

The Man Who Eats Well

And Enjoys Food Lives Life As He Should and Gets the Most From It.

The man who eats is the man who works, and the man who works is the man who wins. Tireless workers depend upon a storehouse of vim and vigor. India is noted for its fasters and its dreamers. Europe and America for their eaters and their workers. In America we have been doing nothing but work during the past quarter of a century. That is why our old men say, "In my days no one had dyspepsia." Of course, all men in those days ate and worked, now they work and eat.

If eating interferes with business, men give up eating. This is good logic for the dollar-getter, but poor wisdom for the man who really wants to live.

Abuse of anything God given results in punishment, and man is a pigmy when it comes to cheating his system.

If you take from the system that which is intended should remain, or put into it that which intended should be kept out, you are cheating yourself, and sooner or later pay the penalty.

Stuart's Dyspepsia Tablets are concentrated vegetable and fruit essences which give the system every fluid, stimulant and ingredient necessary to gain the fullest strength from everything which goes into the stomach, or to keep from the system everything which should not lay and decay in it.

If you will eat fast and improperly, if you will drink and eat irregularly and to excess, then give to nature as you do so enough of the essences she demands to neutralize the bad effects of your habits.

After a meal take a Stuart Dyspepsia Tablet, and the meal won't hurt you or your stomach.

At a midnight dinner take a Stuart tablet and you will sleep well and get up without a breath which is filled with the decay of a midnight meal.

Fortify your stomach like you do your business. Fortunes when lost can be regained, but the stomach outraged stays with you to the finish.

If you want to know what these tablets will do, buy a package from any druggist, price 50 cents, or send us your name and address and we will send you a trial package free by mail. Address F. A. Stuart Co., 150 Stuart Building, Marshall, Mich.

The Revenue Act is Introduced in the House Today

Ingham county officers.

By Gaston: To incorporate Waverly.

By Gaston: To amend the law as to salaries in Buncombe county.

By Kendrick: To relieve Phillip Dellinger in Gaston.

By Hinsdale: To incorporate Fuquay Springs.

By Hinsdale: To fix pay of commissioners.

By Hinsdale: As to fees of state librarian.

By Hinsdale: As to issuing city bonds for Raleigh.

By Turner: As to health in Mitchell county.

By Davis: To enroll J. T. Walker on pension roll, second class.

By Sparrow: To work roads in Chapel Hill township.

By Rodwell: To amend law as to Smith's Creek in Warren county.

By Rodwell: As to sale of wine in certain part of Warren.

By Weaver: To amend law as to riding on freight trains.

By Green: To allow Craven county commissioners to build roads.

By Roscoe: To protect game in Bertie.

By Hoffer: To repeal law as to fishing in Gates county.

By Graham, by request: To make medical dispensary for Oxford.

By Grant: To allow commissioners and treasurer of Davie to transfer railroad tax funds to general fund.

By Graham: To allow Davie county commissioners to buy land for new county home.

By McDonald, of Cherokee: To incorporate Peachtree in Cherokee county.

By McDonald, of Cherokee: As to schools in district No. 1.

By Dowd: The revenue act in two sections, 300 copies of amendments ordered printed and set for special order.

By Hayes, of Chatham: To appoint justices.

The Fish Bill.

The special order of the day, the fish bill, was taken up and Mr. Hooker, of Beaufort, sent forward a substitute for all the other bills and amendments, which was read, and Mr. Hooker stated that this was the work of a conference and it was hoped little opposition would develop.

Mr. Lovelace asked that Cleveland be excepted from the law.

Mr. Privott said he hoped no one would exempt, as the substitute did not change the law, except as to nets and such in certain important fish passages.

Mr. Crumpler sent forward an amendment that the law do not apply to Sampson Wilkes and Surry.

Mr. Morgan excepted Pasquotank, and Perquimans asked to come in.

Messrs. Koonce and Morton exempted New Hanover and Onslow, and Mr. Kitchin asked for Halifax to be exempted.

Mr. Koonce said the fish counties seemed afraid of any change in the

law, as shown by the rush of exemptions from the act, and in the face of it all he thought all should agree that there should be no change in the law at this session, and have the commission to sit and hear what is needed, going in the state boat from place to place, and thus be able to get the facts and stop the eternal row about the industry.

Mr. Cotten referred to the failure of Governor Glenn's efforts, and the adoption of what Mr. Koonce suggested, would throw all that commission did to the winds. He thought the work of the Morehead convention was in right lines, and if we appoint a new commission it means to go over the same ground again. Something must be done, as the fish are disappearing.

Mr. Graham said it seemed to him that when Mr. Hooker and Mr. Privott agreed on a compromise it seemed the rest of the state ought to accept it, as members of counties exempting were not affected in any way. He thought the principle wrong. It is a state industry and no county has the right to say "I will have nothing to do with it."

Mr. Graham told again of the success of other state in the fish industry as a revenue maker—that the bill before the house did not change the present law and there was no reason why counties should come out.

Mr. Morton said he was afraid of it, and had introduced a bill to remove all dutch nets in Cape Fear, and he thought that done he would have done much for the industry.

Mr. Rascoe asked questions.

Mr. Koonce tried to answer.

Mr. Privott said no one had asked New Hanover to come in. That this law did not forbid taking any shad except for edible purposes.

Mr. Rascoe asked if Mr. Morton thought his bill would pass. Mr. Green answered no, and spoke about the poor fishermen.

Mr. Rascoe asked Morton to define a Dutch, pike, or pond net.

Mr. Morton defined them as a net that caught fish day and night, and wasted more than the owners took.

Mr. Wallace rose to a point of order, which the chair, Mr. Bowie, sustained.

Mr. Graham said as the bill has been interlined he moved postponement till tomorrow.

Mr. Wallace said he did not think postponement would help, and moved to table the whole business.

Mr. Graham demanded the ayes and noes.

Mr. Rascoe rose to a point of order, which was sustained.

The roll-call proceeded and the motion to table was lost by a vote of 22 to 77.

Mr. Morton withdrew his amendment and substituted another providing that nothing in this bill repeal chapter 14, Laws of 1907.

Mr. Privott read showing that only eight counties were now under the law, and he hoped all would withdraw exemptions.

Mr. Kitchin asked if Halifax wanted to come out, why should it not?

Mr. Privott said because he wanted to help the fish industry in Halifax.

Mr. Gibbs asked for information.

Mr. Privott tried to enlighten, saying all had agreed to let the law stand two more years.

Mr. Crumpler said before the bill could be read a substitute had been rushed on, and that Sampson had all the fish law it needed and would vote for the bill with Sampson out.

Mr. Currie said if it was paying the state, none of the counties would be exempting. No state bill can come up without counties exempting, and there was no more reason than to exempt from the revenue bill. Apply the rule of common sense. You hear the poor fisherman must not be taxed. Why, it will help him. Here is the man from Halifax wanting to be let alone in a thing affecting the whole state. He pleads for a law to benefit the whole state.

Mr. Kitchin said he did not ask strongly, but as a courtesy, but since the gentleman had applied the common sense rule he would apply some to him. He talks of patriotism, when he stood upon this floor and attacked the historical association when a small favor had been asked. He had come here to represent a patriotic people, and he asked that Halifax be exempted.

Mr. Hooker called for previous question, and the amendments of Graham, Cherokee, Montgomery, and Halifax. Mr. Morton's amendment was adopted.

Pasquotank and Perquimans, Surry, Sampson, Wilkes, and Cleveland amendments were voted down.

DEEP SEATED COUGH CURED IN 5 HOURS.

New Home-Made Syrup. (Cut This Out.) From Boston Press.

Progress in medical compounds never ceases, and now it is stated by a prominent medical man that any deep-seated cough or cold on the lungs can be actually cured in five hours by the clock. Opium and morphine have been resorted to in the past, as relief measures. But now it is learned that the system must be treated to rid it of inflammation and congestion. A tonic laxative cough syrup does the work, so quickly and thoroughly as to be almost magical. What heretofore has taken weeks to cure can be accomplished in hours. Get this formula filled or mix it at home and always keep it on hand: One-half ounce fluid wild cherry bark, one ounce compound essence cardiol and three ounces syrup white pine compound. Shake the bottle and take twenty drops every half hour for four hours. Then take one-half to one teaspoonful three or four times a day until the system is purified and toned up. Give children less according to age. One filling will usually cure a whole family, as the dose is small.

and the substitute bill was adopted without division.

Mr. Majette asked to exempt Tyrrell, and told of how many counties were exempted, and said Tyrrell had not been consulted. Mr. Hooker interrupted. Mr. Majette spoke for Tyrrell, saying law did not suit his people or those adjoining. He saw no reason why one set of fishermen should pay tax and others none. If all would go in he would, but till then he would use all honorable means to keep the tax off Tyrrell.

Mr. Stubbs asked for Martin to be added to Tyrrell's exemption, saying if one was exempted he had the same right. Continuing, he said he was going to object to further consideration, and ask the house not to suspend the rules. This he did.

Mr. Wooten sent forward an amendment striking out all exemption counties in the present law of 1907, saying it was not just to vote down the amendments here today and leave these counties out.

Mr. Rascoe said he hoped none of the amendments would be adopted; that if the others wanted to get out, then Bertie would stay in and bear the burden. It is not fair to allow men on same coast, one to catch, the other not. Mr. Majette wanted exemption only from tax.

Mr. Rascoe said an exemption could apply to interior, but not to coastal county.

Mr. Grant said he knew little of the matter, but he thought all ought to be in or all out. He thought were taxing a thing the arm of the law ought to be taken off.

Mr. Rascoe said the farmers' products were taxed and the fisherman should.

Mr. Murphy asked if farmers did not pay tax on land, and if so why not on water?

Mr. Grant asked in return if those who shot birds paid tax on the air?

Mr. Dowd said it was all out of order, in that the further consideration.

Mr. Grant raised the point that it took a day's notice to suspend the rules.

Mr. Doughton said the chair and the gentleman were in error, as the rules are suspended daily, and he knew it was not the practice.

Mr. Grant was ruled out of order. Mr. Taylor moved to postpone, which was lost.

Mr. Barnes moved that the rules be suspended and the amendment of Mr. Wooten put upon its passage.

Mr. Doughton said there was confusion. (It was in a tangle.) He did not think this a time to settle the matter.

Mr. Kitchin moved to adjourn till 8:00 o'clock tonight.

Mr. Bowie moved to adjourn till 10:30 tomorrow.

The matter was held up and Mr. Dowd moved to postpone the special order, the medical bill tomorrow, be postponed till Tuesday, 22d.

A number of bills were ratified and amendments made.

On a renewed motion from Mr. Kitchin the house adjourned till 8 o'clock tonight.

Washington Once Gave Up to three doctors, was kept in bed for five weeks. Blood poison from a spider's bite caused large, deep sores to cover his leg. The doctors failed, then "Bucklen's Arnica Salve" completely cured me," writes John Washington, of Besseville, Tex. For eczema, boils, burns and piles its supreme. 25c. at all druggists.

More About Lights

preferable to incandescent glow from bulb or gas mantle where extreme penetration of light is required.

If a test of efficiency of the two forms of street lighting is desired, and I think our city should get the best there is for its money, it would be very proper to request the gas and electric companies to conduct a photometric test to support their respective claims for merit. A simple method would be to install two lights, one gas and the other electric, at an equivalent distance of one city block and determine the relative strength of the rays by the point of dissolution of a shadow between the two lights.

I cannot see where the lighting conditions that exist in Durham play any part in any determination of the relation existing in Raleigh. Mr. Dowell, however, cites the cheap rates of the Durham Gas Company in support of his argument that the rate of \$5.63 per gas arc per year is cheaper than a rate of \$5.75 per arc per year. Mr. Dowell probably overlooked the fact that the Durham Gas Company receives \$25.00 per night per year from the city of Durham against a price of \$5.00 per electric arc per year, hence his pos-

Manv Measures are Passed Upon By Senate Today

In Old Fort.

H. B. To establish public roads in Madison county.

H. B. To allow bond issue in Mt. Holly graded school district.

S. B. To amend charter of Graham.

S. B. To allow Graham to issue bonds.

S. B. To allow Randleman to issue bonds.

H. B. To improve the roads and highways of Wake county.

S. B. To provide for better roads in Rutherford county.

S. B. To prohibit the sale of "near-beer" in Reidsville.

S. B. To authorize purchase of Adam's history for rural school libraries. A long and tedious debate fol-

lowed, starting nowhere and reaching nowhere. It began before 11 o'clock and ended at 1:30. The bill passed its second reading on a roll call vote 25 to 14.

Bills Out of Order.

Bills were introduced out of order as follows:

S. B. 921. Senator Dockery. To appropriate \$100,000 to refurbish governor's mansion. Appropriation.

S. B. 922. Senator Dockery. To appoint a justice of the peace in Richmond county. Justice of the Peace.

S. B. 923. Senator Dockery. To appoint a justice of the peace in Richmond county. Justice of the Peace.

S. B. 924. Senator Dockery. To authorize Rockingham to contribute to erection of a Confederate monument. Pension and Soldiers' Home.

S. B. 925. Senator Dockery. To authorize county commissioners of Richmond to contribute to the erection of a Confederate monument. Pension and Soldiers' Home.

S. B. 926. Senator Dockery. To appoint a justice of the peace in Blackjack township, Richmond county.

S. B. 927. Senator Dockery. To authorize a bond issue by commissioners of Richmond county. Judiciary.

928. Senator Powell. To amend charter of Shiloh Institute in Warren county. Judiciary.

Senator Klutz offered a resolution changing the senate rules and five members of the committee on counties, Cities and Towns will constitute a quorum.

Passed Third Reading.

H. B. To amend law relating to hunting deer in Tyrrell county.

H. B. To instruct representatives in congress to vote for pay for incapacitated members of life saving crews in coast service.

S. B. To amend 1708 of revisal relative to the publication of legal notices.

H. B. To amend charter of North Carolina Sale and Mining Co.

S. B. To relieve D. W. Bullock, ex-register of deeds of Robeson.

S. B. To authorize commissioners of Richmond to employ auditor whenever necessary.

S. B. To allow commissioners of town of Rockingham power to condemn land for cemetery purposes.

S. B. To amend law relating to fences along public roads.

S. B. To allow a change of lines between certain school districts in Henderson county.

H. B. To pay C. C. Hinnicutt for services as teacher in Stanly.

S. B. To authorize registers of deeds to appoint deputies.

H. B. To amend law requiring road supervisors in McDowell county to publish a statement of expenditures.

S. B. To extend time for Camden Ferry Company to install a draw-bridge on Pasquotank river.

H. B. To abolish two weeks of court in Pasquotank county.

H. B. To divide present terms of Stokes county into four terms of one week each.

S. B. To allow the commissioners of Macon county to donate land for Confederate monument.

H. B. To establish a road in Madison county.

H. B. To amend law relating to meeting of township boards of supervisors.

H. B. To amend chapter 77 revisal relating to weights and measures, establishing standard weights for turnips, green apples, sweet and Irish potatoes, and onions.

S. B. To prevent salaried officers of New Hanover from receiving witness fees in criminal actions.

H. B. To prevent throwing of saw dust in Spark's Creek, Wilkes county.

Senator Klutz was added to the committee on appropriations and Senator Jones to committee on education.

On motion of Senator Long, of Person, the senate adjourned to meet tomorrow morning at 10:30.

Supreme Court Proceedings.

Appeals From Third District Concluded This Morning.

The appeals from the third district were concluded in the supreme court today. The following cases were argued today:

Gooding vs. Moore, from Craven, by D. L. Ward for plaintiff; Simmons, Ward and Allen for defendant.

Chapman vs. McLawhorn, from Pitt, by Jarvis for plaintiff; Fleming & Skinner for defendant.

Coles vs. Lumber Company, from Craven, by Simmons, Ward & Allen for plaintiff; Moore and Dunn & McIver for defendant.

Daniel vs. A. C. L. Railroad Company, from Pitt, by Fleming for plaintiff; Skinner for defendant.

A license to wed has been granted to Mr. Andrew Perry and Miss Clita Jones, of Wake Forest.

Mr. Fuller Terrell is the proud father of a fine boy.

BIG EXPRESS ROBBERY

Valuable Jewels Stolen from Pinehurst

Robbery Occurred From Express Office February 9th But Has Just Been Made Public—Jewels Were Sent From New York For Inspection of Hotel Guests.

(By Leased Wire to The Times)

Richmond, Va., Feb. 17.—From one end of the country to the other police, detectives and agents are today searching for jewelry taken from the Southern Express office in Pinehurst, N. C., the value of which cannot be computed. The robbery occurred on the night of Tuesday, February 9, and this is the first word of it given the public, though a large reward has been offered for the capture of the burglar or burglars, and notices have been sent to the authorities of all cities in the United States and practically all pawnbrokers and others, under whose eyes the valuables might come.

Jewels were not the only things taken, but their value alone amounts to \$200,000. The list of the articles stolen is estimated at a greater amount, although the letter sent out by the express company says that it may not be complete.

There is no clue to the identity of the burglars who have made one of the biggest hauls in the history of express robberies, if not really the biggest.

The jewels were evidently sent from New York to Pinehurst, which is a winter resort patronized by wealthy visitors, for examination.

The list of stolen jewels, in part, is as follows: One diamond bracelet, three stones, one diamond necklace, one diamond festooned necklace, nineteen diamond rings of varying sizes, and five pin enameled rings, one gentleman's ring, two cameo brooches, brooch pin enameled sweet pea, five brooch pins, Oriental brooch, crescent brooch, five diamond brooches, three enameled brooches, Kroonke brooch color lilac, mounted with diamonds two pearl clocks, one gentleman's pearl set, one gentleman's links, one gentleman's stud, ladies' shirt set, three sets ladies' pins, three barrettes, silver match box, two watches and pin, watch and pin chatelaine, watch and bracelet, three scarp pins, two enameled bangle bracelets, white enamel rose brooch with diamond center, white enamel brooch, spray of daisies.

The article signed by Mr. Dowell dodges the issue. What we want is the best light for the least money. We don't care whether Oshkosh or Kalamazoo burns pine knots or whale oil.

The question for us to decide is whether the city or Raleigh is to pay \$53.43 per year per gas arc lamp with a commercially rated efficiency of about 400 candle power, or of limited distribution, or to pay \$55.75 per year for electric arcs with a commercially rated efficiency of 1,200 candle power, and of the highest form of distribution.

The attempt to array the people of Raleigh against the street car and lighting company with the cry of foreign corporation is too unworthy of extended notice. Many of our best people are financially interested in the electric company; besides if we are going to build a Chinese wall around Raleigh, and say to those people who are willing to come forward with their money and do for the city what home capital is either unable or unwilling to do, we might as well stop the chamber of commerce in its efforts to interest outsiders and outside capital in the advantages of Raleigh as a safe place of investment.

I heartily agree with Mr. Dowell that Fayetteville street should be the best lighted street in the state, but where this factor plus the cost of securing it is impartially considered, I am inclined to believe that elements enter into the street lighting proposition which a partial asphyxiation adduces to a temporary blindness as to the best form of illumination. CITIZEN.

The Secret of Long Life.

A French scientist has discovered one secret of a long life. His method deals with the blood. But long ago millions of Americans had proved Electric Bitters prolongs life and makes it worth living. It purifies, enriches and vitalizes the blood, rebuilds wasted nerve cells, imparts life and tone to the entire system. It is a godsend to weak, sick and debilitated people. Kidney trouble had blighted my life for months," writes W. M. Sherman, Me., "but Electric Bitters cured me entirely." Only 50c. at all druggists.

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Once you try Sweetheart Toilet Soap you will use no other.
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WHY BUY CHEAP, INFERIOR GOODS, WHEN FOR A FEW CENTS MORE PER QUART YOU CAN GET THE HIGHEST QUALITY? OUR WHISKIES HAVE BEEN THE STANDARD FOR FORTY YEARS. Our famous old whiskies are safely recommended by physicians due to their absolute purity. For a gentleman's drink, as well as medicinal purposes, they are unequalled. Our guarantee goes with every package. Our plant is the oldest and largest in the south, and conducted under strict sanitary conditions. All goods conform to the Pure Food Law, Serial No. 3549.

4 Full Quarts	OLD HENRY (its long record proves merit)	\$4.00
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SPRING ANNOUNCEMENT
WE ANNOUNCE
To the dress public our exclusive showing of Spring Fabrics.
A cordial invitation is extended to those who are interested in inspecting the highest achievements in cloth conceptions and modern Tailoring.
We'll esteem it a pleasure to serve our old patrons and the new ones we hope to make, if favored with the opportunity.
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