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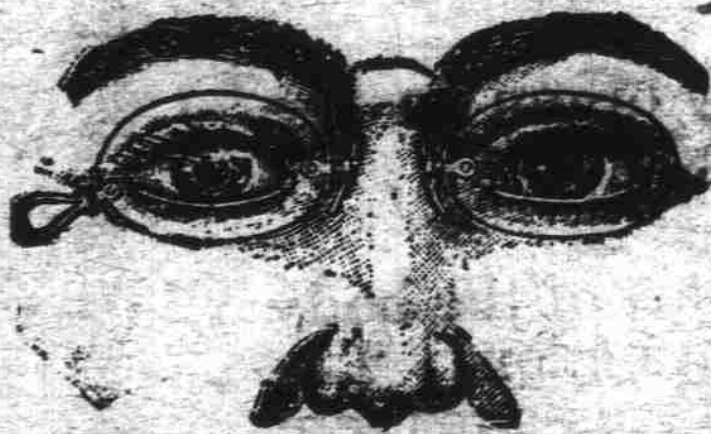
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See Dr. Johnson
THE EYE SPECIALIST

If you have Bad vision, Headache, Spots before the eyes, Red and inflamed eyes or any other eye trouble. I have had twenty years experience and I know my business. The examination is free.

Hours from 9 till 12 a. m.,
from 2 to 6 p. m.

NOTICE!

This is to certify that John M. Williams has this day entered 100 acres of land in North Cove township, McDowell county, N. C., on the waters of Armstrong Creek and Three Mile, adjoining McBee and Tom Byrd and running various courses so as to include the vacant land only.

This 22nd day of Sept., 1921.

R. F. BARNES,
Ex-officio Entry Taker.

Cards for posting land for sale at this office.

REVISE RULINGS FOR CHILD LABOR

Board Issues New Findings Adding More Protection to Juveniles.

Revision has been made by the child welfare commission of section 4 of its rulings under the child labor law, and has added additional sections to the rulings which have the effect of law, providing still further protection for children of the state and looking to better inducements for taking advantage of educational advantages.

The commission gets its authority from section 5 and 6, chapter 100 of the public laws of 1919 which provides that no child under fourteen years of age shall work in certain kinds of employment except in cases and under regulations prescribed by the commission hereinafter created, that is the child welfare commission. Consequently its rulings have the effect of law and are the law until changed by the legislature.

The commission at its recent meeting leaves the first three sections as they were made in 1919, but changes section 4 so that boys between 12 and 14 may be employed in the enumerated occupations when public school is not in session when it is shown to the county superintendent of public welfare or other authorized agent that the proposed employment is not to the injury of the health or morals of the child. Before a boy can get such a job, he has to secure a permit from the county welfare officer or other agent of the commission on blanks furnished by the commission. The agent may go as far as requiring a physical examination of a child before he is allowed to take work.

Section 5 of the new rulings gives the boys between 12 and 14 the right to work on Saturdays and after school provided such employment does not interfere with the school work. Provision is also made for taking care of the work of boys who take outside work in industrial training as a part of their regular school work.

"No child claiming to be 14 or 16 years of age, but whose actual age is doubtful, shall be permitted to work in any of the occupations mentioned in sections 5 and 6 until an age certificate has been issued by the superintendent of public welfare or some other authorized agent," section 6 of the new ruling provides. These age certificates will be issued only upon documentary evidence of the age of the child.

On and after March 1, 1922, the commission will require a school record as evidence for any child under 16 who applies for work, before the age certificate will be issued. This will insure that the child attended school a certain number of years, and that the compulsory school law is enforced. This school record must be prepared by some school official or the teacher on the blanks furnished by the commission, and will have to be made out in accordance with the school code for children of the department of education.

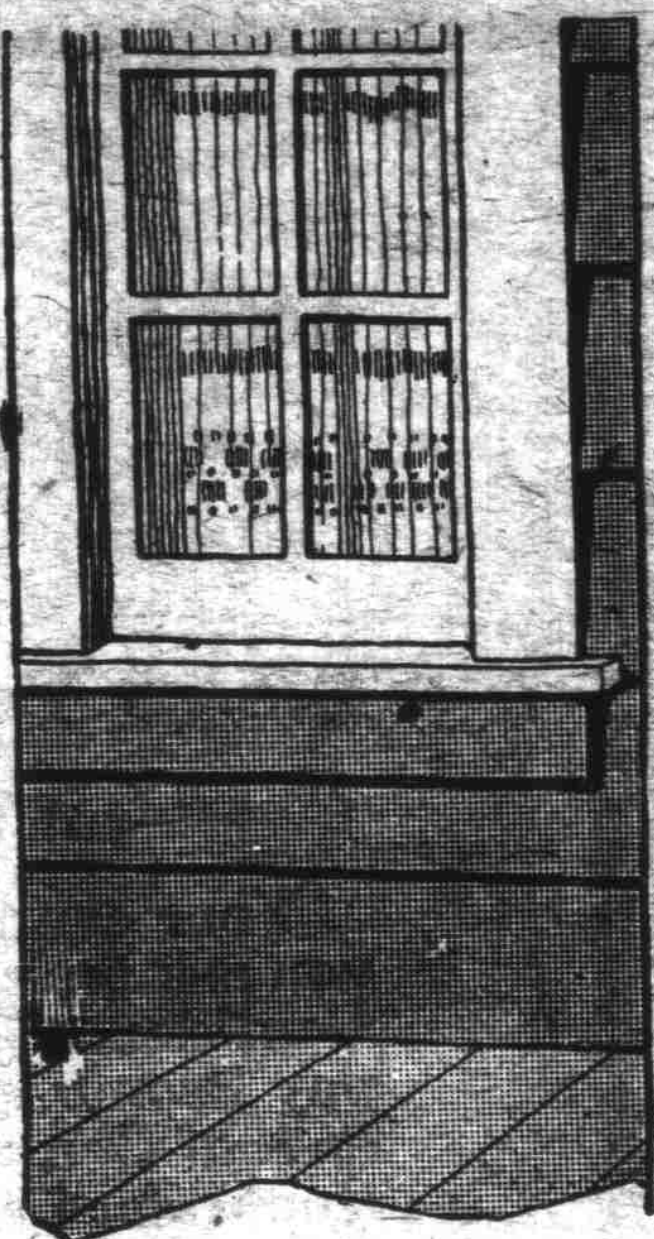
Next March the commission will take another step forward by demanding that every child applying for a permit to work and an age certificate will have to stand a physical examination to see whether or not the child is able physically to do the work contemplated. If the child has already received a certificate from the state bureau of medical inspection of schools and has passed, the new examination will not be required.

"Are you the doctor?" she asked the young man who runs the soda fountain.
"No Madame," he replied, "I'm a fizzician."

NOTICE!

North Carolina, McDowell County.
To J. H. Gilliam: You will take notice that on the 6th day of December, 1920, I purchased from C. E. Laughridge, administrator of J. A. Laughridge, deceased, and former sheriff of said county, at a sale in the manner provided by law, for the delinquent taxes amounting to \$2.18 and cost, for the years 1916, 1917, and 1918, the following described real estate in said county and state to-wit: 30 acres land in Broad River township listed as the property of J. H. Gilliam. You will further take notice that on the 8th day of December, 1921, I will apply to the sheriff of said county for a deed for said real estate, unless redeemed before the above date expires.

W. S. OWNBY, Purchaser



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