THE DAILY FREE PRESS

Published Every Afternoon Except Sunday KINSTON FREE PRESS CO., INC.

M. Calt Braxton. Editor and Manager Entered at the postoffice at Kinston, North Carolins, as second-class matter under act of Congress of March 1, 1879.

WHITED - PRESS - REPORTS Falephone - All Departments - 75

Subscriftion Rates:

(Payable in Advance) Week, 10c.

3 Months, \$1 12 Months, \$4 Month 35c.

Tuesday Evening, October 13, 1914

"Easymeal" (spelled Przemysl) is evidently not as easy as its name indicates (nit) for the Russians have had to abandon their siege after many days' bombardment. Strategical reasons are assigned for the withdrawal.

The circus coming to Kinston not only altered the speaking program of the Democratic County campaign, but now the tobacconists have yielded to the call of the steam piano and the elephant and called off the sales for Thursday. The farmers of the county and elsewhere, who are preparing to bring their tobacco here to be sold on Thursday, can just come along, take in the circus, and make the buyers hump on Friday.

Stallings' Braves have upset all pre-play predictions and have only one game to win in order to take the "rag" and the big end of the gate receipts. On the other hand the Athletics must win four straight. This would not be without precedent, for back in 1903 the Pittsburghs took three straight games of the World's series from the Boston Americans and then lost the title. There is a feeling in sporting circles now that it will take more than precedent to pull the Athletics out of the hole this year.

The county campaign opens today at Kennedy's Mill. Hon. Emmet R. Wooten, Representative from Lenoir and candidate for re-election, will talk about the Constitutional Amendments. Mr. Wooten was a member of the commission, which framed the amendments and he is therefore thoroughly qualified to handle the subject. Let the voters of the county take time to hear the arguments on the amendments in order that they may be in position to cast an intella gent vote when the elections in November are called.

Some of the large department stores of the country are taking up the sloare conducting sales. A big firm, one of the largest in the entire South, The Loveman Joseph and Loeb Department Stores of Birmingham, have had a week of a sale of all "Made in U. S. A." goods. Nothing was advertised in any of the departments except American made stuff and the idea took like wild fire. Why not? 1: is possible for American made goods to excel the makes of any other nations. The workmen here are just as skilled and the materials can be gotten as readily as they can anywhere. Let the "Made in America" idea take hold. Support home industries and begin actually at home. For instance, let Kinstonians begin in Kinston.

KEEP THE

INDUSTRIES GOING The tobacco industry, as usual, is taking up all the surplus labor in and around Kinston, and from the com plaints heard from housewives it is taking more than the "surplus," for there are some ordinarily good steady cooks and house girls, reported as "sick" or "greatly in need of a rest." The story carried by The Free Press Monday that the silk mills would perhaps have to close down on account of the scarcity of labor should attract outsiders, and there should be an influx of workers. The Chamber of Commerce might confer with some of the sister cities and borrow some of their surplus labor for the mill or the road gang might be induced to lend a "timer" or two. Just anyway to keep the industries, that are running, going.

MISUNDERSTOOD

ORDINANCE

Fortunately for Kinston and the police department, a city blue-coat will not be called upon to act as milk inspector under the new law. There was a misunderstanding of the clause providing that the inspector hould have police power. Assurances are given by the administration offcin's that the purpose and intent of the ordinance is to have one qualified man, a graduate veterinarian, to look after both the meat and milk inspection and also to see that premises in the city, both business and residential, shall be kept in a sanitary con-

It is perfectly right that the inspector should be clothed with police and Thomas H. West, receivers for power and such other authority as to make his work effective. Every good citizen of Kinston should make it a point to co-operate with the inspector to make the city clean and sanitary. There will no doubt be some who will resent any inspection of their premises, but this should not retard the work, and it will not, if the man selected is what the authorities claim he will be and what they hope to get.

WHAT OTHERS SAY

FENCE IT IN

Charlotte Observer: "Recently a lively revival of religion was closed in Siler City. This has been followed by an agreement between the merchants not to sell cigarettes at any time or under any circumstances, and to sell no goods of any sort on Sunday, after October 11. That is commendable, but while they are being moved by the spirit the agreement should have a clincher making it good for a year, or some other stated period. It may not hold long unless fenced in."

INTERFERING WITH

PERSONAL LIBERTY Rock Hill Herald: "If we ought to

have laws to regulate the number of acres of cotton a farmer shall plant, should we not have laws regulating the amount of merchandise a dealer shall sell or the amount of money a man shall spend for railroad fare and hotel bills when he travels? If this thing gets a start and becomes popular, we will probably have in South Carolina a law regulating the price of newspapers and forcing all of the dailies to print fifty or a hundred pages every day."

GOOD BUSINESS TALK

Wilmington Star: "Advertising is etting people know you are holding an impregnable line of business. An advertisement properly written is real news that you have necessary and lesirable articles for sale. When the censor stops the supply of news from Europe, people don't know what the armies are doing. When a merchant stops advertising, people have no way gan "Made in America" goods, and of knowing what he is doing. It's all right for armies to entrench, but they hold on to their noisemakers. It's all right for a merchant to retrench, but cutting out his noisemakers is poor economy. So long as a store door is open for a business a merchant should at least advertise the fact. When times get tight loosen them up by an advertisement. An 'ad' is simply business news."

UNITED STATES SUPREME COURT NOW IN SESSION.

(Continued from Page One.) nia hangs on the arguments in the case of Antonio Maria Per Alta and others, against the State of Califoria. In patents issued prior to 1877. t is alleged, fraudulent surveys were inserted. The title to this enormously valuable land dates back to an or;ginal grant by the Governor of Alta to Luis Peralta, in 1820.

Negro Sues Texas.

A most interesting case to the white people of the South set for early argument, is that of Carl Oliver, against he State of Texas. Oliver is a negro, and was indicted for the murdes of Robert D. Stanley in June, 1919. Since then the case has been dragging its way through the courts. The juestion which will be put up to the Supreme Court for decision, however, is the fact that all negroes were excluded from the grand jury, and only white men were permitted to serve.

Meat Inspection Issue. The effectiveness of the meat inpection act is thought by governnent officials to hang upon the deci-

versus Charles Lewis, Lewis Howard, Fred. Williams and James McBee. These men were charged with violation of the meat inspection law by destroying government seals on the freight cars containing meat and meat products. Their guilt is not the question which is put up to the Suareme Court, but whether the law exempted persons other than those "engaged in the business of preparing meats for transportation" or in "car rying or assisting in the carrying o such meats in interstate transporta tion." The government concedes that these men cannot be convicted if is held that these two classes are alone affected by the law.

More Technicalities.

A somewhat similar question will be argued before the Supreme Court in the case of the United States versus William C. Nixon, W. B. Biddle, the St. Louis and San Francisco Railroad Co. The receivers were indict ed for failure to placard their cars and to stamp the words "Southern Cattle" upon waybills, manifests and bills of lading. The lower court quashed the indictment on the ground that the act did not include receivers of railroad companies.

U. S. SUPREME COURT STARTS FALL TERM

New Justice James C. McReynolds Takes Oath of Office With Ancient Ceremony in Evidence For Such Occasion.

Washington, Oct. 12-With impressive century-old ceremonies, the U S. Supreme Court convened today for the October term, after the four months' recess. The final oath was administered to James C. McReynolds, who with this ceremony became a full fledged justice.

After the due cries of the cour crier the members of the court filed in from the ante-room and took their places along the bench. McReynolds entered just behind them, and took his place beside the clerk, just in front where he stationed himself all last year was attorney general of the United States.

Chief Justice White then called atention to the fact that there was a vacancy on the bench, and that James C. McReynolds of Tennessee was present and duly accredited and qualfied for the position. He greeted his new colleague and welcomed him to the bench in the name of the entire

After this the clerk of the court James D. Maher, administered the 'Justice" oath to McReynolds. The oath to support the constitution was administered a month ago by Chief Justice White, but the oath today bound the new justice to administer justice impartially between rich and poor, and was the final step in admitting McReynolds to the Supreme

After taking the oath Justice Mc-Reynolds was escorted to the vacant place on the bench by the marshall. His seat is on the extreme left of the Chief Justice, or on the extreme right as one faces the court.

Immediately after this the Solicitor General of the United States, John W. Davis rose, and introduced to the court as the new attorney General of the United States, Thomas W. Gregory, who succeeded Justice McReynolds in Wilson's cabinet.

With the ceremonies and formalities disposed of, Chief Justice White announced the death, just three months ago today, of Justice Lurton, in whose place McReynolds was appointed. With this announcement the court adjourned out of respect to his memory. No decisions were handed down today.

After leaving the court room the justices drove to the White House to pay their respects to President Wilson, and notified him that the court was again in session.

The first "decision day" will be next Monday. Less than two score cases -very few of importance-remain in 'the breast of the court' undecided.

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IN SUPERIOR COURT, NOVEMBER TERM, 1914.

North Carolina, Lenoir County. NOTICE:

Roberta Brown,

Heber Brown.

The defendant above named will take notice that an action entitled as above has been commenced in the Superior Court of Lenoir County to procure an absolute divorce upon the grounds provided in sub-section one (1) of section 1561, Pell's Revisal of 1908; and the said defendant will further take notice that he is required to appear at the term of the Superior Court of said county to be held on the 9th day of November, 1914, at the court-house in said county in Kinston, North Carolina, and answer or demur to the complaint in said action, or the plaintiff will apply to the court for he relief demanded in said complaint.

This 26th day of September, 1914.

PLATO COLLINS. Clerk of Superior Court.

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(Effective Sept. 13, 1914-6:00 A. M.) STATIONS No. 2 Kinston Ar. 8:10 Jackson Ar. 7:50 4:20 Lv.... Albritton's Ar. 7:40 4:50 Lv.... Sparrow's Ar. 7:20 5:20 Lv.... Lynchburg Ar. 7:05 5:30 Ar.... Pink HillLv. 7:00 of said county for a term of six R. A. HONEYCUTT, Supt. months. WM. HAYES, Gen'l Supt.

Dr. O. L. WILSON Dentist

Office over J. E. Hood & Co's Store.

APPLICATION FOR PARDON OF C. R. SANDLIN

Application will be made to the Governor of North Carolina for the pardon of C. R. Sandlin, convicted at the May term of the Superior Court of Lenoir county for the crime of selling whisky and sentenced to the roads

All persons who oppose the granting of said pardon are invited to forward their protests to the Governor without delay.

This the 24th day of September,

J. A. POWERS. His Attorney.

STOMACH TROUBLES

Mr. Ragland Writes Interesting Letter on This Subject.

Madison Heights, Va.-Mr. Chas. A. Ragland, of this place, writes: "I have been taking Thedford's Black-Draught for indigestion, and other stomach troubles, also colds, and find it to be the very best medicine I have ever used.

After taking Black-Draught for a few days, I always feel like a new man." Nervousness, nausea, hearthurn, naid

in pit of stomach, and a feeling of fullness after eating, are sure symptoms of stomach trouble, and should be given the proper treatment, as your strength and health depend very largely upon your food and its digestion.

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