

THE FRANKLIN TIMES.

J. A. THOMAS, Editor and Proprietor.

With Malice toward none; With Charity for all.

\$1.50 PER ANNUM, In Advance.

VOL. XIX.

LOUISBURG, N. C., SEPTEMBER 12, 1890.

NO. 33.

ORDINANCES OF THE TOWN OF FRANKLINTON

N. Y. GULLEY, Mayor.
COMMISSIONERS:
W. L. McHEE, B. W. RALLARD, S. C. VANN, A. G. FULLER, G. W. HAWKINS, S. C. VANN, Sec'y.

ARTICLE I.

TO PREVENT FIRES.

Section 1. That no fire be allowed 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 brick and mortar, soapstone, tin iron, or some other incombustible material. Any person or persons who shall be found guilty of violating the above section of this article shall, under conviction thereof, be fined one dollar. Provided, that each and every day after notification and failure to remedy said stove, &c., shall constitute a new offence within the meaning of this ordinance.

Sec. 2. The owner of any town lot on which there is a building or buildings shall keep the premises one safe ladder 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 every day that elapses thereafter until such ladder is provided shall constitute a distinct offence. If there be several owners to one lot, notice to one shall be sufficient. If the owner be a non-resident 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 decayed as to be an unsafe one on account of decay, the Board of Commissioners may so declare, and the owner or owners of such house will be required 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.

Sec. 4. That that portion of the town bounded on the North by Vine street, on the East by the R. & G. R. R., on the South by the old Hillsboro road, and on the West by a line extending from Hillsboro road to Vine street 110 feet West and parallel to Main street, shall be known as the fire district, and it shall be lawful for any person or persons, body politic or corporation, to build any building within said district, the outer walls of which shall be composed of anything except brick, stone or masonry, and it shall be unlawful for any person or persons to erect any building contrary to this ordinance. Any person who shall be found guilty of violating this ordinance shall be fined one dollar, and each day that such building is carried on shall constitute a separate offence, and it shall be the duty of the town constable to remove any building begun in violation of this ordinance, at the expense of the owner thereof, after three days notice to the owner; provided the same be not removed by the owner.

ARTICLE II.

SABBATH BREAKING.

Section 1. That cock-fighting and other games of diversion be strictly forbidden within the limits of this town on the Sabbath; and persons convicted of violating this ordinance shall forfeit, and pay one dollar for each and every one engaged therein. If boys under twenty years old, their parents, guardians, &c., shall pay a fine for each and every one engaged.

Sec. 2. That all boys, unattended to break the peace and quiet of the day, whether made by men or boys by congregating together on the streets or corners, or within the corporate limits of the town be strictly prohibited. Any person so offending shall, upon conviction, pay a fine of five dollars.

Sec. 3. Any person or persons allowing disorderly conduct in the streets, place of public enclosure, or trading, trafficking, giving out or selling spirituous liquors on the Sabbath day upon any victuals 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 whatsoever on the Sabbath day except articles for burial purposes (medical ware) excepted within the corporate limits of the town of Franklinton, under a penalty of five dollars for each offence.

Sec. 5. No barber shop shall be allowed to follow his trade in his place of business 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 persons 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 dollars.

ARTICLE III.

TO PREVENT NUISANCE.

Section 1. That any person or persons who shall use any means whatever to

frighten horses passing or being in any of the streets of the town, shall pay a fine of five dollars.

Sec. 2. That no person shall throw into 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 whereby 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 temporarily when it can be done without serious 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 disorderly conduct, vulgar or obscene language, indecent exposure of person, quarreling or showing a disposition to create any disturbance within the corporate limits of the town upon conviction shall pay a fine of \$5.00 dollars and costs.

Sec. 6. That all persons, individual or corporate bodies, creating and committing a nuisance within the limits of the town or committing a nuisance in any of the streets, alleys or public places in said town, to the injury of the health of the citizens or the inconvenience of the same shall be fined \$2.50, and each day continuance after having been duly notified shall constitute a distinct offence.

Sec. 7. Any person who shall cut down a tree or trees in any public place, or any of the trees planted in the streets, shall pay a fine of one dollar.

Sec. 8. All tramps and persons without visible means of support remaining 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.

Sec. 9. Any person who shall 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, upon conviction, be fined \$3.00 dollars 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 a fireman, or a fireman's helper, to stand upon the lower platform at the passenger depot while the cars are coming up, standing at, or leaving said depot. It shall be the duty of the town constable to keep said platform clear of said persons, and in order to do so he may arrest; any person willfully violating this ordinance, and upon conviction 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 Commissioners, under a penalty of one dollar for each offence.

Sec. 12. Any person or persons collecting or 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 rocket, pop-cracker or other fireworks or any combination of gun powder 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 fireworks on occasions of public rejoicings, under the control of the Mayor.

Sec. 14. Any person or persons filling 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 remains.

Sec. 15. That it shall be a misdemeanor for any person to bury the dead body of any human being within the corporate limits of the town of Franklinton, except in the piece of land set apart for burial purposes and generally known as Fairview Cemetery. It shall be the duty of the town constable to arrest all persons attempting to violate this ordinance, together with all persons aiding and abetting therein and upon conviction they shall be fined fifty dollars each. It shall be the duty of the constable to prevent any interment in violation of this ordinance.

Sec. 16. That all females of doubtful virtue found promiscuously in the streets of the town, playing their vociferous professions after 8 P. M., be arrested by the constable, brought before the Mayor, 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 dollars.

Sec. 18. It shall be the duty of the Mayor when necessary to preserve the peace of the town, to appoint and organize 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 having 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 additional 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 dollars.

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 run in open.

Sec. 26. Any officer, agent or employee of any corporation or railroad company who shall obstruct any street or highway in the corporate limits of the town of Franklinton, excepting the crossing at depot and railroad warehouse 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 limits 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 or other nuisances within three days after having proper written notice, then he or she shall be fined five dollars and one dollar for every day it remains after notification. Should the Commissioners have said nuisance moved, the owner of the premises shall be required, in addition to the fines and penalties imposed, to pay all cost incurred by the Commissioners in removing said nuisance.

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 two hundred yards from the bounds thereof and from any public road, and for failure to do so he 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 sidewalks 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 ordinance.

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

Sec. 33. Any person employing hot ashes, coal or any combustible material upon 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 wagon, cart, buggy or carriage on the sidewalks of the town shall pay a fine of one dollar for every such offence. Provided 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 informer.

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. Any person who shall be convicted of using any of the streets of the town of Franklinton as an instrument or machine known as "Bean Shooter," shall be fined one dollar.

Sec. 38. In all cases where persons are fined for violating the foregoing ordinances the Mayor shall have power to remit such a part of said fine or fines as he may deem just.

Sec. 39. Any person failing or refusing to pay any fine imposed under the foregoing ordinances, shall be imprisoned 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 enforced; to report to the Commissioners or Mayor any and every infringement of the same; to collect all fines and arrears due the town; to enforce payment of same by warrant; to notify the Commissioners of any and every meeting; at the request of any one of them to abate nuisances; and to do all other things incumbent upon a police officer, which are set forth in the foregoing articles, or which may be created by any hereafter adopted; 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 perpetrator 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 rail-road or otherwise, before a warrant can be obtained, the constable or person so acting, shall be, and it hereby vested with full power and authority on receiving such information to arrest such persons and hold them under arrest until a warrant proper can be issued for their arrest and trial by a proper 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 person refusing to obey such summons, will be held accountable by the Commissioners to answer 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 necessary to cover the liabilities of said town officer or person so acting.

Sec. 5. That it shall be the duty of the constable or the person so acting, and the Mayor of the town to render monthly a statement of collections of fines, taxes, &c.

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

ARTICLE V.

EXPENSE OF CORPORATION.

Sec. 1. And it be further ordained that for defraying the current expenses of the corporation for the coming fiscal year, ending first Monday in May, 1891, the following taxes shall be levied and collected, to wit:
All persons selling rods, wares or mechanicals of any kind for himself or as an agent, shall pay a special tax of
Shooting Galleries and Balls \$ 5 00
Wheels of fortune 5 00
Express Company 5 00
Telegraph Office 5 00
Billiard, Bagatelle and Pool Tables, cash 10 00
Bar Rooms 20 00
Bowling Alleys 10 00

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|--|------|
| Restaurants and boarding houses | 3 00 |
| Hotels | 5 00 |
| Peddlers (street) | 5 00 |
| Peddlers and vendors of patent medicine | 5 00 |
| Peddlers and vendors of Goods, wares and merchandise | 5 00 |
| Agents for fertilizers | 5 00 |
| Circuses | 5 00 |

All theatrical performance, slight of hand, performance, Ethiopian songsters, instrumental and vocal concert companies, exhibitions of artificial and natural curiosities, each performance or exhibition. 2 00
All parties failing to pay License Tax shall be chargeable to a penalty of double the amount of said license.
All license tax shall be payable quarterly in advance.

ECZEMA FROM CHILDHOOD.

When an infant my body broke out all over with an eruption or rash, which became more aggravated as I grew older. From early childhood until I was grown my family spent a fortune trying to cure me of the disease. Every noted physician in our section was tried or consulted. When I came of age I visited Hot Springs, Ark., and was treated there by the best medical men, but was not benefited. After that, under the advice of a noted specialist, I tried the celebrated Clifton Springs, New York without any good results. When all things had failed I determined to try S. S. S., and in four months was entirely cured. The terrible Eczema was all gone, not a sign left; my general health built up, and I have never had any return of the disease. I have since recommended S. S. S. to a number of friends for skin diseases, eruptions, etc., and have never known of a failure to cure.

GEO. W. IRVIN, Irwin, Pa.
Treatise on Blood and Skin Diseases mailed free.

SWIFT SPECIFIC CO.,
Atlanta, Ga.
Paying For Presents.

Belle Swan was well-meaning and innocent,—pretty, and she knew it. She was poor also, and could not afford to buy the ornaments with which richer girls set off their beauty.

The boys who went with her to school discovered that Belle would accept pretty gifts, even cheap jewelry, from them, which they would hesitate to offer to the other girls.

"I know you are my friend, just like a brother!" she would say to Tom or Joe or Ben, as the case might be, when she slipped a new ring on her finger or pinned a brooch in her dress. She never told Ben Paul that she took gifts from the others. Ben was a manly, honest fellow with a profound respect for all women.

When he left Disport to go into business in Cincinnati he thought Belle the purest and modest woman living.

During that summer James Pollard, a travelling agent for a sewing machine firm, came to the village. He was a married man with a wife and child whom he neglected; his habits were bad, and his manners coarse. But the village girls thought him a model of many beauty, and he said nothing about his wife.

He took Belle to pic-nics, walked with her, drove out alone with her. The man knew that no girl of respectable parentage in the city would admit a stranger to such intimacy, and did not give the village girl credit for the modesty and purity which she really possessed.

At heart Belle disliked him. She saw that he was vulgar and feared that he was not a good man. But he sent her one day a neck-chain and pendant, set with sham rubies. It was just what she wanted to set off her white throat. It was a great temptation, and after a little hesitation she took the chain and wore it to a pic-nic the next day.

As Pollard came toward her, his eye lighted with triumph. His voice had a jeering tone when he spoke to her which was

Highest of all in Leavening Power.—U. S. Gov't Report, Aug. 17, 1889.

Royal Baking Powder

ABSOLUTELY PURE

new to it. He had now a hold upon her. The chain was like a yoke upon her neck.

Belle had heaped on all of her gaudy little ornaments upon her person that afternoon. There were the earrings that Tom had given her, and Joe's pin, and Dave's bracelet. Ben Paul was to be at the pic-nic and she wished to look her best in his eyes.

Presently the stranger, Pollard followed her to the spring where she had gone for water. The other young men happened to be standing together and saw them exchange a few words. Then Pollard kissed her.

He boasted of it when he came back. "She objected," he said. "But she had not thanked me for my necklace. It was worth a kiss. She had to pay."

"A good idea!" exclaimed Dave. "She'll pay me for my bracelet!"

"And me for ear-rings!" cried Tom.

"And me for the sin she wears," said another. Ben looked at them with scorn and rage in his heart. The jokers were vulgar. But what was the girl who had subjected herself to their coarse jokes? When she came up, pale with mortification, he avoided her. The girl who was hung with the offerings of other men could never be his wife.

Belle has her poor rings and necklace still, and a sense of shame and mortification that time will hardly efface.

No young girl should accept gifts from any man. The girl who does it betrays the fact that she is not carefully guarded by parental trainings, and that her own instinct is not fine enough to warn her of danger.—
Youth's Companion.

Nothing Succeeds Like Success!

The reason Radam's Microbe Killer is the most wonderful medicine, is because it has never failed in any instance, no matter what the disease, from typhoid to the simplest disease known to the human system. The scientific men of to-day claim and prove that every disease is

CAUSED BY MICROBES.

RADAM'S MICROBE KILLER

Eliminates the Microbes and drives them out of the system, and when that is done you cannot have an ache or pain. No matter what the disease, whether a simple case of Malaria Fever, or a combination of diseases, we cure them all at the same time, as we treat all diseases constitutionally.

Asthma, Consumption, Catarrh, Bronchitis, Rheumatism, Kidney and Liver Disease, Chills and Fever, Female Troubles, in all its forms, and, in fact, every disease known to the Human System.

Beware of Fraudulent Imitations.

See that our Trade-Mark (same as above) appears on each package. Send for book "History of the Microbe Killer," given a history by
Dr. J. B. CLIFTON, Druggist, Agt.

LOUISBURG, N. C.
H. S. FURMAN, Agent,
FRANKLINTON, N. C.

NOTICE.
All persons are hereby forbidden to hire, harbor or detain from my service Ned Allen and William Perry; they having contracted with me for the year 1890.
SEYMOUR PEARCE,
July 4, 1890.

DETROIT SURE GRIP
Steel Tackle Block.
Call the best of lighting saved to torchkeepers, butchers, farmers, machinists, builders, contractors and others. Admitted to be the greatest improvement ever made in tackle blocks. Freight prepaid. Write for catalogue.
Fulton Iron & Engine Works, Established 1832. 10 Beush street, Detroit, Mich.

Notice.

By Virtue of an execution, "Traditum expromissum" issued from the Superior Court of Franklin County, on proceedings in attachment, in favor of Perry & Patterson against J. B. Chamberlain, I shall on Monday the 16th day of October, 1890, at the Court House door in Louisa, N. C. offer for sale at public auction, for cash, all the interest that J. B. Chamberlain has in Lot No. 3 in the division of the lands of John Chamberlain containing 50 acres. Also all the interest that J. B. Chamberlain has in the dower of Francis Chamberlain, widow of John Chamberlain, containing 125 acres, all of said lands situated in Harris Township Franklin County. To satisfy said execution and costs.
H. C. KEARNEY, S'F Franklin County
August 26th 1890.

NOTICE.
Having lost or mislaid Certificate No. 482 for three shares in the Raleigh & Gaston Rail Road Company, notice is hereby given that I shall apply for a duplicate issue of said certificate.
CHARLES PERRY.
Franklinton, N. C., July 21, 1890.

WANTED—WOOL.
Having an unlimited order for wool I will pay the highest market price delivered at my depot or wharf, thereby saving the shipper freight, drayage and commissions. Remittances always on day wool received. Sacks furnished free of rent.
MILES F. MASON'S SON,
No. 3 S. 15th Street.
Richmond, Va.

TO THE PUBLIC.
I have transferred all of my interests in the Job Printing office at Franklinton to Mr. Jas. A. Thomas, who will collect all accounts due the said office. He will also pay accounts against the office.
J. A. THOMAS.
July 15, 1890.

NOTICE.
Having qualified as Executrix of W. T. Ainsworth, notice is hereby given to all persons owing the estate to come forward and settle at once, and all persons holding claims against said estate will present them for payment on or before July 14, 1891, or this notice will be pleaded in bar of their recovery. This July 16, 1890.
U. T. STOKES, Executrix.

NOTICE.
Having this day qualified as Executor of Mary J. Webb, notice is hereby given to all persons owing her estate to come forward and pay the same at once and all persons holding claims against said estate will present them for payment on or before July 10, 1891, or this notice will be pleaded in bar of their recovery. This July 16, 1890.
C. T. STOKES, Executor.

THE GOURD VINE.
All the former patrons of the "Gourd Vine" are cordially invited to call in when in Louisa, N. C. They will always find on hand, and they will be furnished with first-class liquors, beers, wines, &c. All the latest ice-drinks served to suit my customers.
Respectfully,
WELDON G. PERRY.

LOUISBURG

Male Academy,

FALL SESSION BEGINS

Sept. 1st 1890.

SEND YOUR BOYS