PREACHING ECONOMY

Senator Overman Urges the Sena to Exercise More Care in Expend A few days ago Senator Overman

A few days ago Senator Overman uttered a timely and earnest protest against reckless expenditure. The following resolution was under consideration in the Senate:
"Resolved, That the President of the United States be, and he is increby, authorized and requested to invite the several governments of the Republics of Mexico, Central and South America, Haiti, and Santo Domingo, to send official delegates to the meeting of the Pan-American Medical Congress, to be held in the city of San Francisco, Cal. Panama-Pacific International Exposition."
Discussing the resolution, Senator Overman said:
"Mr. President, there have been some dozen or more resolutions of

some dozen or more resolutions of this kind which pursed Congree from time to time, whereby the different seloutific experts may go to foreign countries and their expense

seem to establish a burea

of manufactures, weather to sate this interaction of the combination is a continued. He was a mainteraction of the continued of a continued to the continued of the continued of

Children Cry FOR FLETCHER'S

THE RESIDENCE OF COURTERY

BODY OF SOLONS DO MUCH GOOD WORK

THE LAWMAKERS ARE WADING THROUGH BILLS WITH LIT-TLE DISCUSSION.

DISPATCHES FROM RALEIGH

Doings and Happenings That Mark the Progress of North Carolina Peogle Gathered Around the State

The Hobgood equal suffrage bill,

The Hobrood equal suffrage bill, moder favorable minority report from countries, but something of an airconnection of the countries, but something of an airconnection of the countries of the co his monten and made monter to table the bill and sive a direct expension of the transfer for the manner of the transfer for manner of the transfer for the manner of the transfer for Thomas for the transfer for Thomas for the transfer for the tr

Talachine Curvice is Rotified

the sends in Frider cannot not easily works in Francisco.

I all the Roman sounty defeated the Roman sounty defeated the reasily for the latter of the sends of the sends of the sends of the sends of Chaos; because of Sauth 1995.

Can be essuity; round the charter of Chaos; been point Online. Sant of Chaos; been point Online. Sant of Chaos; been point Online. offer many the area with the same in morieing a making of the many and the desired allow and the farmer of the making of the blad of the delt of the sorn.

This underly of human nature is stributedly illustrated in the gase of a manifest of the making of the delt of the delt of the sorn.

This underly illustrated in the gase of a stributedly illustrated in the gase of a gentleman who had ceaning to make a manifest of the delt and to extend her water a memorial by ingreased whom him by the chizens of the pass of the place he delt and to extend her water and the charter of the carolina remains place the manifest of the county; amend the charter of the carolina remains place the manifest of the county; amend the carolina remains place the manifest of the carolina and manifest of the county; amend the charter of the carolina are manifest of the county; amend the charter of the county; amend the charter of the carolina from a public the county; amend the charter of the county; amend the charter of the carolina from the place he was in search of a change for the people the lists game law of the remains and the farmer of the people the manifest of the carolina from the property of the county; repair to the

Tax Newcompars Running Contests.
F-How his final approval of the three remaining sections of the revenue bill, the House passed the bill on second roll-call reading and it took its place on the calendar for final reading and passed. Speaker Wooten and Chairman Doughton, in charge of the bill for the joint finance committee, arreed that the bilt can go immediately to the senate without any engrossment, there being so few changes in the bill in the passage through the house that engrossment can be disnemsed with.

pensed with.

The house in committee of the whole adopted the Mintz amendment to section 57 of the revenue bill changing the special tax on newspaper circulation contents from \$50 for weeklies and \$150 for dailies to \$10 for weeklies and \$25 for dailies; and voted down an amendment by Williams of Cabarrus designed to allow counties to tax illuminating oil companies. ties to tax illuminating oil companies in addition to the same inspection tax. Other amendments gave the state treasurer \$2.500 for enforcing collections of taxes and \$5,000 instead of \$2.500 to the state auditor for enforcing the machinery set. The vote on passage of the revenue bill was manifestate, except text Bryan of Wilkes, Republicant, a led to be excused from voting on the ground that there were features of the bill that he could not endage. ties to tax illuminating oil companie

The House passed by a large ma-jerty the Seawell learning hill to give the State County-among of Insur-mes the power to raise or lower the five insurance raise after the manner of the law in Kansar, as recommended of the law in Kansa, an economical of by the Description constitution on the constitution constitution for the constitution of the transfer of Education of the Transfer of Education of the Constitution of t

These were the two bir features of the House proceed in . The prante of the Serwell tell was without de-bate having come . The unfulshed the en Education to the Lean for the County of the Maria Service of the chira of the Maria County of the chira of the chir

Endorse Ship Purchase Bill.

A joint resolution in reduced in the senate by Senator Ward and in the is ature evidering the Administration ship-purchine bill that his been pending in the United States Senate for some days under such streamous conditions. It passed the Lause without opposition, but in the senate Senator McMichael pronounced the resolution a "slap in the face" for Congressman Claude Nichols Senator Ward de Claude Klichin. Senator Ward de-nied that anything of the sort was in-tended, but insisted that he and the North Carolina Legislature have the right to differ with Congressman Kitchin on any measure of public pol-icy. Mr. McMichael's vote was the icy. Mr. McMichael's vote was the only one against the resolution in the

The Senate received from the Com mittee on Appropriations the bill for \$20,000 to be appropriated for the pur-chase of a portion of the furest cover-ed tup of Mount Milchell. It came from committee with favorable report

improve the roots in Albemaric community, hearly country; provide for and har a makes in manufacturing, allocate bonds by the Springs authorized bonds by the commissioners of Passpolant entire; mound the 1913 to all haw relative to charge for the

Making Progress on Revenue Bill.

Making Progress on Revenue Bill.
The section as to cotton compresses
was left open, this being Section 49.
In committee Senator Cooper has secured a cut from \$250 for state and
\$250 for county to \$200 for state and
\$150 for county and Representative
Stacy and others propose to put it
back. There are only four in the
total two being in New Hanover.

back. There are only four in the state, two being in New Hanovet. Henrestemative Half of Iredell tried, vainly to get pharmacists out of Sec-tion 21 imposing \$5 tax no profes-sional men, but his amendment was lost. He said there were 1,000 phar-macists to be affected and many could not afford the tax, which is an actively new one.

ertirely new one.
Sections 51 to 45 were adopted
Sections 55 was without change. Section 56 was amended to catch the soft drink deal-er just without corporate limits where heretofore he dodged taxes. Section 56, packing house tax, was adopted. Stetion 57 as to newspaper contests was left open for hearing. Sections 59 to 65 affecting automobiles malt dealers, druggists for bire, must dealers, druggests handline Bendors, news dealers on trains dealers in parent receipts were all adopted; and also \$7 to 71 in their order. Section 72 us to automobile must draw was pursed over to another day. The committee arose and account a progress.

Trint Service of Assembly.

The monthers of the sensite filed in a near for the joint session to elect 27 members of the board of trusters of the University of North Carolina. The content Governor Daughtridge and cond. Tw. Massem, the list of nominates at order by the joint committee Webselley which and be Senator McLeod. bed was roud by Senator McLeod. The matter to adors the nominations as the circles of the joint session for the terms of office to be filled was for the terms of office to be filled was under by Representative Bowle and this was specified by Senator Ward. The vide of the senate was cast 37 for the nonlinear his the eleck of the senate, Mr. Self, and the vote of the house, 47 votes, by Mr. Cobb, clerk of the bourse.

Architect's fill Media Operation.
There was a they debate of the bill to create the state heard of exbill in create the state board of ex-nations for produced account Muse made the produced account Cat this would create a true. Health work varieties such results for physi-cians and others but there was no res-sor for this making of a close cor-nerwation" of the realizers.

NOTICE

Having qualified as executor on the estate of Luvina J. Neetham, deceased, before J. M. Caveness, Clerk of the tribling but it did make it a missing deceasary for any man to represent the state of Luvina J. Neetham, deceased, before J. M. Caveness, Clerk of the Superior Court of Randolph countries but it did make it a missing deceasary for any man to represent the state of the Superior Court of Randolph countries. dementor for any man to represent himself as an architect when he had not possed the board and received his license.

Discuss Prohibition Bill.

Discuss Prohibition Bill.

The joint committee from the Senate and House having in hand the bill of the State Anti-Salcon League to stop the shipment and delivery of liquora

was defeated 37 to 5 along with rate ed-erons other amandments designed to occurpt smaller towns, down even to those with 2,069. It was this move for wholesome exemption of towns that cost Senator Meltae his fight.

Aid of Forests of State.

Aid of Forests of State.

Two hills steeting the forests of the state received favorable reports, one of these allowing the state to purchase forest areas and the other to protect the forests of the state from the

ravages of fire.

Mary Lamb, will take notice that an action entitled as above has been commenced in the Superior court of Many House Bills Pass Final Resaing Create certain road districts in Swain county; authorize road and bridge bonds in Madison county; permit special tax in Transylvania county; establish Mount Olive road district; authorize bonds by Swain Quarter; incorporate Durham and ropeal all amendments to charter; for the relief of the sheriff and tax collector in Lincoln county; abolish the treasurer's office in Davidson county; elect auditor for Forsyth county; allow full fees in Forsyth where defendants are sent to the roads.

Another important bill was offered by Sension Melling to gradient both sension Motifies in gradient by Sension Melling to gradi

Another important bill was offered by Senator McNider to eradicate hog cholera and regulate distribution of

Prepare Machinery Act For House.

The joint Finance Committee began the work of preparing the ma-

can the work of proparing the ma-chinery act as a commpanion measure for the resvane bill that was intro-duced in the house. There is special effort at the very beginning of this work to settle the question of the scale on which the reassessment of property for laxation will be.

J. W. AUSTIN, M. D. Practice Limited to Eye, Ear, Nose and Throat, South Main St., next to P. O.

HAMMER & KELLY Attorneys at Law Office-Second door from street in Lawyers' Row.

HIGH POINT, N. C.

DR. D. K. LOCKHART ASHEBORO, N. C. Phon Office over the Bank. Hours, 9 to 12 m. 1 p. m. to 5 p. m.

DR. JOHN SWAIM Dentist Office over First National Bank.

Asheboro, N. C. Phone 192

THE BANK OF RANDOLPH Asheboro, N. C.

Capital and Surplus, \$66,000.00

Total A sets over \$250,000.00

With ample assets, experience and protection, we solicit the business of the banking public and feel safe in asying we are prepared and willing to extend to our customers every facility and accommodation consistent with safe banking.

D. B. McCraw. President

With sare banking.

D. B. McCrary, President.
W. J. Armfield, V-President.
W. J. Armfield, Jr., Cashier.
J. D. Ross, Assistant Cashier

NOTICE

T. H. Tysor has this day entered 40 acres of land, more or less, in Brower township, near Erect, N. C., adjoining the lands of L. O. Sugr, J. E. Sugg, the heirs of Job Haynes and others and lying on the waters of Fork Creek.

This January 23, 1915.
GEO. T. MURDOCK.
Entry Taker for Randolph county

All persons having claims against said estate are notified to present them to the undersigned, duly verified, on or before the 27 day of Jan. 1916, or this notice will be pleaded in bar of their recovery; and all persons owing said estate will come forward and make immediate settlement.

This 1st day of Feb., 1916.

T. J. Finch, Extr.

NOTICE

the shipment and delivery of liquors for beverape purposes heard advocates of the bill for an hour under the direction of Supt. R. L. Davis of the Anti-Saloon League, who offered a substitute for the original bill that so changed the measure proposed as to make it possible to ship wines out of this State and prevent only those shipments and receipts of liquors involved in intersate shipments.

After the hearing the joint committee went into executive session and decided to have the bill and substitute with amendments printed and set the bills for further executive session consideration next week.

Giles Bill Finally Passes Senate.

The Senate finally disposed of the Giles bill for the antiform examination and certification of public school teachers, passing the measure without material smendment 20 to 13. Senator Melline of Merklenburg contend decorrangeously and advolity for the exemption of the Charlotte schools from the operation of the Charlotte schools from the operation

NOTICE OF SUMMONS AND WAR-RANT OF ATTACHMENT

North Carolina, Randolph county In the Superior Court.

John T. Sexton, plaintiff, vs. L. A.
Sheets, defendant.

Sheets, defendant.

L. A. Sheets, the defendant in the above entitled action, will take notice that on the 18th day of January, 1915, a summons in the said action was issued against him by J. M. Caveness, Clerk of the Superior Court for Randolph County, in an action wherein John T. Sexton, the plaintiff above named, claims of the defendant the sum of \$225.00, with interest thereon from the first day of October, 1914, until paid, due him by virtue of a promissary note given by the said defendant to the Bank of Denton, Denton, N. C., for borrowed money, upon which the said defendant procured the plaintiff to become endorser as surety, and the plaintiff has been forced to pay said note in order to protect his endorsement and suretyship, and now holds the same against the defendant which said summons is returnable to the next term of the Superior Court for Randolph County, to be held at the Court House in Asheboro, N. C., beginning March 15, 1915; the said defendant will also take notice that a warrant of attachment was at the same time with said summons issued by said Clerk of the Superior Court of Randolph County against the property of said defendant, which warrant is returnable to the next term of the Superior Court of Randolph County against the property of said defendant, which warrant is returnable to the next term of the Superior Court for Randolph County against the property of said defendant, which warrant is returnable to the next term of the Superior Court for Randolph County at the time and place named for the return of the summons, as aforesaid, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted.

This the 15th day of Feb., 1915. L. A. Sheets, the defendant in the

d will be granted.

This the 15th day of Feb., 1915.

J. M. CAVENESS,

Clerk Superior Court Randolph Co.

NOTIC3

North Carolina, Randolph County. Superior Court.

Superior Court.

W. S. Skeen va. L. A. Sheets and Will Hurley:

The defendant above named, I. A. Sheets, Will take notice that an action entitled as above has been commenced against him in the Superior court for Randolph county and that summons and a warrant of attachment has been issued against him and his property in the said action; that the nature and subject matter of said action is as follows, to wit: An action to recover damages in the sum of \$100 for the wrongful conversion of a certain mare and the sum of \$95.32 for breach of an express contract to pay a sum certain in money represented by note; that said defendant is is required to be and appear before the Judge holding the Superior court for Randolph county at the court house in Asheboro, N. C., on the second Monday after the Sect Monday in March, 1915, and answer or demur to the complaint of plaintiff or the relief demanded will be granted.

This Feb. 5, 1915.

granted.
This Feb. 5, 1915.
J. M. CAVENESS,
Clerk Superior Court.

NOTICE

Notice is hereby given to W. C., Jones and Causey heirs that the undersigned, C. H. Phillips, on the the 6th, day of July, 1914, purchased 20 series of land in Tabernacle township known as the Jones and Causey isand listed in the name of W. C. Jones and Causey heire, for the delinquent taxes of 1913, it being sold by the Sheriff of Randolph county; and unless the same is redeemed on or before the 6th day of July, 1915, the time that the right of redemption expires, Induceraigned will make application for a deed to said land.

C. H. PHILLIPS. Purchaser.

follows, to wit: An action for the sum of \$253 damages accessined by said plaintiff by reason of the breach of the warranty of title to a certain gray mare sold by said defendant to plaintiff a certain gray mare to which said defendant had no title; and said defendant is further notified that he is required to be and appear at the aforesaid time and place named for the return of said summons and warrant of attachment and answer or demur to the complaint of plaintiff, or the relief demanded will be granted.

This Feb. 1st, 1915.

I. M. CAVENESS, Clerk Superior Court Randolph County.

NOTICE

R. A. Hinshaw, Administrator of the Will Annexed of Eveline Hinshaw, Deceased, vs. I. H. Hinshaw, et al.

The defendants, Cora Preston and Mary Lamb, will take notice that an action entitled as above has been commenced in the Superior court of Randolph county to construct the will of Randolph county to construct the will said and is event of default being made in the same of the debt secured by said and the answer of the dependence of the superior court of Randolph county to construct the will be granted to the county of the sum of the debt secured by said and is event of default being made in the sum of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by said and the answer of the debt secured by

signed to make sale of said land is event of default being made in the payment of the debt secured by said mortgage deed, said default having been made, this sale is accordingly made under said power.

This Feb. 1, 1915.

C. C. SHAW, Mortgaged.

NOTICE

rior court of said county to be held on the third Monday in March, 1915, at the court house in said county, in Asheboro North Carolina, and anawer or demur to the complaint in said action, or the plaintiff will app to the court for the relief demanded in said action.

This the 15th day of February, 1915.

J. M. CAVENESS,
Clerk of the Superior Court.

NOTICE

Having qualified as Ex. on the estate of M. C. Hayes, Sr., deceased before J. M. Caveness, Clerk of the Superior Court of Randolph County and that summons and a warrant of attachment has been issued in said action whim and his property, that the nature of said action is as follows, to-wit: an action for the recovery of \$5,000 (five thousand dollars) damages for the seduction, of plaintiff by said defendant: that he is required to be and appearance of the inderengency will be added in har of their recovery; and all persons owing said estate will come forward and make immediate actionment.

This 20th day of Jan., 1916.

B. F. BROWN, Ex.

Erect, N. C.

NOTICE

NOTICE

NOCTICE

The defendant above naxed, Leasure Autonoment was action entitled as above has been commenced against him in the Superior Court of Randolph County and that summons and a warrant of attachment has been issued in said action was action for the recovery of \$5,000 (five thousand dollars) damages for the secunction of plaintiff by said defendant: that he is required to be and appearance before the Judge holding the Superior Court for Randolph County on the secunction of plaintiff by said defendant: that he is required to be and appearance before the Judge holding the Superior Court for Randolph County and the summons and a warrant of attachment has been issued in said action in a scion for the recovery of \$5,000 (five thousand dollars) damages for the secunction of plaintiff by said defendant: that he is required to be and appearance.

NOTICE

NOTICE

NOTICE

NOTICE

N