AROLINA, JANUARY 13, 1917

FORWARD"

OF SEVEN TO TWO

nstitutional: Leaders of The

ict of Congress known as the

bh Kenyon Law, the provi-

s of the State law restricting

ments of intoxicants into the

from other States would be

institutional because interfer-

with the power of Congress

rulate commerce among the

rect burden upon such com-

Is To Their Fight

tional Amendment

1

Subscription \$1 a Year in Advance

G. A. Rouse Editor and Publisher

VOL. VII

FARMWINNESDUUS COUNTY NO

Celebrated Polish Pianist Has Been Engaged By the Rotary Club of Raleigh For a Performance In the Auditorium of the Capital City. Noted Musician Is Making His Tour This Year in Behalf of War Sufferers of His Native Land

Following the brilliant success of the Geraldine Farrar recital a year ago, the Rotary Club of Raleigh announces the appearence on Jan. 23 at Raleigh auditorium of the celebrated Polish pianist Ignac Padere wski.

The Releigh auditorium has been the gathering place of people of culture and musical appreciation ever since ait was built and by means of the auditorium only it has been possible to offer North Carolina people an opporinity of hearing such artists as Melba, Gadski, Nordica, Amato Hempel Kubelik, Damrosch, Bonic, Campanaria Farrat and others. The Rotary Club is the one organistion which has taken a

rance of internationally known

stars. The Chamber of Com-

other musical events which will

no doubt mean a great deal to

North Carolina.

Messrs. Clark and Galloway Have Most Sweeping Presented Many Local Bills Into the Legislature Since The IS SUSTAINED BY Opening. Bill Introduced Ex-Dog Tax. Also One Allowing Witnesses in County Court \$1.00 Instead of 50 Cents.

ting local bills introduced into Supreme, Court today upheld at the legislature. Representative constitutional and valid the Webb Clark has intorduced a bill ex: Kenyon law prohibiting a empting fox hounds from the dog ments of liquor from tax, provided that the owner sat- "dry" states. It also sur isfies the list taker that they are West Virginia's recent's kept for the purpose of hunting ment to her law prohibiting and destroying foxes. He has portation in interstate commi also introduced a bill allowing of liquor for personal use. witnesses in the county court After having been vetoed \$1.00 instead of 50c. Also the President Taft' who held it un bill provides that the deposit in constitutional, and having be civil cases be \$3.00 instead of \$5. repassed, by Congress over h 00. Messrs Clark and Callowny vetoe, the law was sustained b have jointly introduced a High- the Supreme Court, by a vote way Commission bill, a copy of 7 to 2. Leaders of the prob which will be sent later. Mr. tion movement declare it is Galloway has introduced a bill their fight second only in in-

empting Fox Hounds From the Had Been Vetoed By TaltiAs Second Only to Iron

Washington, Jan. 8.-In the Pitt County's representatives most sweeping of all decisi are making good headway in get-upholding prohibition law, the

giving the police of Greenville portance to the proposed conauthority over a territory extend stitutional amendment ng one mile around Greenville Lawyers for Laure interest

ins as to Dry Laws

Application is Broad. Considering the Webb Ken ct, the court holds that there foundation for the contenhat the act only applies to ents from one State into er for a use sprohibited by ate to which the liquor is ed. On the contrary, it is

any of the Pitt county people on the law limits fullest sense." any matter, and will endeavor Chief Justice White announce every prohibition of the Wes devanter dissented. Justice Mc- by Congress by the Webb-Ken-Reynolds, while agreeing with you act, it is decided that the rously giving a large portion of the majority dicision, did not con- West Virginia law was not in

Digest of the Opinions. The Raleigh engagement is An official digest of the ma-the power of Congress to regu-

ed pianist will play. The event "1. That the West Virginia law, "3. Disposing of that question, will be conspicious among the besides prohibiting the manufact it is decided that Congress had educational institutions, a num ture and sale of all infoxicants the power under the Constituber of them having already signi- except as to that which is per- tion to adopt the Webb Kenyon fied their intention of being well mitted for medical, sacramental law, whether considered from represented. The various rail and manufacturing purposes; al- the point of view of original rearoads leading into Raleigh have so forbids all transportation of li- soning or in the light of the preassured adequate train service, quor and all receipt and posses vious legislation by Congress and President Busbee announces that sion of liquor transorted in the the decisions of the court holding the following committee from State, whether originating in or that legislation valid. the Rotary Club will have charge outside the State, and although "It is therefore decided that by of arrangements: John A. Parks, it does not prohibit personal use, virtue of the Webb-Kenyon law chairman; George J. Ramsey, D. puts serious restrictions upon the there is no power to ship intoxi-F. Giles, W. H. Bagley, R. G. power to obtain for such use. cants from one State into an-Allen, William Boylan, C. K. "The court holds that in view other in violation of the prohibit care a chinaman whether their join the discussions of household

Durfey, B. H. Griffin, John T. of the well-established police tions of the law of the State into collars were fromed or not; they acuncements regarding prices toxicants, there is no reason to other words, it is decided that when they had the toothache, or cation of our children, and other West and J. W. Weaver. Au- authority of the State over in which the liquor is shipped. In and opening seat sale will be think that this law was in any since the enactment of the Webb to keep from believing they were wise repugnant to the due pro- Kenyon law, the channels of going to die when an old fashioncess clause of the Fourteenth interstate commerce may not be ed stomach ache had the grip uptour this year largely in the in- Wanted at once a purchaser Amendment to the Constitution used to convey liquor into a on them. There would be noterest of the war sufferers in his for a 4 horse gasoline engine in of the United States. It however, State against the prohibition of body to take for ice cream and terest of the war sufferers in his for a 4 noise gasoline engine in of the United States. If however, its laws of to use interstate com- no small edition of flesh and farmers and women notice land Poland and although good running condition. Will decides that unless the State alerce as the basis for a right to blood to hug. There would be to will be presented. The does not ask for support on sell cheap for cash, as have in authority has any exceptional receive, possess, sell or in any nobody to fight against being

confict with the commerce clause of the Constitution and

account of his destre to aid his stalled electric motor. - Apply at application to shipments of inter-manner use liquor contrary to kissed and then taken to it as a live people, he is very gene. Enterprise Office. State commerce as the result of the State prohibition.

Underwood Amendment For a Referendum Defeated By a Tie Vote; Final Vote Witnessed By One of Largest Crowds Ever Packed in The Senate Galleries.

Washington, Jan.—The Sheppard bill, to prevent the manufacture and sale of alcoholic liquors in the District of Columbia, was passed today by the Scnate by a yote to 55 to 32. The Underwood amendment for a referedum on the measure before it went into offect was defeated by and consequently would a tie vote of 43 to 43.

The final vote on the Sheppard bill was witnessed by one extent that such institutes will of the largest crowds ever packed into the Senate galleries. From an early hour in the morning until 4 o'clock, when the vote was taken, thousands of third in Greenville the following men and women sat in the gal- day, Friday February 2nd. leries and watched the proceed-

defined to include all spirituous, vinous, malt or fermented liquors and all other liquors which shall vited to bring their lunch and contain one half of one per cent come prepared to spend the day, of alcohol, or more. The bill and make this by far the best also provides penalties for violations of the provisions of this act, which are a fine of \$300 to \$1,000 and imprisonment from thirty days to one year.

The bill prohibits the drinking of liquor in the public streets, on tor and others will be on hand street cars or other public contrains. It makes it an offense to pests and many other things perbe intoxicated on the street, in taining to successful farming. street cars, railroad coaches, public place or building at any pub. to soil improvement, diversificalic gathering, or to disturb the tion of crops and insect pests. peace of any person, while intoxicated, anywhere.

If there were no women, men would have no object in life; their mustaches would cease to interest them; they would not would have nobody to nurse them

Farmers and Women of Pitt Meet With State Officials at Three Points in County and Discuss Farm Problems and Home Economics. First Institute at Stokes January 25th; Second at Farmville, February 1st, and Greenville on Friday February 2.

The Farmer's Institute held in Pitt county during the early part of last year were in many respects a success and to such an again be held this year. The first of these at Stokes, Thursday, January 25th, second at Farmville, Thursday, February 1st, and the

These institutes are conducted under the auspices of the State The Sheppard bill prohibits Department of Agriculture, the the manufacture, sale, storing, A. & M. College, and the extenoffering for sale, keeping for sale, sion service in co-operation with olicitisg or receiving orders for the Farmer's lastitute committee he purchase of alcoholic liquit, of Pitt county. At each place

> tinue in session, throughout the day, and those attending are in-Farmers Institute ever held in

the country. Representatives of the State Department of Agriculture, the Experiment Station and extension service, the County Demonstrato discuss farm operations, marveyances, including railroad keting, crops, live stock insect Special emphasis will be given

At the same time and place a Woman's Institute will be conducted under the supervision of Mrs. Jane S. McKimmon, who is in charge of Home Demonstration agents, and the women of the county are invited to come and and health in the home, the eduhome malters.

These Institutes should be largely attended, as many matters that will prove helpful to both the farmers and women of the coun-

Paderewski is making his brief

to do anything possible that will ed the majority of opinions, to Virginia law to be embraced and co-operate in the presentation of the conferred which Justices Holmes and Van-come under the right conferred the county.

his profits for relief of those cur in the opinion. stricken people.

the only one in this State, Lynch- jority opinion, prepared by the late commerce if Congress had burg and Columbia being the court, sets out its holdings as power to enact the Webb Kennearest points at which the not follow: seen elsewhere in this issue.

## To Our Customers

New Year Ennouncement

We are pleased to announce that we are prepared to serve you in anything in Hardware, Farm Implements, and Bullding Material, such as Doors, Windows, Rooling, Nail Clime, Cement, Mantles, Porch Columns, etc., We are also pleased to say that we bought HEAVY before all the advances, and you will find many articles in our stock AT THE OLD PRICE, and lots of goods for less than they can be bought for from the Manufacturers to-day. We have a large stock of Disc Revious, Plows, Stars Conters, Denure Sprenders, etc., under the markets.

Everything in Hardware-Buggles and Wagons at the Right Price. See Us and Get our Prices, We can Save You Yoney