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## Fulton Daily Leader, July 13, 1910

Fulton Daily Leader

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# GREAT BARGAINS

We have just bought an enormous Bankrupt stock of merchandise and will offer it at the usual cut prices which is much less than any regular buyer can offer.



## THE GLOBE

J. Kelly Wood, Manager

On The Hill

Fulton, Ky.

### THE FULTON COMMERCIAL. And Farm Journal.

PUBLISHED EVERY FRIDAY BY  
FULTON PUBLISHING COMPANY  
(Incorporated.)

SUBSCRIPTION RATES  
One Year ..... \$1.00  
Six Months ..... .50c  
Invariably in Advance.

Bailey Huddleston, Editor  
R. S. Williams, Business Mgr.

Entered July 22, 1907, at Fulton  
Ky., as second class matter, under  
act of Congress of March 3, 1879.

### OWL DRUG STORE

"On the Hill."  
It's a case of running up  
against

### THE REAL THING

When you visit our  
SODA FOUNTAIN

In fact everything used at our  
Fountain is REAL. We dispense  
REAL ICE CREAM, not the  
half milk kink.

Our Fruit Flavors  
Are made from Real Fruit, not  
artificial extracts

### Our Chocolate

Well that's a case of where re-  
ality is realized to the "Queen's  
taste."  
Other realities too numerous to  
mention.

Telephone 460.

Owl Drug Store  
On the Hill Fulton, Ky.

### FULTON Furniture and Rehandling Company

Located in  
Cavender Building  
Opposite M. E. Church

Wants to Repair Furniture and  
all kinds of instruments. Also  
buys and sells second hand furni-  
ture etc. Anything wanted in  
my line will be glad to furnish  
you.

H. A. MYERS, Manager.

Hope Domestic 7 1/2-20 per yard at  
Hefers Bros.

## A. Huddleston & Co

HEADQUARTERS FOR

All kinds of Hot Weather Goods.

SUCH AS

## Refrigerators,

Ice Cream Freezers,  
Water Coolers, Ice Picks, Lawn  
Mowers, Screen Doors and  
Wire Screening.

## Oil Stoves, Etc.

Our Prices are Right.  
Try us and see.

## A. HUDDLESTON & CO

Telephone 120.

Advertisers in this paper get  
quick results. Try it.

For Sale—35 shares in Shacklett-  
Thomas Hardware Co., will sell for  
50 cents on dollar. Address W. H.  
Thurmond, Dyersburg, Tenn. 221-w

REFRIGERATORS—All sizes at  
A. Huddleston & Co.'s.

Take HERBINE for all disturb-  
ances of the bowels. It purifies the  
bowel channels, promotes regular  
movements and makes you feel  
bright, vigorous and cheerful. Price  
ell's. 206-w.

SCREEN DOORS and WIRE  
SCREENING at A. Huddleston &  
Co.'s.

KEEP THE FLIES OUT  
We sell all kinds of screen doors  
and wire screening.—A. Huddleston  
& Co.

Can give you most any style of  
shoe you want and give you satis-  
faction in shoeing.  
212-2w. R. L. PARSLEY.



### Betsy's Pointers.

There are a great many reasons  
for exorbitant prices. A  
dairyman told me his milk was  
higher because his cow jumped  
over the moon and he's as reason-  
able as some others I have  
heard. But there's one place  
with no excuse, because their  
prices can be reached without a  
balloon, and you know who I  
mean, McDOWELL'S, the folks  
that combine High Quality and  
Low Price. See the special prices  
they make this week on Wash  
Dresses and Skirts.

The biggest dry seasoned load of  
stove wood in town for \$1.00. Also  
anyone wanting big loads of sand  
for \$1.00. Phone 118. Lon Rober-  
son. 211-w.

## DRINK COKE

In bottles for 5c.

See that the name of the Fulton Bottling Co., Incorporated is on  
each bottle. The Fulton Bottling Co. Manufacture all kinds of  
Temperance drinks. Order a case sent to your home.

### Good Plumbing



NO room in the home deserves more attention than  
the bath room, because your health may depend  
upon the quality of the fixtures and the plumbing. De-  
fective plumbing creates sewer gas and sewer gas brings  
typhoid fever and malaria.

Sanitary plumbing and "Standard" Porcelain Enameled  
fixtures make your bath room modern, beautiful and  
healthy. We sell these fixtures, do this class of work  
and charge no more than you pay for the other kind.  
Let us estimate for you and prove the truth of this.

Prompt and reasonable repair service.

Crunk & Stover, Main street



A sallow or yellowish complexion is a symptom of a Torpid Liver, and a Torpid Liver is the cause of many serious diseases, of which the most frequent are Pseudomonia, Bright's Disease, Typhoid Fever and Malaria or Chills.

## HERBINE

Is a Liver Medicine and Bowel Regulator of Great Power and Effectiveness.

A Torpid Liver which has resisted all manner of cathartic medicines is forced into activity by Herbine. This marvelous preparation not only puts the liver in healthy condition, but it strengthens the stomach, helps digestion, purifies and regulates the bowels. When these three important organs are in a sound, vigorous condition, sallowness, bad breath, indigestion, dizziness and general languor or tired feeling soon disappear and are replaced by a fine feeling of exhilaration, or strength, energy and cheerfulness.

Price 50c per Bottle.

JAMES F. BALLARD PROPRIETOR ST. LOUIS, MO.  
Stephens Eye Salve is a safe and speedy remedy for Sore Eyes.  
SOLD AND RECOMMENDED BY  
BENNETT BROS.

### What Bank Does Most Good For Its Home Town?

The bank most helpful to its community is necessarily the one with the largest volume of deposits. And induces the

### LARGEST NUMBER OF PEOPLE

to regularly bank a portion of their earnings. It brings the small hoards out of their hiding places and combines them into an active financial force for the upbuilding of the town's industries. Such a bank gives to many their first impetus and incentive to save. It influences many to adopt thrifty habits and makes them better citizens.

Just Such a Bank is the

### City National Bank

The largest bank in Fulton County.

### DON'T DO THAT! YOU'LL WANT IT SOME DAY



The money many men "fool away" in one year would start them on the road to true independence. When one has once begun to travel this road by banking his money he never turns back. It's a comfortable feeling.

Make OUR Bank YOUR Bank.

### FIRST NATIONAL BANK

R. M. Chowning, President. Harry Ekdahl, Cashier

## Advertise In This Paper and get business

### ORDER OF ELECTION

Regular June Term—Judge W. A. Naylor, the Regular Judge Presiding.

Fulton County Court, June 13, 1910.

John Melton, et al,

vs.

Order of Election.

Whereas, at a special term of the County Court of Fulton County, Kentucky, held by the regular presiding Judge of said Court, at the Court House in Hickman, Kentucky, on the 18th day of May, 1910, an application by written petition signed by a number of legal voters in the City of Fulton, Fulton County, Kentucky, equal to twenty-five per cent of the votes cast in the last city election held in said City of Fulton, Fulton County, Kentucky, before said date, was presented and tendered, petitioning the Judge of the County Court of Fulton County, Kentucky, to make an order on his order book directing that an election be held in said City of Fulton, Kentucky, on the 21st day of July, 1910, which order shall direct the sheriff or other officer of the said county who may be appointed to hold said election to open a poll at each and all of the voting places in said City of Fulton, Kentucky, on said date for the purpose of taking the sense of the legal voters of the last named city who are qualified to vote at an election for county officers upon the proposition whether or not the local option law now in force in said City of Fulton, Fulton County, Kentucky, shall become inoperative, and

John Melton, &c.

vs.

Petition.

In this proceeding came W. K. Hall, A. J. Burrow, R. T. Rudd, and other citizens of Fulton, Ky., by their attorney, T. N. Smith, and announced before the court that they as representatives of the local option people, had no objections to these proceedings and moved the court to order the election prayed for in the petition heretofore filed and that same be held on the day named in said petition, as the proper manner to test the will of the people on the question, presented by said petition; and thereupon, and on motion of John E. Melton and the other petitioners, the court being duly advised and satisfied that sufficient names of legal voters in the said City of Fulton, equal to twenty-five per cent and more of the number of votes cast at the last city election, held in and for said City of Fulton, Ky., in November, 1909, are signed to said petition, the following order is made upon the payment into court of the sum of \$110.00 to defray the expenses of holding said election, the said sums being fixed as the proper amount by said court.

Whereas, said application by written petition was at said special term of the Fulton County Court, held on the 18th day of May, 1910, in open court received by the Judge thereof and was filed and made a part of the record herein and entered upon the order book of said court;

Now, on this, the 13th day of June, 1910, at the regular June term of said court, it appearing to the satisfaction of the court from the said petition filed (no objections being made thereto), that the signatures of said petition are genuine, and that said petitioners are residents of the City of Fulton, Fulton County, Kentucky, and legal voters therein, and that they are equal in numbers to twenty-five per cent of the votes cast at the last city election held in and for said City of Fulton, Kentucky, before said petition was filed as aforesaid, and the court being advised, adjudge and orders that an election be held at the time, to-wit, on the 21st day of July, 1910, and for the purpose stated in the petition, and that Goalder Johnson Sheriff of Fulton County, Kentucky, open a poll at each and all of the voting places in said City of Fulton, Fulton County, Kentucky, on the 21st day of July, 1910, for the purpose of taking the sense of the legal voters of said City of Fulton, Kentucky, who are qualified to vote at an election for county officers, upon the proposition whether or not the local option law now in force in the City of Fulton, Fulton County, Kentucky, shall become inoperative.

It is further ordered by the court that the 14th day of July, 1910, be fixed as a day for registration of those persons entitled to vote at said election whose names have not been recorded on the registration books at the last regular registration in said City of Fulton, Kentucky, and the County Board of Election Commissioners will provide for and have the same held as required by law and will further provide for the holding of said election on the 21st day of July, 1910, as required by law.

W. A. NAYLOR, J. F. C. C.

A. Copy.

Attest: S. T. ROPER, Clerk.

By MAYME NAYLOR, D. C.

Pursuant to the foregoing order, which came to my hand on the 17th day of June, 1910, notice is given

## Porch and Lawn Furniture

as well as furniture for the home—stocks that will more than deserve attention, have arrived at our store ready for your inspection. Also a car load of

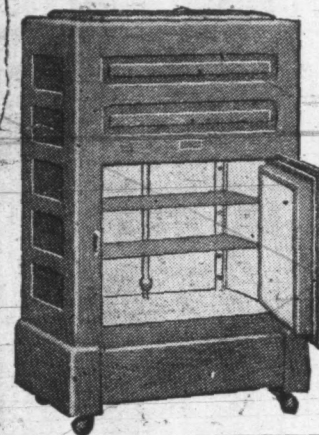
## Imported Matting,

The most beautiful designs we have ever had the pleasure of displaying, as well as a handsome line of Rugs.

We invite you to visit our store and view the showing. We are confident the prices will please you too.

Don't forget, we carry the largest line of Wall Paper in this section and our new Spring patterns are beautiful.

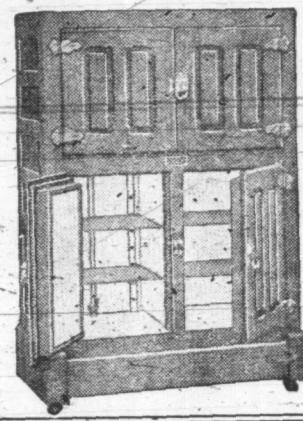
Don't buy your Refrigerator until you see our line.



## Odorless

REFRIGERATORS

are the  
Best.



Joe Wade & Co.  
ED. HEYWOOD, MGR. INCORPORATED  
FURNITURE DEALERS & UNDERTAKERS

Cumberland Phone, No. 15. Rural, No. 14. ED HEYWOOD, Mgr.

## Statement of the Condition of THE CITY NATIONAL BANK, Fulton, Ky.

At the Close of Business, June 30, 1910.

### RESOURCES

Loans, Discounts and Overdrafts	\$257,397.08
U S Bonds and Premiums	82,500.00
Real Estate and Fixtures	15,615.90
Cash, Exchange and due from U S Treas	116,498.33
	\$472,011.31

### LIABILITIES

Capital Stock	\$ 80,000.00
Surplus and Profits	25,000.00
Circulation	80,000.00
Deposits	287,011.31
	\$472,011.31

This is the best statement ever made in the history of the banking business in Fulton county.

Safety to the Depositors is the first consideration with this Bank. We are now by far the LARGEST and STRONGEST Bank in this County. We are seeking new business and are amply prepared to handle it. If you are not already a customer of this bank let this be an invitation to become one.

Respectfully,

W. W. MORRIS, President.

C. E. RICE, Cashier.

N. G. COOKE, Assistant Cashier.

### Judge Wise, Business Philosopher.



"Constant vigilance is a safeguard against burglars," says Judge Wise, "but a good reputation is the only hope against bad burglars." J. Kelly Wood & Co., at the Globe Store make good in every transaction.

### CAREFUL SERVICE

Is characteristic of our examinations. Our tests are unerring and your eyes are always safe in our care.

Let Us Show You How We Can Make You Look.

We can relieve that squint, take away those frowns, overcome headaches and relieve much nerve strain, which if left uncorrected will cause irreparable harm.

From the wee child to the gray-haired sire, we offer this careful service. We can't afford to make mistakes.

Each Pair Fitted Sells Others. DEMYER OPTICAL PARLOR, Fulton Kentucky.

the polls will be opened on the 21st day of July, 1910, for the purpose named in this order.

GOALDER JOHNSON, Sheriff Fulton County, Ky.

WATER COOLERS—You need one! Let us sell you.—A. Huddleston & Co.

For Sale—35 shares in Shacklett-Thomas Hardware Co., will sell for 50 cents on dollar. Address W. H. Thurmond, Dyersburg, Tenn. 221-w

lost—A large gold buckle belt pin, with name "Amanda" engraved on it. Was lost between Mr. M. A. Holland's and Usona Hotel, Sunday night. Finder please return to this office.



# BUSINESS MEN'S LEAGUE OF FULTON.

Matter in this department published under auspices of the committee having the conduct of the High License campaign in charge.

## NEGRO WARNED

### High License Negro Abused and Made To Leave Town

The outrageous conduct of those men who ran the negro "high license" leader out of town yesterday cannot be denounced in too strong terms. The negro was brought here to talk in the interest of high license. He came with letters of recommendation, letters which showed him to be a man of education and intelligence. In fact just the man to properly explain the advantages of the open saloon over the bootleg system.

Initiation of the Anti-Saloon League advocates who incited a mob to hang a man in the blind tiger town of Newark, Ohio, last week some "law and order" members approached this man Monday night and by dire threats and hints gave him to understand that his life was in danger and would not be worth remembering if "he let the sun go down on him" in Fulton another night. As a result the frightened negro left town yesterday afternoon. He reported to some of the "high license" leaders how he had been abused and threatened. They guaranteed him protection but he could almost see the hangman's rope in the hands of the frenzied mob. He has gone. The Anti-Saloon League has accomplished another deed for the Lord.

Colored Voters of Fulton do you intend to be misled by these local option people who are afraid to have a man of your own color explain this question to you in his own simple way so that you may better understand it? You know that Young Eaker, Bob Chowning and the other high license men are your friends and never advised you wrong. You know who the men were who ran this negro off and you know that all the men who did it were men opposed to the saloon, for some of you were nearly when this poor negro was so roughly talked to; and you even heard the words that were said to him.

The local optionists will try to buy your vote with a piece of money and a slice of pie and then choke it out of you at the end of a hangman's rope the first dark night after the election.

If any man, black or white, is threatened on account of the way he intends to vote let him report the fact at once to the Business Men's League and they will not only protect him but will guarantee that he is not further molested.

A reward should be offered for the arrest and conviction of those who were guilty of this outrage which has cast a blot on the fair name of Fulton.

We submit to the decent, law abiding citizens of Fulton that this disgraceful act is clearly indicative—yes, absolutely convincing—that the real forces who honestly want law and order in this town are on the side of the high license proposition and that some of the leaders of the opposition are lawless and law defying and while loudly proclaiming with their mouths that they are for law and order are under cover of darkness showing by their acts that they despise and defy all law that stands in the way of their carrying out their designs.

#### Result of Anti-Saloon Efforts.

The venerable Henry Watterson, dean of American journalism, has this to say in regard to the riots at Newark, Ohio, but a few days ago. Read it and ponder:

#### The Newark Horror.

The list of unvarnished mob murders in the North and in the South is long. The unpublished list of the never-to-be-punished perpetrators of mob crimes is longer. Thoughtful persons must admit, however regretfully, that local self-government, which is government by neighborhood opinion, meets some tests which mark it as no government at all. The horrible crime of the mob at Newark is one among many. Some persons will speak of it as the ghastliest in the list. That will merely prove the brevity of the newspaper reader's memory. There is little difference between lynchings except in matters of detail, and even in this particular that at Newark has been equaled before north of the Ohio and south of the Ohio and both east and west of the State of Ohio. There results in a case of this kind an outcry from the press, reflecting the sentiments of every decent citizen outside of the neighborhood in which the crime has been endorsed by a working majority, and in which the murderers are immune from the processes of the law. After a few days nothing more is heard of the incident until a three-line report, buried in the day's news, tells of the failure of a special grand jury to return indictments, or the failure of a petit jury to convict defendants. Sometimes the grand jury is composed in part or in whole of members of the mob. Sometimes the petit jury panel is composed of men who participated in the outrage. Oftener the miscarriage of justice results wholly from neighborhood endorsement of neighborhood lawlessness. The result, however grotesque from the point of view of everyone who has a decent respect for the right of the individual to an impartial trial, and the right of society to an impartial trial of those who have deprived an individual of that right and murdered him, is in a sense local self-government.

There is no difficulty in diagnosing the situation in Newark. It has been duplicated in Kentucky and Tennessee—and in several places in each State—during the tobacco troubles that have occurred recently. The Anti-Saloon League, making pretenses of respectability, but resorting to every kind of crookedness in politics and seeking to constitute itself the regulator of private morals and the uplifter of the public without the consent of the uplifted, succeeded in sowing the seeds of hatred and lawlessness. When the times were ripe for crime to be committed by either faction, a band of professional strikebreakers was hurled into a blind tiger. The attacking party included a boy 17 years old. He did what a boy 17 years old might be expected to do in such circumstances when he availed himself of the first opportunity to use his pistol, and killed the proprietor of the place. The inevitable result was a movement to lynch the slayer—a movement unimpeded by any attempt upon the part of the local authorities to prevent the commission of the contemplated crime.

So the net results are shown in a "killing" and a lynching. The lynching will in all probability be unpunished. If it is not history will reverse itself, and it has the habit of repeating. The neighborhood verdict was written when 500 gaping men, women and children, their sense of proportion, their sense of right and wrong, of justice and in justice, obliterated by hatred of the Anti-Saloon League and its instruments, calmly viewed the sickening spectacle of the murder of a helpless, waiting boy by a mob of cowardly ruffians, unmasked, and including in their ranks the "best citizens" of the vicinity, flanked, it seems by their wives and their sons and daughters.

That such things as this can occur in the United States, and in the Twentieth Century, no matter what the provocation—is disheartening. Civilization seems to be nothing more than a detached covering for the nakedness of savagery, to be cast aside in moments of passion as a man's coat is removed when he plunges into a street fight and when the horror has been perpetrated, when the fury of beasts has spent itself, there is no repentance, and no remorse. Community indorsement is complete, not forgetting the indignation of a minority that does not subscribe to the sentiment for mob rule, but is unable to affect its course.

The Anti-Saloon League which interested itself in the regeneration of Newark, is morally responsible both for the murder of the Kentucky lad sent to his death, and the killing of the blind tiger operator against whom it directed a deadly weapon in the hands of an irresponsible boy, in the interest, forsooth, of law and order. Nothing can excuse the failure of the local authorities to attempt to prevent the lynching. Every peace officer who "lies down" before a mob that seeks to murder a prisoner is an

accessory before the fact regardless of whether or not he is in sympathy with the mob; and it seems wholly probable that the officers at Newark were will accessories. But the Anti-Saloon League's labors for the uplift stand out in bold relief, as the primary cause of the taking of two human lives and the brutalization of a community to the point at which even the women and children relished the spectacle of a ghastly lynching while, as the local correspondent says, "there was not the slightest disorder."

The Anti-Saloon League, which engages in attempts to abolish Constitutional rights in some states, and others hire boys to carry pistols in to blind tigers, a great institution. The people of the United States should become acquainted with its methods and know its work. They should estimate its righteousness and its business in accordance with the results of its activities. It is at all times an advocate of anarchy, and sometimes a provoker of murder.

The theory of local self-government is ideally democratic. The problem of local self-government is complex and difficult. When there is injected a foreign element that is a factor for stirring up strife and cannot aid in punishing persons who commit crimes of violence the difficulties and complexities are added. The application of the theory to the ordering of affairs sometimes becomes impossible. The Anti-Saloon League, itinerant and a meddler, is a creator of lawlessness rather than a renovator of morals.

#### Bowling Green.

There was once a famous society which was termed "The Jesuits," or "Society of Jesus," which played an important part in the affairs of the countries abroad and even made its influence felt in America one hundred years ago. There are yet branches of this society in existence but their effect upon the tide of human affairs is no longer felt importantly. But not so many years ago, the Jesuits were an awe inspiring and powerful people. Their motto was: "The End Justifies the Means; And All for Jesus." Taking their motto literally and terribly the Jesuits stopped at nothing in their fanatical work. Murder was a little thing with the torture before death not uncommon, robbery, rape, or what not enlisted in their rituals and carried out in their ironical "All for Jesus." The society of Jesuits was finally suppressed by the Vatican themselves because, of the savagery of their operations.

The most ardent of the prohibitionists might well be Jesuits, in that they stop at nothing; to them the end justifies the means, and, making use of the bitter mockery, "All Things for the Glory of God" would say their enemies or put them to the rack.

In Bowling Green the local optionists put forth every effort known in the category of dirty political trick, resorted to the vilest of vile schemes, attempted boldly to steal the election off hand. In Bowling Green the local optionists on the last day of the campaign offered \$20 per vote for negro votes. Whiskey was used to attempt to turn the negro's votes, while threats were made against their welfare in the event they refused to do as the prohibitionists wanted them to do. Some of them were arrested that this form of persecution might intimidate them. But this is not all. Prominent white men of the town who were taking a leading part in the high license fight were arrested on the morning of the election by the local optionists upon the most trivial and absurd charges and some of them imprisoned. This was done in a vain attempt to demoralize the high license forces, but was a flat failure.

The local optionists in Bowling Green had ten extra policemen sworn in the day of the election to intimidate voters and used them throughout the day, although in vain. Every officer of the county, every policeman in town, the mayor, the city officials—all were local optionists and lent every power possible to turn the day for prohibition, even abusing the authority of their offices.

But their fight availed them nothing. The end which was to justify these evil means was not accomplished and sanity prevailed against hysteria in the face of overwhelming obstacles. The contest at Bowling Green which is now in progress is a farce, carried on, for the main part, in an attempt to influence the voters of Fulton in this campaign. The pirate methods of the prohibitionists amounted to only a defeat for them and if they had not contested the election they would have no talking features to employ in Fulton. When Fulton goes wet on July 21st that contest at Bowling Green will shiver up.

If there be any chance for the local optionists of Fulton to carry this election by employing the usual intimidation means it will be done, but they had as well content themselves with the same honest and straightforward methods which will be played by the Business Men's League,

which is behind the high license fight. The colored voter will not be intimidated at the polls here on election day, the white voter will not be intimidated. No extra cordon of police will clap high license workers in jail, neither will legal voters be turned away from the polls by the threatening judges of the local option side. All the high license workers want is a fair and square vote and they are going to get it; incidentally they are also going to win this election.

But keep your eyes on these local optionists, you who are half doubtful of them and their methods. They won't stand inspection. Their cause is a false one and unscrupulous methods must be used to sustain it.

In the meantime, if you have the good of your town at heart, throw your influence to the cause of high license, as opposed to bootlegging.

#### Can't Stop Bootlegging.

Below will be found a little article which appeared in the Oklahoman, a newspaper published in Oklahoma City, under date of Saturday July 9. It is very expressive, and illustrates that Fulton is not the only town which is unable to cope with bootleggers and their evils. It is an old, old story in Oklahoma, which is another state like Tennessee, in that they have the same kind of "prohibition," the kind which doesn't prohibit anything but decent regulation. Here is the article:

#### Muskogee Gives up Bootlegging Fight

Muskogee, Okla., July 8.—(Special.)—The county commissioners here have come to a tacit understanding with the sheriff and enforcement officers that the prohibition law are useless and that the county will not stand any more expense in this line. Muskogee county has spent approximately \$100,000 trying to enforce the Billups law in Muskogee, and has met complete failure. The county now has a deficit of \$35,000 from this source, and will probably have to have a bond issue to meet it. Prohibition has never been enforced in Muskogee, except spasmodically. It is not being enforced to day.

#### Pertinent Points.

Police protection costs the taxpayers and property owners of Fulton three times as much today as it did when saloons were in operation here. Why is this? Will some local optionist kindly enlighten us on this point?

The Business Men's League is conducting this campaign upon the highest and cleanest plane imaginable. If the local optionist would do the same they might have a better chance to win.

Allowing for the doubtful ones a close canvass of the city reveals the fact that high license will carry on July 21st by not less than 110 majority. This is not campaign hot air; it is fact, and no one realizes it better than the local optionists. They are beaten today, tomorrow, or July 21st. Progress is in sight, as is relief for the burdened down tax payer of Fulton.

A local option speaker went down into the colored settlements of this city last night and delivered a prohibition sermon. There was one negro voter in the house, and this man was a high license voter. The colored voter is passing up the temperance sop this time and following the lead of the most prominent business men of Fulton. The negro voter has made up his mind and he's going to vote as his judgment dictates—for high license as opposed to the bootleggers.

A question frequently asked the negro voter by the prohibitionists is: "What good is it going to do you to have saloons and make money thereby?" Might as well ask the negro while you are of an inquiring mind. "What good will it do you for the bootlegger to sell whiskey and make money thereby?" Its the same. The only difference is that if saloons return from twenty-five to fifty colored men will be given good jobs as porters, dray wagon drivers, etc., while as it is the only result the colored man of Fulton feels from the effects of local option rule is having three or four of his race arrested every few days and put on the streets working or in jail for selling a pint of booze; while white bootleggers sell gallon after gallon with impunity. The negro knows which side of his bread is buttered in this campaign.

Nine days until the bootlegger shall be no more and the well regulated saloon shall supplant this tremendous power of evil in Fulton. Nine more days until the eyes of the country are turned upon us as being the liveliest spot within a radius of fifty miles in every direction, and one hundred and fifty in some directions. Nothing short of an earthquake, tidal wave or live volcano can prevent high license from carrying by a decisive majority Thursday week. Its a long lane which has no turning, and the turn will be sighted next week.

## The Best Yet

AT THE

## Theatorium To-Night

Pictures that are always elevating are the kind we put before you. Why should you miss one of them?

#### GRAND DOUBLE BILL

of new pictures

"THE GOLD SPIDER"

"WHO'LL WIN MY HEART?"

A hand colored drama with a moral that is applicable to all. A comedy in which Max Linder is the hero—will make them all laugh. "KING COTTON"—Industrial showing the cotton from the stalk to the Our popular singer, Thos. E. Gatebolt, will greet our audience with two songs.

Admission 5& 10c



We have the agency for the "BELLE OF CARBONDALE" Flour, which is well known to many in Fulton and surrounding country. Every sack and barrel guaranteed, or your money back. Try a sack with your next order for staple or fancy groceries.

GORDON & CO.

Phone 48.

Rev. "Sugar Tit" Dodd does not even know how to spell the name of his church. Over his door in Paducah he has a sign reading "BaBatist" headquarters. If he had payed attention to his blue back speller instead of idling his time away and dreaming of scandal and deceit he would perhaps have escaped some of the thrashings he has received at the hands of irate husbands. No wonder he became prostrate when he undertook to preach recently on "prize fights." "Sugar Tit" should take himself hence. He smells bad.

Coal—nut lump coal—coal for the range. Phone 120.—Charles Huddleston. 219-2w.

LAWN MOWERS—The kind that cut grass smoothly. For sale by A. Huddleston & Co.

#### Notice!

The water rent for the third quarter, 1914, from July 1 to October 1, is now due. Unless paid on or before the 20th of July, 20 per cent will be added.—Fulton Water Works, per James P. Tyler, Supt. 219-Jul20.

You make no mistake in getting a freezer from A. Huddleston & Co.

For Sale—35 shares in Shacklett-Thomas Hardware Co., will sell for 50 cents on dollar. Address W. H. Thurmond, Dyersburg, Tenn. 221-w

Order a ton nut coal. Phone 120.—Charles Huddleston. 219-2w.

I will shoe your horse that interferes on a positive guarantee. 212-w. R. L. PARSLEY.

Good glasses are worth all you pay for them. Let us fit and guarantee your glasses.—DeMyer's Optical Parlor.

FOR RENT—A new six room house Maple ave., lights and water. Apply to W. T. Hamlett. 225-w.

LOST—A memorandum book. Used for keeping milk accounts. Finder please return to this office. 224-w.

For Sale—35 shares in Shacklett-Thomas Hardware Co., will sell for 50 cents on dollar. Address W. H. Thurmond, Dyersburg, Tenn. 221-w

Wanted—Good insurance man to represent us in your town. Good proposition to give full or part time to. Address Box 319, Paducah, Ky. 226-w.

## FOR SALE

A Grocery Store does big business. Good location. Address P. O. Box 93, Fulton, Ky.

#### TO WATER VALLEY PEOPLE

I am in position to handle your insurance no matter what kind you want. Five big, old line companies, every one of them anxious to write in Water Valley. Before you accept your next renewal call me up, rural phone 172, Cumberland 474, and let me give you rates. 226-dw lw HAYDEN FREEMAN.

#### NO MORE CREDIT.

After July 15 we will positively sell no more goods on credit. From this date we will do business strictly and solely for cash. Please do not ask us to credit you as we will be forced to refuse, which would be embarrassing to both of us. Respectfully,

LEWIS & TUCKER.

Hot weather calls for cold drinks and ice cream, the best cream is at Church's Cafe. 227-w.