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THE FRANKLIN TIMES
PUBLISHED EVERY FRIDAY, BY
JAMES A. THOMAS,
Editor and Proprietor.
RATES.
ONE YEAR \$1.50.
SIX MONTHS 1.00.
To Clubs of 5 THE TIMES will be
furnished at \$1.00.

The Franklin Times.

J. A. THOMAS, Editor and Proprietor. WITH MALICE TOWARD NONE; WITH CHARITY FOR ALL. PRICE \$1.50 PER ANNUM In Advance
VOL. XVIII LOUISBURG, N. C. JULY 19, 1889. NO. 24

THE FRANKLIN TIMES.
THE TIMES is the only newspaper
published in Franklin county, and its
circulation exceeds all over every ac-
tion of this and adjoining counties, ad-
vertisers should make a note here.
The Editor will not be responsible
for the views of correspondents.
Brief communications from all sec-
tions most earnestly solicited. News
items of any nature will be thankfully
received.

ROYAL BAKING POWDER Absolutely Pure.
This powder varies. A marvel of
purity, strength and wholesomeness.
More economical than the ordinary kind,
and cannot be sold in competition with
the multitude of low test, short weight
alum phosphate powders. SOLD ONLY
IN CANS. ROYAL BAKING POWDER CO.
606 Wall St. N. Y.

PROFESSIONAL CARDS.
B. MASSENBURG,
ATTORNEY AT LAW.
LOUISBURG, N. C.
Office in the Court House.
All business put in my hands will
receive prompt attention.

C. M. COOKE,
ATTY and COUNSELLOR AT LAW.
LOUISBURG, FRANKLIN CO., N. C.
Will attend the Courts of Nash,
Franklin, G. Wayne, Warren, and
Wake Counties also the Supreme
court of North Carolina, and the U.
S. Circuit and District Courts.

DR. J. E. MALONE,
Office 2 doors below Furman &
Coke's Drug Store, adjoining Dr. O.
L. Ellis.

E. W. TIMBERLAKE,
ATTORNEY AT LAW
LOUISBURG, N. C.
Office in the Court House

PAUL JONES
Attorney and Counsellor at Law,
LOUISBURG, N. C.
Will practice in the courts of
Franklin, Warren, Wake, Vance
and Nash, and in the Supreme court
of the State.

TO SCHOOL TEACHERS
The Superintendent of Public
Schools of Franklin county will be
in Louisburg on the second Thurs-
day of February, April, July, Sept.,
October and December, and remain
for three days, if necessary, for the
purpose of examining applicants to
teach in the Public Schools of this
County.
I will also be in Louisburg on
Saturdays of each week, and all pub-
lic days, to attend to any business
connected with my office.
J. N. HARRIS, Supt.

THOS. B. WILDER,
ATTORNEY AT LAW.
LOUISBURG, N. C.
Office on Main St., one door
below the Eagle Hotel.

F. S. SPRULL,
Attorney At Law,
LOUISBURG, N. C.
Will attend the courts of Franklin,
Vance, Granville, Warren, Nash, and
Federal and Supreme Court. Prompt
attention given to collections, &c.

N. Y. GULLEY,
Attorney-At-Law,
FRANKLINTON, N. C.
All legal business promptly at-
tended to.

AYCOCK & DANIELS, C. C. DANIELS
WILSON, N. C.
AYCOCK & DANIELS & DANIELS
Attorneys At Law,
WILSON, N. C.
Any business entrusted to us will be
promptly attended to.

She Gets There.
Her eyes have caught the peerless
light.
That sparkles on the skies at
night.
She smiles, and stars at once grow
dim.
A gleam, a flash—your senses
swim.
A voice as soft as silver bells:
Mojins harps and ocean shells
Breathe music less bewildering.
It conquers care to hear her sing.
Those lips—but language can't ex-
press.
Their cherry charms, one rapt
cess.
Would warm a frozen heart I
deem;
But misery! how they melt ice-
cream!
—Wilson Mirror.

ORDINANCES
FOR THE TOWN OF
FRANKLINTON.
B. F. Bullock, Mayor.
Commissioners:
B. W. BALLARD, SECY., N. Y.
GULLEY, TREAS., J. S. JOYNER,
A. G. FULLER, H. W. FULLER.

THE COMMISSIONERS OF THE TOWN OF
FRANKLINTON, N. C., IN REGULAR
MEETING ASSEMBLED, DO ORDAIN
THE FOLLOWING ORDINANCES FOR
THE GOVERNMENT OF THE TOWN OF
FRANKLINTON, N. C. WHICH
SHALL BE IN FULL FORCE, EXCEPT
WHEREIN CHANGED OR AMENDED,
FROM AND AFTER THE 25TH DAY
OF JUNE, 1889.
B. W. BALLARD, Secy.

ARTICLE I.
TO PREVENT FIRES.

SECTION 1. That no fire bellows in
any stove in any house, unless the
floor (if wood) be properly guarded from
the heat by a sand-box or metal under
said stove, and the pipe, if passing
through wood must be properly secured
from setting fire to such part by being
separated and apart from such wood by
bricks and mortar, soapstone, tin, iron,
or some other incombustible material.
Any person or persons who shall be
found guilty of violating the above sec-
tion thereof, be fined one dollar. Pro-
vided, that each and every day after no-
tification and failure to remedy said
stove, etc., shall constitute a new of-
fense within the meaning of this ordi-
nance.

Sec. 2. The owner of any town lot
on which there is a building or buildings
shall keep on the premises one safe lad-
der of sufficient length to reach to the
eaves of the tallest house on the lot.
Upon failure of any owner of a town lot
to provide such a ladder, after fifteen
days notice, he shall, upon conviction
thereof pay a fine of two dollars and ev-
ery day that elapses thereafter until
such ladder is provided shall constitute
a distinct offense. If there be several
owners to one lot, notice to one shall be
sufficient. If the owner be a non-resi-
dent notice may be given to his agent or
the occupant.

Sec. 3. Whenever the roof of any
house within the limits of the town of
Franklinton, shall become so
decayed as to become dangerous on
account of fire the Board of Commis-
sioners may so declare, and the owner
or owners of such house will be re-
quired to put a new roof on the same
within such time as the Commissioners
shall think reasonable under a penalty
of the sum of five dollars for neglect so to
do, and an additional penalty of one
dollar for each week such house
shall remain unrepaired.

ARTICLE II.
SABBATH BREAKING.

SECTION 1. That cockfighting and
other games of diversion be strictly for-
bidden within the limits of this town on
the Sabbath, and persons convicted of vi-
olating this ordinance shall forfeit and pay
medals for each and every one engaged
therein. If boys under twenty-one
years old, their parents, guardians, &c.,
shall pay a fine for each and every one
engaged.

whether made by men or boys by con-
gregating together on the streets or
corners, or within the corporate limits
of the town be strictly prohibited. Any
person so offending shall upon convic-
tion pay a fine of five dollars.

Sec. 3. Any person or persons al-
lowing disorderly conduct inside of
their houses, place of abode or enclos-
ure, or trading, trafficking, giving out or
selling spirituous liquors on the Sabbath
day upon conviction shall be fined five
dollars for each offence.

Sec. 4. It shall be unlawful for
persons except apothecaries and practicing
physicians to sell or offer for sale
any article whatever on the Sabbath
day except articles for burial purposes
(mineral waters excepted) within the
corporate limits of the town of Frank-
linton, under a penalty of five dollars for
each offence.

Sec. 5. No barber shall be allowed
to follow his trade in his place of busi-
ness on Sunday. For every violation of
this ordinance the offender shall be fined
two dollars, to be collected as other
fines, upon information of an officer or
citizen.

Sec. 6. That any person or per-
sons who shall be seen drunk on the
streets of the town on the Sabbath, or
who shall be drunk and disorderly in
the corporate limits of the town on the
Sabbath shall pay a fine of five dol-
lars.

ARTICLE III.
TO PREVENT NUISANCE.

SECTION 1. That any person or per-
sons who shall use any means whatso-
ever to frighten horses passing or being in
any of the streets in the town, shall pay
a fine of five dollars.

Sec. 2 That no person shall throw in
to the streets or alleys of the town any
broken glass, china or crockery ware,
paper or filth of any kind, or make or
cause to be made any sink hole where-
by dirty water may be conveyed into
the street or sidewalk permanently or
otherwise. Any person so offending
and permitting the same to remain
twenty-four hours after due notice to
remove the said obstruction or nuisance,
he, she or they shall forfeit and pay a
fine of five dollars for each twenty-four hours
such obstruction or nuisance is allowed
to remain. Provided that the Mayor
may grant the permission to place
building materials on the streets tempo-
rarily when it can be done without seri-
ous inconvenience to the public.

Sec. 3. That no person or persons
shall engage in throwing balls, playing
marbles, pitching quoits or stones, or
any other game for diversion or money
on the streets or sidewalks of the town,
and the person or persons so offending
shall pay a fine of \$2.50. Said \$2.50 to
be imposed on each person engaged in
such games or diversion.

Sec. 4. That no person shall ride or
drive at a faster rate than 12 miles an
hour, in the streets, or shall drive his
horses, mules or oxen in such a manner
as shall render them liable to become
unmanageable, under a penalty of one
dollar.

Sec. 5. That all persons guilty of
an assault and battery, riotous and dis-
orderly conduct, vulgar or obscene lan-
guage, indecent exposure of person,
quarrelling or showing a disposition to
create any disturbance within the cor-
porate limits of the town upon conviction
shall pay a fine of \$5.00 and cost.

Sec. 6. That all persons individual
or incorporate bodies, creating and con-
tinuing a nuisance within the limits of
the town or committing a nuisance in
any of the streets, alleys or public
places in the said town, to the injury
of the health of the citizens or the in-
convenience of the same shall be fined
\$2.50, and each day continuance after
having been duly notified shall consti-
tute a distinct offense.

Sec. 7. Any person who shall cut
down, tie a horse to or in any manner
injure any of the trees planted in the
streets, shall pay a fine of one dol-
lar.

Sec. 8. All trains and persons
without visible means of support re-
maining in town more than two days
shall be notified to go to work by the
authorities, or to leave town, and upon
their failure to do so they shall be turned
over to a Magistrate as vagrants to
be dealt with according to law.

jump on or off the cars while in motion
within the corporate limits of the town
of Franklinton, without a satisfactory
excuse for same to the Mayor, shall up-
on conviction be fined 50 cents and
cost, for each and every offence, and in
default of the payment shall be confined
in the Guard House 10 hours.

Sec. 10. It shall be unlawful for any
person except railroad employees and h-
tel porters to stand upon the lower plat-
form at the passenger depot while the
cars are coming up to, stopping at, or
leaving said depot. It shall be the duty
of the town constable to keep said plat-
form clear at said times, and in order to
do so he may arrest any person willfully
violating this ordinance, and upon con-
viction such person shall be fined one
dollar.

Sec. 11. No person or persons
shall be allowed to put into or remove
from the streets any dirt or sand, under
any circumstances, without a special
permit from the Board of Commis-
sioners under a penalty of one dollar for
each offence.

Sec. 12. Any person or persons
convicted of placing obstructions in the
streets or sidewalks, removing gates,
signs, &c., or otherwise interfering with
property in the day or night time, shall
be fined five dollars for each and every
offence.

Sec. 13. Any person who shall
shoot off any gun, or other fire arms, or
shoot off any fire rocket, pop-cracker or
other fire works or any combination of
gunpowder in any street, or shoot off
gun, or fire arm charged with ball, shot
or any other deadly thing within the
town, except in cases of necessity, shall
be fined two dollars for each offence;
provided nothing herein contained shall
prohibit the exhibition of fire works on
occasions of public rejoicings, under the
control of the Mayor.

Sec. 14. Any person or persons
falling or refusing to remedy anything
on their premises, declared by the
Health Officer to be detrimental to the
healthfulness of the community, shall be
fined five dollars for each day it re-
mains.

Sec. 15. That it shall be unlaw-
ful for any person or persons to bury the
dead body of any human being within
the corporate limits of the town; every
person violating this ordinance shall be
fined twenty-five dollars.

Sec. 16. That all females of doubtful
virtue found promenading the streets of
the town, plying their vocation as pros-
titutes after 8 P. M., be arrested by the
constable, brought before the Mayo, and
upon conviction be fined ten dollars and
costs.

Sec. 17. Any one found playing
three-card-monte, string game, box
game, or any other game of the kind shall
upon conviction be fined twenty-five dol-
lars.

Sec. 18. It shall be the duty of the
Mayor when necessary to preserve the
peace of the town, to appoint and or-
ganize a sufficient number of police or
night watch to remain on duty subject
to his order.

Sec. 19. The owner of any bitch who
shall allow said bitch to run at large in
the town while she is in heat shall be
fined five dollars for each offence—said
bitch to be taken up by the constable
and impounded. If no owner can be
found within twenty-four hours, then
said bitch is to be killed by the constable.

Sec. 20. No privy shall be allowed to
stand nearer any street or alley, than
20 feet under penalty of \$2.50 for each
and every day that it remains, after hav-
ing been notified to remove or remedy
said nuisance.

Sec. 21. No slaughter house shall be
allowed in the corporate limits of the
town unless permission be granted by
the commissioners in a regular meeting
under penalty of ten dollars.

Sec. 22. No person shall be allowed
to hang any sign, clothing or article of
merchandise over sidewalks of the town
unless the same be at an elevation of at
least seven feet from the ground. Any
person violating this ordinance shall be
fined two dollars for each offence.

Sec. 23. It shall be unlawful for any
person to leave any ditch, well, hole or
excavation open and uncovered within
the corporate limits of the town. Any

person violating above section shall be
fined two dollars and one dollar addition-
al for every day after notification.

Sec. 24. If any person shall throw
filth or rubbish of any kind into the
public wells or in any manner injure the
public pumps he shall be fined five dol-
lars.

Sec. 25. That all drains, from lots
whether vacant or otherwise, which
shall cross any sidewalk or public street
in the town shall be covered and run
under ground. Any person allowing
any drain or gutter to remain open in
violation of above ordinance shall be
fined one dollar for each day said drains
are allowed to remain open.

Sec. 26. Any officer, agent or em-
ployee of any corporation or railroad
company who shall obstruct any street
or public highway in the corporate lim-
its of the town of Franklinton excepting
the crossing at depot and railroad ware-
house longer than five minutes at one
time shall pay a fine of five dollars for
each and every offence.

Sec. 27. The Commissioners of the
said town shall have authority to direct
the removal of any pig-pen, privy or any
other nuisance within the corporate lim-
its of said town, when in their judgment
it shall be necessary for the health and
comfort of any portion of the inhabitants
of said town, and if the owner of the
premises shall fail to remove said pig-
pen or privy and other nuisances within
three days after having proper written
notice, then he or she shall be fined five
dollars and one dollar every day it re-
mains after notification.

Sec. 28. Any person or persons who
shall have a private crossing or bridge
over any ditch or sewer in the streets of
Franklinton and shall fail to keep the
same open for the passage of water shall
pay one dollar for every day that the
obstruction shall remain after notice is
given.

Sec. 29. It shall be the duty of every
occupant of a town lot to remove from
the same any dead animal, fowl or other
nuisance which may happen to be
thereon, without the limits of the town
and at least 200 yards from the bounds
thereof and from any public road, and
for failure to do so shall pay a fine of
five dollars; and any person whose stock
dies on the street shall remove the
same, and upon failure to do so shall be
fined five dollars and cost of removing
same.

Sec. 30. It shall be unlawful for any
persons to assemble together on any of
the streets or side-walks of the town, so
as to obstruct the same, and those so
offending shall be fined one dollar for
each offence.

Sec. 31. Every person who shall
keep a disorderly house, or a house of ill
fame within the limits of the town, and
any person who shall knowingly rent
any house to be used as a house of ill
fame, shall forfeit and pay ten dollars for
every day the house is so kept; and all
adult persons living in such house shall
be considered the keepers thereof and be
subject to the penalties of this ordi-
nance.

Sec. 32. If the occupant of any dis-
orderly house shall refuse to open his
doors and give entrance to any officer of
the town or constable demanding ad-
mission for the purpose of suppressing
disorderly conduct therein, he shall be
fined ten dollars.

Sec. 33. Any person emptying hot
ashes, coal or any combustible material
upon the streets of said town or within
ten feet of any building or fence shall
forfeit and pay a fine of one dollar for
every such offence.

Sec. 34. Any person who shall ride,
lead or drive, any animal, or stop a wag-
on, cart, buggy or carriage on the side-
walks of the town shall pay a fine of
one dollar for every such offence. Pro-
vided the Mayor may grant permission
to any one in certain cases to load or
unload heavy goods.

Sec. 35. That any person except the
lamp-lighter employed by the town, or
his duly appointed deputy, who shall
willfully and wantonly extinguish or
damage any of the street lamps in the
corporate limits of the town, shall, upon
conviction, pay a fine of ten dollars;
one-half to the informant.

Sec. 36. Any person who shall be
drunk and down on the streets of the
town shall be taken up by the constable

and confined in the Guard House
until sober and then discharged upon
payment of two dollars and cost.

Sec. 37. In all cases where persons
are fined for violating the foregoing or-
dinances the Mayor shall have power to
remit such a part of said fine or fines as
he may deem just.

Sec. 38. Person failing or refus-
ing to pay any fine imposed under the
foregoing ordinances, shall be impris-
oned and put to work on the streets at
fifty cents per day until the said fine is
paid.

ARTICLE IV.
CONSTABLE, &C.

Sec. 1. That it shall be the duty of
the Town Constable or the person so
acting, to see the foregoing articles en-
forced; to report to the Commissioners
or Mayor any and every infringement of
the same; to collect all fines and amercer-
ments due the town; to enforce payment
of same by warrant; to notify the Com-
missioners of any and every meeting at
the request of any one of them, to abate
nuisances; and to do all other things incum-
bent upon a police officer, which are set
forth in the foregoing articles, or which
may be created by any hereafter adopt-
ed; and failing to perform any of the
duties herein set forth, he shall be fined
five dollars and subject to removal.

Sec. 2. That it shall be the duty of
the Town Constable, or the person so
acting, to be vigilant and endeavor to
detect all thieves and bring the perpet-
rator to justice. In all cases of pocket
picking, robberies, or any other offences
whatever, against the ordinances of the
town, and the laws of the State, where
the perpetrators are likely to escape by
railroad or otherwise, before a warrant
can be obtained, the constable or per-
son so acting, shall be, and is hereby
vested with full power and authority on
receiving such information to arrest
such persons and hold them under ar-
rest until a warrant proper can be is-
sued for their arrest and trial by a prop-
er court.

Sec. 3. That the Town Constable or
the person so acting, shall have full
power when deemed necessary to arrest
any person or persons, to summon to
his aid such number of persons, citizens,
as may be necessary to accomplish his
purpose, and any persons refusing to
obey such summons, will be held ac-
countable by the Commissioners to an-
swer the law.

Sec. 4. That the Town Constable or
the person so acting shall be required
to give annually a bond, with sufficient
sureties to the Town Commissioners for
such amount as they may deem neces-
sary to cover the liabilities of the said
Town Officer or person so acting.

Sec. 5. That it shall be the duty of
the Constable or the person so acting to
render the Town Commissioners,
monthly, or oftener, as the Commis-
sioners may require, a settlement of his
collections of fines, taxes, &c.

Sec. 6. No stands shall be allowed
on the streets, except by special per-
mission of the Mayor.

ARTICLE V.
EXPENSE OF CORPORATION.

Sec. 1. And it is further ordained
that for defraying the current expenses
of the corporation, for the coming fiscal
year, ending 1st Monday in May, 1890,
the following taxes shall be levied and
collected to wit:

Table listing various taxes and their amounts: All persons selling goods, wares, or merchandise of any kind for himself or as an agent shall pay a special tax of \$ 5 00; Shooting-Galleries and Balls 5 00; Wheels of Fortune 5 00; Express Company 5 00; Telegraph Office 5 00; Billiard, Bagatelle and Pool Tables, each 10 00; Bar Rooms 20 00; Bowling Alleys 10 00; Restaurants and Boarding houses 3 00; Hotels 5 00; Peddlers (street) 5 00; Peddlers and Venders of Patent Medicine 5 00; Peddlers and Venders of Goods, Wares and Merchandise 5 00; Agents for Fertilizers 5 00; Circuses 5 00.

All theatrical Performances
Sleight-of-Hand Performances,
Ethiopian Serenades, In-
strumental and Vocal Con-
cert Companies, Exhibitions
of Artificial and Natural Cu-
riosities, each performance
or exhibition 2 00
All parties failing to pay License
Tax shall be chargeable in a penalty of
double the amount of said license.
All License Tax shall be payable
quarterly in advance.

"There was a frog who lived
in a spring.
He caught a cold that he
could not sing."
Poor, unfortunate, Intractable! In
what a sad plight he must have been!
And yet his misfortune was one that
often befalls singers. Many a once
tuneful voice among those who belong
to the "genus homo" is utterly spoiled
by "cold in the head," or on the lungs,
or both combined. For the above men-
tioned "croaker" we are not aware that
any remedy was ever devised; but we
rejoice to know that all human singers
may keep their heads clear and throats
in tune by a timely use of Dr. Sarg's
Catarrh Remedy and Dr. Peirce's Gold-
en Medical Discovery, both of which are
sold by druggists.

Culinary experts advise a desire for a
little home rule.

Convincing Proof.

In many instances it has been pro-
ven that H. B. B. (Botanic Blood
Balm) made by Blood Balm Co., At-
lanta, Ga., will cure blood poison in
its worst phases even when all other
treatment fails.

A. P. Brunson, Atlanta, Ga., writes:
"I had 24 running ulcers on one leg
and 6 on the other, and felt greatly
prostrated. I believe I actually swal-
lowed a barrel of medicine, in vain
efforts to cure the disease. With lit-
tle hope I finally acted upon the ur-
gent advice of a friend, and got a bot-
tle of H. B. B. I experienced a change,
and my despondency was somewhat
dispelled. I kept on using it until I
had taken 16 bottles, and all the ul-
cers, rheumatism and all other hor-
rors of blood poison have disappeared,
and at last I am sound and well again
after an experience of twenty years of
torment."

Robt. Word, Maxey, Ga., writes:
" My disease was pronounced a terri-
fying form of blood poison. My face,
head and shoulders were a mass of
corruption, and finally the disease be-
gan eating my skull bones. My bones
ached, my kidneys were deranged. I
lost my flesh, and strength, and life
became a burden. All said I must
surely die, but nevertheless, when I
had used ten bottles of H. B. B. I was
pronounced well. Hundreds of scars
can now be seen on me. I have now
been well 12 months.

Illinois has a new compulsory educa-
tion law.

A SCRAP OF PAPER SAVES HER
LIFE.

It was just an ordinary scrap of
wrapping paper, but it saved her life.
She was in the last stages of con-
sumption, told by physicians she was
incurable and could only live but a
short time; she weighed less than sev-
enty pounds. On a piece of wrapping
paper she read of Dr. King's New
Discovery, and got a sample bottle; it
helped her, she bought a large bottle
and grew better fast, continued its use
and is now strong, healthy, rosy-plump,
weighing 140 pounds. For fuller par-
ticulars send stamp to W. H. Cole
Druggist, Fort Smith. Trial bottle
of this wonderful Discovery free at
W. H. Furman's Drug Store.

Admiral Porter is seventy-six years
old.

KUPEST.

This is what you ought to have, in
fact, you must have it, to fully enjoy
life. Thousands are searching for it
daily, and mourning because they find
it not. Thousands upon thousands of
dollars are spent annually by our peo-
ple in the hope that they may obtain this
bottle. And yet it may be had by all.
We guarantee that Electric Bitters if
used according to directions use per-
sisted in will bring you good digestion
and the demon dyspepsia will install
instead ennui. We recommend
Electric Bitters for Dyspepsia and all
diseases of Liver, Stomach and Kid-
neys. Sold at 50c, and \$1 per bottle
by W. H. Furman, Jr., Druggist.

Editor Munt Halsted is in German-
ny.

Will you suffer with dyspepsia and in-
ter-complaint? Shiloh's Balm is
guaranteed to cure you. For sale at Fur-
man's drug store.
The Rev. Geo. H. Thayer, of North-
Car., says: "I took myself and wife over
to live to Shiloh's Consumption cure. For
sale by Furman.
Why will you suffer when Shiloh's
cure will give immediate relief. One 10
cts., 50 cts., and \$1. Sold by Furman.
Are you made miserable by indigestion,
constipation, dyspepsia, loss of appetite,
yellow skin? Shiloh's Balm is a pos-
itive cure. Sold by Furman.
Shiloh's Catarrh Remedy—a positive
cure for catarrh, dyspepsia and anker-
mouth. Sold by Furman.