

New Bern Weekly Journal.

No. 91

NEW BERN CRAVEN COUNTY, N. C. FRIDAY FEBRUARY 10, 1911 --SECOND SECTION

33rd. YEAR

SUPERIOR COURT NOW IN SESSION

Judge Garland S. Ferguson Presiding. Yesterday a Very Busy Day.

A two-weeks term of Craven county Superior Court convened in this city yesterday morning with Judge Garland S. Ferguson, of Waynesville, N. C., presiding. The first week's session will be taken up with the trial of criminal cases while the second week's session will be devoted to the civil cases, of which there is quite a large docket. At the opening of court yesterday morning the following grand jury was drawn: W. B. Blades, foreman; D. H. Gaskins, S. W. Latham, H. D. Gaskins, R. M. White, J. E. Warren, J. C. Fulcher, G. W. Joyner, N. T. Whitford, O. McLawhorn, L. C. Ipeck, D. E. White, Weeks Ipeck, J. O. Robinson, J. B. Griffin, Joseph Edwards, Drew Dixon and R. O. Godley. After the jury had been drawn the judge delivered his charge to them in a very brief but forcible manner. After this they retired to their room and the regular routine of the day's work was begun. All through the day the court room was packed with spectators who thought that the cases against the near beer dealers who are charged with selling whiskey would be called and that they would get a glimpse of the mysterious "John Doe." In this however they were disappointed. Although "Mr. Doe" made his identity known to the grand jury the spectators in the room above would not have been able to pick him out of a crowd of six men. Bills in these cases have not yet been turned by the grand jury but this will doubtless be done today.

The case of Eronius Moyer, one of the negroes who assisted in conducting a wholesale robbery at the hardware store of the Cutler Blades Hardware Co. Company and the Basnight Hardware a few weeks ago was called but owing to the fact that all of the witnesses were not present this case was continued until today. The prosecution has much incriminating evidence in their possession in this case and the defendant will doubtless be found guilty of the crime with which he is charged and be sentenced to a long term in the penitentiary or on the county roads.

Charley Tripp, a young colored boy about 16 years of age was sentenced to the county roads for 12 months for stealing a watch from Mr. L. D. Stevens and \$5.00 from a Mr. Williams. He had been in the employ of Mr. Stevens and while in the habit of staying in the office while his employer was out. The watch was left in the safe on one of these occasions and Tripp stole it and went to Washington where he was apprehended and brought back to New Bern and placed in jail.

Reuben Fenderson, colored, pleaded guilty to a charge of assault and waived examination. Judgment was suspended upon the payment of the cost of the case and payment of the plaintiff's doctor bills.

Stephen Johnson, colored, pleaded guilty to the charge of abandoning his wife and judgment was suspended upon the payment of the cost but the defendant was required to give a bond of \$50 for his appearance at the next term of court to show that he had paid his wife the sum of \$2 each week to aid in supporting his two children.

Ransom Goodman, colored, pleaded guilty to the charge of larceny and was sentenced to a term of 6 months on the county roads.

At 5 o'clock all of the minor cases had been disposed of and as it was rather late in the afternoon to take up any of the jury cases court was adjourned until this morning.

Rheumatism Relieved in Six Hours

Dr. Detchon's relief for Rheumatism usually relieves severest cases in a few hours. Its action upon the system is remarkable and effective. It removes at once the cause and the disease quickly disappears. First dose greatly benefits. 75c and \$1.00. Sold by Bradham Drug Co.

Brinson-Sommers.

Stateville, Feb. 2.—A simple but very pretty wedding was solemnized last night at Race street Methodist church. The contracting parties being Miss Eva Marsden Brinson, of Reidsboro, N. C., and Mr. James Samuel Sommers, of Dunlap, N. C. There were only a few select friends present. The bride and groom came down the aisle to the strains of Mendelssohn's wedding march and knelt in front of an improvised altar where they were made man and wife by the Rev. Mr. Hargrett. The bride wore a simple gown of white, and carried violets and maiden hair ferns. The bride is the daughter of Mr. and Mrs. S. A. Brinson, of Reidsboro, N. C. and is a very popular and accomplished young lady.

The groom is the son of Mr. W. H. H. Sommers and is a very popular and successful farmer. Their many friends wish them a long and happy life.

STATE CAPITOL DESTROYED

Missouri Legislature Homeless—Work of Session Must be Done Again.

Jefferson City, Mo., Feb. 6.—The Missouri capitol building was destroyed by fire Sunday night. Many of the records of the Governors and other State offices are lost.

The total loss including the structure and many records and State papers in the offices of the Governor, Secretary of State and Treasurer is estimated at one million dollars with no insurance. Lightning, which struck the cupola of the dome shortly after 7 o'clock, spread the flames to the roof of the House of Representatives on the north side of the structure, and in less than half an hour it was apparent that the building was doomed.

Because of the inadequacy of the water pressure the fire could not be reached, and no aid could be given for some time by the local fire company. Governor Hadley directed the fight against the flames, which because of the age of the building, rapidly gained great headway. The penitentiary fire department was called and the convicts worked heroically, scaling walls and taking dangerous chances for their lives.

The local military company was called out and formed a cordon around the building, driving spectators from dangerous positions and removing records from the different State Departments.

The fire soon spread to the roof of the Senate chamber, where the efforts of the firemen proved unavailing to check it.

The records of the House of Representatives were destroyed, while those of the Senate were saved. In the State Treasurer's office more than \$20,000 is in the time vault, supposedly fire proof and may be saved when the debris is cleared away. There was no insurance. The capitol was erected in 1838 at a cost of \$350,000, and in 1887 remodelled at a cost of \$25,000. While it was built of stone the roof was covered with much inflammable material.

The legislature will determine whether to continue its session here or elsewhere in the State. The loss of the House records practically necessitates the work of the present session being done over.

NOTICE.

To the tax payers of the town of Bridgeton. You are aware of the fact that your taxes for the year 1910 are long past due, to those who still owe city taxes for the year 1910 are expected to pay at once and save cost of advertising and collecting.

W. R. HOPEWELL,
City Tax Collector,
Bridgeton, N. C.

Representative Small to Lecture.

Washington, D. C. Feb. 7.—The Land Reclamation section of the Southern Commercial Congress at Atlanta, Mar. 8th, 9th and 10th, will be addressed by representative Small, of North Carolina. His subject will be "Recent Progress in Drainage Legislation, and he will bring out, for the use of the Southern States, the good points of the North Carolina, Arkansas and Louisiana laws. Hon. Joseph H. Ransdell, President of the National Rivers and Harbors Congress, will address the same section on "The Undrained Empire of the South." He will deal with the wonderful resources of the South yet remaining undeveloped in lands suitable for drainage.

Prof. George A. President of the Arkansas Land Congress will address the section on the subject of "A Federal Survey of the Wet Lands of the South as an aid in Establishing Drainage Areas Affecting More than one State." The Chairman of the section will be Mr. Edward Wiener, of New Orleans, President of the Louisiana Meadows Company.

As It Appeared in Print.

Senator Newlands of Nevada was soaring in debate one day—soaring so high he "hit the ceiling." He realized he was getting a trifle flowery and to excuse himself said, "Indeed, Mr. President, perfrivoli gratia may be pardoned, for this subject furnishes all the food for my needs."

That sounded pretty good to Mr. Newlands, but he was a bit shamed when he read in the Congressional Record next day that he asserted his topic "furnished all the food elephants need."—Washington Herald.

None on Hand.
Doc Squires was a queer old "yarb" doctor of decidedly limited education who flourished in New England a good many years ago. One day some one said to him:
"See here, doc, have you any diploma?"
"Waal, no! I ain't got nops on hand just now, but I'm gobs to dig some soon as the ground thaws out in the spring."

BUSY DAY IN SUPERIOR COURT

Large Number of Cases Disposed of at Yesterday's Session. Many Present.

At 9:30 o'clock yesterday morning the second day's session of Craven county Superior Court, which is now in session here, was convened. There was an unusually large number of spectators present, the large auditorium being entirely filled, and much interest was manifested in the proceedings all through the day.

The first case called was that of the State vs Sam Jones, colored, charged with the larceny of \$8.00 worth of fish from the firm of Harker & Tooker on last December, and also the State vs Jim Farrior, also colored for receiving the stolen fish, knowing that they had been stolen. The prosecution showed that Jones, who was in the employ of the firm, had purchased the fish from a catch which they had purchased and had given them to Farror, who is a huckster, to sell for him on a commission. Both the negroes pleaded not guilty to the charge, and although the prosecution was certain of a verdict in their favor, the jury rendered a verdict of not guilty.

The next case called was that of the State vs Sam Smith, colored, charged with the larceny of clothes valued at \$10.00 from John Ellis, also colored. The defendant pleaded not guilty to the charge but the jury decided otherwise and he was sent to the county roads for a term of 12 months.

Mary Marshall, alias One-eyed Mary, colored, the babe of every officer on the force, was next placed on trial charged with resisting an officer while he was attempting to arrest her. Last November the woman became beastly intoxicated and going to a store on South Front street proceeded to clean the place out. An officer was summoned and when he attempted to take her into custody she managed to get his hand to her mouth and painfully injured that member. She was given a hearing before the Mayor at the time and bound over to Superior Court. Being unable to secure a bondsman she was committed to jail and has been confined there since that time. She pleaded guilty to the charge and the Judge taking into consideration the fact that she had been imprisoned several months offered to suspend judgment upon the payment of the costs of the case. This, however, she was unable to do and was sentenced to a term of 60 days in jail, to be turned out by the commissioners if they saw fit.

The case of the State vs Addison Toler, charged with abduction, was called and the prosecution moved that this case be continued until the next term of court and the Judge granted the request placing the defendant under a bond of \$500. Toler is charged with abducting the wife of Mr. M. T. Rowe, of No. 2 township several months ago. Bond was given by the defendant.

Will Evans, colored, who was arrested several months ago for the larceny of a suit of clothes from Mr. L. C. Bruce, manager of New Bern steam laundry, pleaded guilty to the charge of larceny and was sentenced to a term of 12 months on the county roads.

Richard Fulcher, colored, who is well known in police circles in this city and other Eastern North Carolina towns was placed on trial charged with the larceny of a pistol, shot gun, and \$13 in money from Jacob Davis, also colored. Fulcher pleaded not guilty to the charge but the evidence submitted by the plaintiff was so conclusive to the jury that they brought in a verdict of guilty and Fulcher was sent to the county roads for a term of 6 months.

Claude Gieracon, colored, plead not guilty to the charge of assaulting Richard Fulcher, also colored, with a revolver, and also with carrying a concealed weapon. The prosecution proved to the satisfaction of the jury that the charge was true and they returned a verdict of guilty. The defendant was sentenced to the county roads for a term of 3 months.

At 3 o'clock yesterday afternoon the case of the State vs. Eronius Moyer, colored, charged with the larceny of a tub of butter from the Norfolk-Southern freight depot several weeks ago was called. Moyer plead not guilty to the charge. Mr. S. H. Lane, of the Norfolk Southern office force was placed on the stand and told of the tub of butter which was consigned to Kafet's bakery being stolen. Moyer was then placed on the stand and told the jury that he did not know anything about the tub of butter, that he went to Tobo Harris' store in the western part of the city to collect \$1.50 for another man and that while he was there Harris told him that he had purchased a tub of butter from this man and that although he had promised to pay him \$1.50 for it that he had changed his mind and was only going to pay him \$1.00. This amount, Moyer said, he gave to him and he carried it to his owner. In winding up his evidence Moyer informed the Judge "That 5676 Gaud" he "did not steal that tub o'

WEST SEEN NEAR GREENVILLE

Attacks R. F. D. Carrier With Knife. 300 Men Searching Woods.

A phone from Greenville N. C., last night stated that the negro West who killed one and severely wounded another office at Wilson, was seen on the road near that city, yesterday, by a R. F. D. mail carrier, who attempted to stop the negro, West sprang at the carrier, wounding him with a knife and then fled to the woods. Word was sent to Wilson and nearly 200 men came by train being joined by 100 at Greenville and the woods are being given a careful search for the negro.

PILES! PILES! PILES!

Williams' Indian Pile Ointment will cure Blind, Bleeding and Itching Piles. It absorbs the tumors, allays itching at once, acts as a poultice, gives instant relief. Williams' Indian Pile Ointment is prepared for Piles and itching of the private parts. Sole by druggists, mail \$0.25 and \$1.00. Williams' M'fg. Co., Props., Cleveland, O.

Morse Having Hard Time.

Washington, Feb. 8.—Charles W. Morse cannot win back the 20 days' good time he lost a few weeks ago for a breach of prison rules in Atlanta penitentiary. Although the penitentiary warden and Superintendent Ladaw were in favor of remitting the time, Attorney General Wickham, after a review of the case, declined to approve it. Morse was found with money in his possession and told several stories of where he got it. His contradictory explanations cost him 20 days, which had been applied to usual allowances for good behavior.

DIED.

Mrs. F. A. Brown, of 14-Griffin St. died at her residence Sunday afternoon between 1 and 2 o'clock. She had been in poor health for some months, having returned late in October from Baltimore where she underwent an operation. Since her return she had failed to regain her strength, and other symptoms developed which hastened her demise. The funeral services were held at 4 p. m. Monday, conducted by her pastor, Dr. Summerville. The remains were taken to Baltimore where the interment takes place today.

Mrs. Brown leaves a husband to mourn her death, and four children, Arthur, who is baggage master at the Union depot. Robert, who is pursuing his studies at the Baptist Theological Seminary at Louisville, Ky. Harvey and the youngest a daughter. A faithful wife and mother has entered into the rest which remaineth for the children of God.

GROUP CONQUERED

Every Mother Should Read and Remember This.

In any home where a child has a tendency to croup, a bottle of HYOMEI (pronounce it High-o-me) should be kept constantly on hand.

A sudden attack of croup with difficult breathing and extreme distress is apt to come on at any time.

The cause to be pursued is plain; Send for your doctor at once, and in the meantime drop 30 drops of HYOMEI into a bowl of boiling water, and hold the child's head over it, cover with a towel or cloth, so that only the air filled with Hyomei vapor is breathed.

This method of treatment has saved many a child's life, and mothers of croupy children should see to it that HYOMEI is always on hand. Full instructions for prompt relief of croup in each package.

A 5/16 bottle of HYOMEI is all you need in treating croup. This is known in all drug stores as Extra Bottle Hyomei Inhalant. Druggists everywhere and Bradham Drug Co., sell it. Breathe HYOMEI. It is guaranteed to cure catarrh, croup, sore throat, bronchitis, coughs and colds, or money back.

butler" and that if he was sent to the roads he would be out of his place. The case was given to the jury late in the afternoon and at the time this article was written no verdict had been returned.

Archib Whitehurst was found guilty of larceny but sentence was reserved. The bills in the cases against the near beer dealers have not yet been returned and the identity of "John Doe" still remains a mystery.

Judge Ferguson, by his able dispatch of the cases yesterday, clearly demonstrated the fact that his perception and ability is of an unusual character and he is to be congratulated upon the manner in which he is disposing of the docket.

"JOHN DOE" APPEARS IN COURT

And Testifies Against Near Beer Dealers. Number of Cases Disposed Of.

At the opening of yesterday's session of Superior Court which is in session here this week for the trial of criminal cases the jury which had been out on the previous night deliberating on the case of Eronius Moyer, colored charged with the larceny of a tub of butter and a cheese from the Norfolk-Southern warehouse several weeks ago, returned a verdict of not guilty.

Moyer was immediately placed on trial charged with the larceny of several boxes of snuff from the Norfolk-Southern freight depot. Mr. S. H. Lane, one of the office force at the Norfolk-Southern freight warehouse told of Moyer's visit to that place several weeks ago. He said that he left Moyer standing near the spot at which the snuff was located while he walked down to the other end of the warehouse to attend to the unloading of a car of merchandise. Upon his return he found that both Moyer and the snuff had disappeared and that he was certain that the snuff was there a few minutes prior. Charles Kinsey, a colored drayman for Mr. E. R. Haeckburn said that he saw Moyer take the snuff from the warehouse and placed it on his dray. That he then went into the warehouse and informed Mr. Lane of the fact. John Hall also colored was placed on the stand and he told of purchasing three boxes of snuff from Moyer, paying him the sum of \$3.75 for it. When Moyer was arrested on a warrant charging him with the theft of the goods he informed the officer that he had purchased the snuff from another man. Later, the officer said, he acknowledged the theft. Neither prosecuting attorney or the defendant's counsel made speeches and the case was immediately given to the jury who after a short deliberation returned a verdict of guilty. No sentence has yet been passed on the defendant.

Rebecca Davis, colored, was next placed on trial charged with the larceny of \$2.50 from Henry Morse, a blind negro. Morse was placed on the stand and told the jury that several weeks ago he had a small tin savings bank in which he kept his money. That on the morning on which the money was stolen he had placed the bank on the floor near his bed so that he would have it at hand to pay for a load of wood which he had ordered. During the time he was waiting for the wood to arrive the Davis woman came into the house. That he went up in the second story of house and that while he was there he heard her moving around. That immediately after he came down stairs she told him that she had to go down town to attend to some business and that when he went after his money he found that it had disappeared. Morse's sister then told of seeing the Davis woman returning from her shopping trip with a basket full of purchases and that upon looking into the basket she found the bank in which her brother kept his money. After a short deliberation on the case the jury decided that she was not guilty and she was released from custody.

J. W. Smith, white, who was employed up to a few weeks ago, at the near beer stand operated by Ben Brinson, plead guilty to the charge of selling whiskey while he was employed at that place. Sentence was not passed upon the defendant at yesterday's session.

In the case of the State vs Erastus Threadgill and Patsy Williams, both colored, who were charged with the larceny of lumber from Isaac H. Smith. The jury returned a verdict of not guilty.

Ever since the arrest of the near beer dealers several weeks ago on warrants charging them with selling whiskey to "John Doe" there has been much speculation as to who this man of mystery could be. There were hundreds of probable guesses made as to his identity, but when he appeared in the court room yesterday afternoon in the cases against the dealers whom he is alleged to have purchased the whiskey from there was not a person in the room who was not connected in some way with the investigation who knew the man.

"John Doe," the man of mystery, the man who so successfully purchased whiskey in this city several weeks ago, is Mr. W. H. Smith, the Chief of the Vanceboro police force.

The first case against the alleged whiskey dealers called was that of the State vs Ben Brinson. In this case the counsel for the defendant contended that it was not constitutional to confront a man with a witness whom he had never seen and that he would like for the Judge to continue the case until this morning. This request the Judge granted. After this action counsel for Gerry Hawk and Tom C. Howard both charged with the same offense made the same request and it was granted.

The cases will be called the first thing this morning, and in all probability the court room will be crowded with spectators who are interested in the outcome of the trial of these offenders.

During the session yesterday the So-

WEST WAS NOT IN SWAMP

Man Was Taken, But Not Main Criminal.

Another disappointment in the capture of the negro Lewis West was the result of the efforts in the swamp near Hookerton in Greene county as reported yesterday. The negro who was hiding in the swamp and who was finally captured wanted, but he was one of the men supposed to be concerned in the killing of Sheriff Mumford.

The man was taken to Wilson and put in jail there.

The latest report in the matter came from Richmond last night. A telegram from that city said that West had been taken there, and this report was sent to Wilson last night, but this needs to be verified as yet.

Jim Sims who was arrested Sunday night and Ed Stetson who was arrested near Selma Tuesday were taken to the penitentiary at Raleigh for safe keeping by Sheriff Sharp. It is thought there were but four inmates of the house at the time of the shooting, including Mary Young who lived there.

House of Jones.

Jones painted his house last year. It looks dull, dead, no life to it. Smith painted his house 10 years ago. It looks clean, nice, and don't need repainting, because he used L. & M. Paint, and added three quarts of Oil to each gallon.

The Oil gave life and preserved it. Besides—adding the Oil reduced its cost 40 cents a gallon less than other paint.

Thirty-five years use in N. A. & S. A. Our agents are: Gaskill Hardware & Mill Supply Co., New Bern, N. C.

More Pensions to be Paid.

An extra tax levy was made in 1909 by Craven county for additional pensions for indigent ex-Confederate soldiers or widows of soldiers living in the county. This money is now to be paid out at once and the pensioners will issue vouchers for each pension that is now on the roll, the amount being for each about \$14.00, which in addition to the \$26.00 paid by the State makes a tidy little sum.

This extra pension allowance by the county is largely due to the efforts of Mr. S. R. Street, Chairman of the county pension board, who is very zealous in looking out for the welfare and comfort of the old soldiers and widows.

This extra pension should have been paid in December but for some cause the money was paid into the general fund and has only lately been diverted to the proper channel.

State Senate Kills Automobile Law.

Raleigh, N. C. Feb. 8.—The senate killed the bill amending the State automobile law by giving the board of eldermen power to prescribe the speed limit in incorporated towns.

Senator Hobgood, chairman of the committee on judicial districts, introduced a bill dividing the State into twenty instead of sixteen judicial districts.

Representative Wooten, in the house offered a bill to put solicitors' salaries at from \$1,600 to \$4,000.

Rural Route Number One Has Been Amended.

That part of Rural Route number one beginning at Spring Hope church and ending at Olympia, has been changed from a daily delivery of mail to a tri-weekly, and a tri-weekly mail has been established; beginning at Spring Hope church, and going via the Walker road and the new road to Olympia.

Mail will be delivered on Monday, Wednesday and Friday from Spring Hope church on the old route and on Tuesday, Thursday and Saturday on the new route. The other portions of the old route will not be affected by this change.

By order P. O. Department,
J. S. BASNIGHT, P. M.
New Bern, N. C.

Hector called the attention of the Judge to the fact that the ante room set aside for the exclusive use of the jury and the attorneys and their clients, had been turned into a lobby, and was used by every one. That while he was there a few moments before he had heard one of the near beer dealers in conversation with two of the jurymen make some remarks that were intended to have some effect on their probable decision. The Judge ordered that hereafter the general public will remain out of this room.

In the case of Randall Green, colored charged with an assault with a deadly weapon, guilty, \$5.00 and cost.

Jake Moore, colored, was found guilty of retelling, sentence has not yet been passed.

FAVOR INCREASE GOV'R SALARY

Bill For Twenty Judicial Districts Protection Insurance Companies.

Raleigh, Feb. 9.—The house committee on salaries and fees has voted unanimously for a favorable report for the senate bill to increase the salary of the governor of North Carolina from \$4,000 to \$6,000. This is the bill introduced by Senator Gardner, and has already passed the senate. The committee considered the Spainhour resolution to appoint a legislative commission to investigate salaries of clerks in state offices and put them on a more equitable basis with school teachers and college instructors whose salaries he declares to be all too low. However action as to favorable or unfavorable report was deferred and a joint committee provided for with two from the senate and two from the house to look into the salaries and duty of state clerks and report so that the need for an investigating commission may be ascertained.

The House passed a joint resolution for the ratification of the amendment to the Federal Constitution for the income tax by a large majority and it was ordered enrolled for ratification.

Senator Green, of Craven, introduced a bill to permit the sale of pure beer as well as wines in North Carolina. The bill of Senator Hobgood, of Guilford, to divide the state into twenty judicial districts, gets a favorable report from the joint senate and house committee on judicial districts, and if passed the committees will then redistrict the state so as to relieve the congested dockets of superior courts in many counties by the work of the four additional judges.

The Ross bill to protect the insurance companies and the people of the State coming up for third reading, it was strongly opposed by Conner, Wooten, Bryan and others and a long contest was precipitated. The bill provides that citizens insuring in companies not licensed to do business in this State shall pay the 5 per cent. tax on the premiums the State Treasurer. The charge against the bill was that it is an infringement on the liberties of the citizen and an effort to effectually exclude all companies from the State who are not in the Southeastern Tariff Association.

In defense of the bill Mr. Ross insisted that it is largely a revenue bill drawn by the attorney general of the State and the State Commissioner of insurance and was expected to bring into the State about \$35,000 additional revenue and would protect citizens from irresponsible insurance companies not subject to and actually evading the North Carolina law. There was opposition by Kellum, of New Hanover; Taylor, of Brunswick, and Wallace, on the ground that it would prevent citizens from getting cheaper insurance than the Southeastern Tariff Association provides. Mr. Koonce raised the issue that some companies now having license in the State might drop license and do business on this 5 per cent. basis as cheaper than the State burden they now carry.

The British bark Cathnesshire is on a reef at Watling Island and the crew was taken off by a scout cruiser.

Delegates to the Convention Appointed

The following delegates have been appointed by the New Bern Chamber of Commerce to the Beaufort-Morehead Highway Convention at Raleigh Feb. 14th.

C. L. Stevens, W. Dunn, C. W. Munger, J. A. Ryan, L. H. Cutler, J. V. Blades, O. G. Dunn, E. H. Meadows, C. J. McCarthy, E. B. Haeckburn, W. B. Blades, R. A. Nunn, J. T. Hollister, J. A. Jones, M. D. W. Stevenson.

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HAS NO SUBSTITUTE

ROYAL BAKING POWDER

Absolutely Pure

The only baking powder made from Royal Grade Cream of Tartar
NO ALUMINUM PHOSPHATE