood, M. D., of Bennett Med. College, Chicago; Prof. John King, M. D., late of Cincinnati; Prof. John M. Scudder, M. D., late of Cincinnati; Prof. Edwin M. Hale, M. D., of Hahnemann Med. College, Chicago, and scores of others equally eminent in their several schools of practice.

The "Golden Medical Discovery" is the only medicine put up for sale through druggists for like purposes, that has any such professional endorsement—worth more than any number of ordinary testimonials. Open publicity of its formula in the bottle wrapper is the best possible warranty of its merits. A glance at this published formula will show that "Golden Medical Discovery" contains no poisonous or harmful agents and no alcohol—chemically pure, triple-refined glycerine being used instead. Glycerine is entirely unobjectionable and besides is a most useful ingredient in the cure of all stomach as well as bronchial, throat and lung affections. There is the highest medical authority for its use in all such cases. The "Discovery" is a concentrated glyceric extract of native medicinal roots and is safe and reliable. A booklet of extracts from eminent medical authorities, endorsing its ingredients mailed free on request. Address Dr. R. V. Pierce, Buffalo, N. Y.

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DEPOSITORY OF THE PEOPLE, THE COUNTY OF DURHAM, THE CITY OF DURHAM AND THE UNITED STATES OF AMERICA

This Bank Opened for Business May 1, 1905 Is Young, but Growing

Statement of Bank at Close of Business Jan. 25, 1907:

Resources.	Liabilities.
Loans and Investments, \$586,954.95	Capital, \$100,000.00
U. S. Bonds, 150,000.00	Surplus, 60,000.00
Premiums U. S. Bonds, 5,650.69	Undivided profits, 14,272.25
Banking House, 13,000.00	Circulation, 100,000.00
Cash and due from Banks, 293,129.84	Deposits, 781,657.23
Redemption Fund, 7,200.00	Dividends unpaid, 15.00
\$1,055,944.48	\$1,055,944.48

WE SEND these Reports to our Depositors and Stockholders on date called for by the Comptroller in order that they may be informed of our condition.

WITH the strongest financial backing of any Bank in this State and unsurpassed methods in every department, we invite new accounts, large or small, of MERCHANTS, FARMERS, INDIVIDUALS, FIRMS or CORPORATIONS that have not already done so, to open an account with us.

ABSOLUTE PROTECTION.—Bonded Officers, Burglar and Fire Insurance, Fireproof Vault and Safe. To Depositors we offer Safety Deposit Boxes in our Fireproof Safe Free, where you can Deposit your Valuable Papers.

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