## JACKSON COUNTY JOURNAL

Published Weekly By The JACKSON COUNTY JOURNAL CO.

Entered as second class matter at the Post Office at Sylva, N. C.

## DAN TOMPKINS, Editor

A desert in an Qasis, might be an api name for the Carolinas.

Kentucky sends out her casualty list and then her election returns.

The sounds of firing the other day, may have some from either Havana or Louisville.

All these anti-repeal candidates cheeted in North Carolina, and no convention to go to.

Only 16 men were killed on election day in Kentucky; which proves the saying that "they don't have elections in Kentucky -they have young wars"

The world's sories and the elections being out of the way, in this country the newspap is can give proper from page att ation to that war going or down in our neighbor, the island re public of Cuba, 52 were killed and 127 woond d in street fighting in Havana o.) yesterday.

The King of Afghanistan was assussinated, Wednesday. It would seem\* that an incident like that, far away in Afghanistan, would be of ltttle en the protection of the federal gov consequence: but, since 1924, we have erument. There can be no doubt that wetched such trivial items with a strange fascination, for it was the Congress meets, in January. s'aving of an obsence arel-duke by a nards an that s i the world affire, and dead herring across the trail of pelit started the tramp of millions of soldier feet.

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uted considerably to the election of a some times hiding under the cloak of Republican as mayor of New York, the church, have tried to use it to running on a fusice ticket, by sup gain votes for sofish ends. Now it is parting an independent candidate dead as a political issue in State and regainst the regular Democratic nomi- in Nation; and it is well that it is new. They had a battle reyal, and as out of the political picture. The nee usual when Democrats are divided, a Republican was elected

THINK AGAIN, DOCTOR

of this State would have been mach larger.

> There are those in the State, Senator Bailey among them, who believe that National Prohibition should be repealed and that State Prohibition should be retained. It is this class, and they are not inconsiderate in ither numbers or influence, which would have made the large difference Dillsboro, N. C., Nov. 9, 1933. hat would probably have been regis-

ered in the balloting, had the quesion been submitted both ways.

However, the question is settled to far as North Catolina is concernid, and settled for a long time to ome. The 18th Amendment is gone: but there will be no tinkering with he State dry laws, except, perhapin an effort to make them more workable, and to promote the interests of temperance and sobriety. The 21st Amendment guarantees that it shall be illegal to transport intoxicant: from one State to another, in viola ion of the laws of a State, thus guaranteeing the right of States to control their own affairs in their own vay. The Congress, when it next meets will have to put into operation legislation for the protection of those Pates that have decided to retain heir prohibition laws. The national platform of the Democratic party, the party now 's p wer, practically guar inteed that such would be done; and President Roosevelt, in his campaign speeches, repeatedly made the asser tion that States deciding to remain in the prohibition ranks would be givthe pledge will be kept as soon a-

Prohibition has been dragged as a ical thinking, for a good many years Attempt after attempt has been made to inject it into partisan political Protunistor General Farley contrib- eampaigns. Professional politie ans. essary two thirds of the States hav atified the rep al of the 18th Amend

nent, eliminating the problem from national polities. The prople of North Carolina have spoken in no uncertai terms, climinating it as an issue it State polities. It would be foolish for any man, faction, or political party to attempt to revive it as an issue. Morthan that we can think of nothing hat would do more harm to prohibiion itself than to try hereafter to nject it into political fights. The man who does so will be thinking more of his own or his factoin's welfare than of the good of the cause he purport.

fare with the people that love home sen and wife, Agnes E. Hutchinson, signs, whose names and residences filed in said proceeding, the said fare with the people that love home sen and with the said are unknown; J. Moody and wife, or lands having been selected by the victions, as they did th's time, than to have the politicians select officers Union, S. C.; J. A. Hutchinson, W. residences are unknown; Woodford approval of the National Forest Reto have the politicians select officers ( mon, 5. C.; W. P. Bolick and wife, Zachary and wife, or heirs and as-by means of using men and women Union, S. C.; W. P. Bolick and wife, Zachary and wife, or heirs and as-crvation Commission and toged ac who do not care enough to go to the polls, but allow their names to be used for illegal purposes. W. C. OUEEN.

# THE JACKSON COUNTY BANK

At Sylva, North Carolina, to the Comissioner of Banks at the Close of Business on the 25th day of October, 1933.

### Resources

Tresources
ash, Cheeks for Clearing
and Transit Items \$ 13,586.62
have Amproved
Depository Banks 30,257.89
han from Bunks-Not
Approved Depositories 10,877.44
lash Items (Held Over
24 Hours) 1.00
state N. C. Bonds in Eserow
(For Exemption of Common
Stock from Assessment) 18,000.04
forth Carolina State Bonds,
Notes, Etc 107,021.16
Other Stocks and Bonds 65,300.00
oans and Discounts-Other 2 2,584.3
Banking House and Site 12,000.00
Curniture, Fixtures and
Equipment 3,000.00
Equipment 3,000.00 Other Real Estate 25,500.00
TOTAL RESOURCES \$548,128.9
Liabilities and Capital
Demand Deposits-Due
Public Officials 117,558.86
Demand Deposits-Due
Others
ashiers Cheeks, Certified
Checks and Dividend
Cheeks and Dividend

Checks ..... Time Certificates of Bills Payable-NONE Rediscounts--NONE

Bonds and Other Scent lies 100,000,0 Borrowed ..... Cash Over

TOTAL LIMBILITIES \$411,275.49 Capital Stock-Common 30,800.04 Capital Stock -- Proferred 6 per cent. Cumulative

Sinda, or heirs and assigns, whose 1,419.00

3.2

925.

and wife, Emma W. Hatchinson, W. heirs and assigns, whose names and Secretary of Agriculture, with the Louisa Bolick, Salem, S. C.; W. A. signs, whose names and residences are lessary for the purpose of carry N'cholson, Temassee, S. C.; Jas. F. unknown; Thos, Voothis and wife, or out an Act of Congress of the Lap. Alley and wife, Lou Alley, Oconet heirs and assigns, whose names and States approved March 1, 1911, here Co., S. C.; Mrs. Cieta Rexford, wife residences are unknown; Albert C. Chapter 186, page 961, Vol. Seg. of C. H. Rexford, Galeton, Pa.: Tioga Voorhis and wife, or heirs and as Large, as amended by the Vo County Savings & Trust Co., as Tras- signs, whose names and residences

names and residences are unknown; are unknown; Wm. F. O'Rouke and J. J. Calhoun and wife, or heirs and wife, Sarah M. O'Rouke, or heirs and assigns, whose names and residences assigns, whose names and residences are unknown; J. D. Rochester and are unknown; Lewis P. Dayton wife or heirs and assigns, whose widower, or heirs and assigns, whose sames and residences are unknown; names and residences are unknown; Simeon G. Sloan and wife, E. J. J. C. McCall and wife, Mary McCall Sloan, or heirs and assigns, whose or heirs and assigns, whose name names and residences are unknown; and residences are unknown; and al J. H. Simonson and wife, or heirs persons whom soever owning, or clain. and assigns, whose names and res- ing to own any estate, lien or interest on the 2nd day of Jasimery, 19idences are unknown; R. E. Johnston of any kind or character in and the and wife, or heirs and assigns, whese the premises described in the petition names and residences are unknown; in this cause; you will take notice Wm. McCall and wife, or heirs and that an action entitled as above has assigns, whose names and residence are unknown; M. B. chanan and wife or heirs and assigns, whose name: and residences are unknown; J. W. McKee and wife, or heirs and assigns whose names and residences are un known; C. Crin:shawe and wife, or heirs and assigns, whose names and residences are unknown; heirs 01 Roderick Norton, decd., whose names and residences are unknown; Aller Fisher and wife, cr heirs and assigns whose names and residences are up known; W. W. Loudermilk and wife or heirs and assigns, whose names and residences are unknown; Faller Norton and wife, or heirs and assigns whose names and residences are "unknown; Rebecca Belick, or heirs and assigns, whose names and residences are unknown; Joseph Moody and wife, or heirs and assigns, whose names and residences are unknown Philamon Crain and husband, 01

retention of prohibition as the policy is much safer to rest our future wel- New York Co., N. Y.; W. I. Hutchin- wife, L. F. Watson, or heirs and as- by metes and bounds in the petition REPORT OF THE CONDITION OF tee, Wellsboro, Pa.; heirs at law of are unknown; heirs of Henry Koons. Micajah Alexander, decd, whose decd., whose names and residences been commoneed in the District Court of the United States for the Western District of North Caro'ina, at Ashe ville, for the condennation of certai-'racts of land describe' in Exhibit-"A." "A-1." "A-2." "A-3." of the netition filed in the above entitled triet of North Caroline. This the of proceeding, and known ret the J. P day of November, 1953 J. Y. Jordan Green Tract, containing 137 89 acres: Cierk, United States District Cole I. W. McCall heirs Tract (1416), et a for the Western District of Nor taining 55.31 acres; W. A. Nicholson Carolina, By: W. A. Lytle, Dengt Tract (1428) acres: fully described Clerk.

August 10, 1912, 37 Stat., 259, 300 C 284. And the said non-resident fendants above named, and all tas sons whomsoever owning, or clarit ing to own, any estate, lien or int est of any kind or character in at to the premises described in the h tition in said proceeding defendance named as aforesaid, will reather tak notice, that they are repaired to pear in the District Court of United States, for the Western D. triet of North Carolina, at Asle vill and answer or demar to the belief or complaint in said proceeding, the plaintief will apply to the Cofor relief demanded to said petitie This notice is issued by order Court, directing that publication h made for sis (6) successive weeks the Jackson County Journal, a new. paper published in Jackson Counts North Carolina, in the Western bis

# BETTER FOR STEADY SMOKING!



Dr. A. J. Barton, militant dry, down Williaington way, asserts that the next step should be the repeal of the beer and wine law. The Journal questions the wisdom of Dr. Barton's statement. The wiser course might be throw additional safe-guards about the places where license has been issued to sell the 3.2 concoctions. The prople have given a mandate to the State to deal wisely with the liquor problem, so as to make for temper guee and subristy. Extreme or fanati cal positions are never wise, and have brought about the andoing of the pr hibit on cause in the country a large. If the prohibitionists will use common sense in dealing with the problem in Norh: Carolina, the State will remain dry for a long time, and most North Carelinjans who voted for rep al, on Tues by, will be satisfied If is infician and political manouver ing get in the saddle, it will not work to the informats of temperanee and sobriety in North Cardina, as the voters devoutly hoped, when they eas their ballots on Tuesday.

### FOR PROHIBITION AGAIN

Twenty-five years ago North Car clina voted for State Prohibit on by a majority of 10,000. On Tuesday, the first time in a quarter of a century that the question has been put up to the p ople, the State turned down the proposal to repeal the 18th Amend can, by a majority ranging upwards of 150,000, Eighty-six of the State's 100 counties gave majorities undersing prohibition.

Th re-have been many theories ad vane d as to the whys and wherefores. The truth is that North Carolina did not repudiate anybody. The p op e of this State were not administerious a spenking to any individuals. No political advantage for any party can be seen in the results of the election. The one thing that North Carolina did do was to register the overwhelming opinion of her citizenwhich that she is opposed to liquor. The people of this State were not so anxious about whether there is to be legal lignor in New York, or in any other State. They voted against r. peal for tear that a repeal majority would be taken as an expression of the people that North Carolina was turning her back on Prohibition as a State policy in dealing with the Equor problem.

to have at heart. The wise prohibition ist, not the fanatic, will be wary of my attempted revival of the issue as political matter. It was by allowing he issue to be used as a football in solitical campaigns that contributed nore than any one thing to the undo ng of national prohibition.

The matter of prohibition 's settle' "he p-ople themselves, or rather th nes who were sufficiently interesteo go and vote, have settled it; and neeforth, the political campaigns hould be waged around matters that re of political instead of social sigificance. The atmosphere has been larified. The herring that has beouled the trail of political thinking

has been returned to his box; and woe o that faction or party that tries to etch it forth again.

## MR QUEEN MAKES STATEMENT

Editor Jackson County Journal: 1 vish to express through the columns of your paper my appreciation for the support of the men and women on last Tuesday.

While the majority was against me and the cause which I represented. there were many good features of the of. The people can be relied on to express their convictions if left alone und made to feel their responsibility o their State and Nation, and this should show our lawmakers that the 'rue sentiment of the people can be shown when our election laws are se 'he people who are interested enough xpress their wishes for officers, as well as platforms.

As far as I know the campaign was carried on by the opposite side it "irst class and entirely satisfactory nanner, and wish to express my apvectation of hame. The press of the

if the question had been submitted and complete analysis of the prob. Pa.; The Loiga County Savings &

Surplas - Appropriated for Exemption of Common Stock from Assessment 15,400,00 Undivided Profits \_\_\_\_\_ 1,907.18 Reserve for Interest ..... 2,900.00

TOTAL CAPITAL . \$136,853.4

## TOTAL LIABILITIES

\$544,128.9 AND CAPITAL ... R. L. ARIAIL, Cashier E. L. McKEE, Director E. P. STILLWELL, Director

State of North Carolina, County of Jackson

R. L. Artail, Cashier, E. L. McKey Director, and E. P. Stillwell, Director of The Jackson County Bank, each personally appeared before me thi day, and, being duly sworn, each fo himself, says that the foregoing report is true to the best of his know ledge and belief.

Sworn to and subscribed b: fore me this the 8 day of November, 1933.

W. J. FISHER, Notary Public, My commission expires Jan. 27, 1934

In the District Court of the United States of America for the Western District of North Carolina, Ashevill Division At Law No. 254. United States of America v. 292.88 Acres of land in Jackson County Nort! Carolina, J. R. Green, et al. Noticto be Published. To the heirs at lay of S. T. Graves, Haywood County, N

C., whose rames and addresses are unknown; the heirs at law of M. M. who voted for me in the election held McCall, widow, Jackson County, N

C., whose names and addresses arunknown; the heirs at law of J. K. McCall, Jackson County, N. C., whose names and addresses are unknown dection which we should all be proved Mrs. D. W. McCall, widow, Pi dmon' S. C.; A. P. McCall and wife, Lule McCall, Piedmont, S. C.; S. H. Mc Call and wife, Lucretia McCall, Pied mont, S C.; M. R. McCall, Piedmont S. C.; Ollie McCall Durham and hus band, Piedmont, S. C.; Stellah Mc-Call Sweet and husband, Piedmon' arranged that no interference is of S. C.: Ethel McCall Green and hus fered by either side, and when left to band, J. R. Green, Pelzer, S. C.; John McCall and wife, Mary McCall, War to be at home and go to the polls and Shoals, S. C.; Pearl Williams, Piedmont, S. C.; Liman Williams, Piel. mont, S. C.; Pemy Williams, Piedmont, S. C.; J. C. Williams, Piedmont S. C.: W. A. Rexford, Galeton, Pa.: Cora E. Snyder, widow, Galeton, Pa.: Elizabeth N. Dengle, Galeton, Pa. Clark H. Rexford, Galeton, Pa.; Th It is possible, even probable, that county gave the question a very fair White Water River Lbr., Wellsboro

names and residences are unknewn; E. F. Watson and wife, or heirs and assigns, whose names and residences are unknown; J. H. Watson and

'Phone 45

heirs and assigns, whese names and

residences are unknown; heirs of

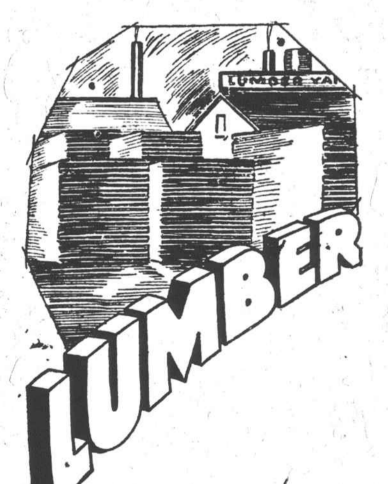
Susan E. Alley, decd., whose names

and residences are unknown; W. A.

Fouler and wife, Sarah, or heirs and

assigns, whose names and residences

are unknown; Z. T. Fouler and wife,



# CAMEL'S COSTLIER TOBACCOS never get on your Nerves ... Never tire your Taste

J. C. Allison, Mgr.

We'll trade it out with you. To those who are indebted to us: We will buy your good, sound, saw logs. and pay you the market price for them, applying the proceeds on your account. Fetch on your logs and pay your account without money.



two ways, one hallot being on repeal lems before the people, and I wish to Trust Co., Wellsboro, Pa.; Martha of the 18th Amendment and the other thank them for doing so, J. O'Connor, widow, Wellsboro, Pa.; on repeal of the State prohibition The main point which I would like Lura L. Vaughn, Wellshoro, Pa.; Ada law, that the majority against repeat for the people to get from this elee A. Durif, and husband, George M. of the 18th Amendment would have tion is the fact that we do not need Durif, Tioga Co., Pa.; Edna M. Koelbeen less, and the majority for the the Absentee Ballot any more, as it ble and husband, Alphonzo G. Koeble,