LETTERS AS EVIDENCE. The letter of Blackburn to Krider, with one from Collector Harkins, was offered in evidence. Blackburn's letter written on "House of Representative" paper, and dated July, 1985. The witness said he told Blackburn that he wanted him to take care of his in-

KRIDER CROSS EXAMINED. Here the prosecution rested and Mr. Justice cross-examined Mr. Krider. In State and Federal Courts. Mr. Krider said \$50 was a fair fee for what was three.

he had a right to state his opinion." another attorney had for the same

TOLD MR. PRICE OF DEAL. "To whom did you first mention these cts?" asked Mr. Justice.
"To Mr. A. H. Price," declared the

"Did you not give the facts to Mr. Price with the understanding that he was not to use them unless Black-burn opposed him for the place of as-Judge Lewis objected to this ques-

tion at the time and it went unan-Was there anything said about \$50

the answer.

my case in the State courts. I accepted it and won out," declared Mr. Krider. MR. YERKES ON THE STAND.

Commissioner John W. Yerkes, of office, which announced the seizure of Mr. Krider's property and was offered to-day as evidence.

Collector H. S. Harkins testified. He

identified a letter written to him by Blackburn from Greensbore. The let-Blackburn from Greensboro. ter contained \$100 for the Krider compromise. The offer was accepted and the matter settled. Mr. Yerkes was recalled and asked

to identify the papers in the Act 11.

Dickens case. He identified one dated cas January 8, 1996, and signed by E. Spencer Blackburn, attorney. He said that Blackburn handed him the papers, affi-davits and other documents. The conversation did not last three minutes NOT AN UNUSUAL CASE.

On cross-examination Mr. Yerkes said that it was not unusual for a representative to hand in papers. Blackburn had not discussed the case.

"This is the only case that I reper as attorney, but there may have been others handed in," said the wit-Mr. J. C. B. Tucker, of the Inter-

nal Revenue Department, testi-fled that Mr. Blackburn had met him in the hall and asked him to do what he could for his man. The meet-

Mr. Harkins was recalled and quesheld any conversation over the long distance telephone with Mr. Blackburn. Mr. Justice objected to such evidence as could be created by telephone conversations. Judge Goff said that there could be

no iron clad rule about such testimony. Special facts must govern each case. MEANT \$500 TO HIM.

Harkins had a conversation with Blackburn over the telephone. He was at Asheville and the defendant at Greensboro, and the date was January 22, 1905. Blackburn told Harkins to write a letter at once and begged defendant. Harkins did not make the

ception to this testimony A. G. Lehman, of Salem, a justice

davits for T. A. Davis and others. She pose had taken the dictation from Mr. Ed

Blackburn. She took them at the Phoenix Hotel in January, 1905 QUESTIONED AS TO POLITICS Mr. H. S. Harkins was questioned

Justice as to his feeling toward Mr. Blackburn. "You don't like Mr. Blackburn, do done.
you," asked Mr. Justice.

can't say that," asswered Mr.

factions to the Republican party in this State one led by yourself, Rol-lins, Holton and others and the other by Blackburn and his friends."

"There is feeling of that port." admitted Harkins, "but I do not belong to either side."

"Stand aside, Mr. Harkins, it does not make any difference about that eald Mr. Justice, with a twinkle in his eye

A LIVELY TILT.

The controversy between Harkins, examiner, amounted to a lively little the pertinent questions so eleverly and vigorously put by the lawyer. Mr. Justice got the answer that he sought Judge Goff had said that he was en-

GOT \$500 TO APPEAR FOR DINKINS Mr. Frank Eddleman, being sworn, Lewis, said that he gave Blackburn a check for \$500 to appear for Are Dinkins. In connection with Eddleman's testi-

Judge Lewis and Mr. ks discussed several points of law oncerning what should or should not be admitted. Being adroit and clever, Mesers. Lewis and Brooks made it yeary interesting for the audience.

"Did you not employ Blackburn to represent Ace Dinkins before the De-pariment generally?" asked Judge Lewis.
"I do not think so," said the wit-

"Did you not tell some one that you

maye the \$500 to Blackburn to see the matter through?"
"I don't remember it."
"Had the seisure been made."
"No, the property had been detain-

The witness was then questioned about the T. A. Davis case. He said that he gave Blackburn \$160 to carry the matter through the courts. He declared that he did not state afterward that Blackburn was to take the case before the Department at Washington but he expected Mr. J. Wiley Shook, to whom he gave \$500 to do that. The \$100 given to Blackburn was for

carrying it into the courts.

Judge Lewis tried to impeach his own witness. He endeavored to get Eddleman's conclusions and purpose.

Mr. Justice did not think that he should continue it.
Judge Lewis declared that his wit-

Justice cross-examined Mr. Krider. In answer to questions the witness said that he had known Blackburn for about four years. He learned that Blackburn had gone to Statesville to represent him. Blackburn went to Salisbury twice and to Charlotte once for him. The case was compromised in Charlotte. The money was paid two works before that time. The fee was since he employed the defendant. This weeks before that time. The fee was since he employed the defendant. This paid for what he had done in the the witness denied. he witness denied.
At 1 o'clock court adjourned until

dene in court.

The prosecution objected to witness answering this, but Judge Goff thought he had a right to state his opinion.

This afternoon Mr. Eddleman resumed his testimony. He declined to say whether or not he was connected in business with Ace Dinkins, declar-Mr. Krider said that Mr. Blackburn ing that he might incriminate him-had accomplished more for the \$50 than self. All of the property in question was detained. Later a part of it was released. He never gave Mr. Blackburn any but the Dinkins checks. EDDLEMAN CROSS-EXAMINED.

Mr. Brooks cross-examined Eddleman for the defendant. The witness delared that when questioned by Messrs. Brooks and Justice in the former's office, he was told that the facts in object to use them unless Black-boosed him for the place of as-district atterney?" continued stice.

It was cases were what the lawyers for Blackburn wanted. He gave Mr. Blackburn the \$500 and told him to see if he could not stop the seizure. This was after the property had been detained. Blackburn took the money and said that he would attend to the matter. If he failed to accomplish being a present" asked Judge Lewis, this he would keep the \$500 and ac-"No, not at the time I gave it," was count for it in a settlement at the end of the year. If the compromise could "He told you that he could charge be effected the money, or part of it, you for appearing in court" asked Mr. was to go for that. Eddleman did not ask or expect Blackburn to go before "Yes. He advised me how to fight the Department.

If ye case in the State courts. I ac- Judge Lewis did not think Mr.

Brooks had a right to bring out these new facts unless he used Eddleman as his own witness.

Judge Goff sided with Mr. Brooks

Washington City, was the next witness. He identified certain paper of records in the Krider case. He recognized a report, from Collector Harkins' office, which appears of the second se He did not pay Blackburn money to appear before the Department. Judge Lewis took the witness again

he asked him if he had any case in the State courts. Eddleman answer ed in the negative.

Mr. R. G. Vaughn, treasurer of the Southern Loan & Trust Company, of Greensboro, being sworn, said Black-burn had deposited the \$500 check Jan. 1905. Frank 11, 1905. Frank Stockton, assistant cashler of the Peoples' National Bank of Winston, testified that the \$500 check was paid Jan. 12, 1905. COL. J. WILEY SHOOK ON THE

STAND. Col. J. Wiley Shook, a-wearing of a collariess, streaked shirt, was called. He declared that he represented T. A. Davis and did not know that he had any associate counsel. He explained that he did not appear in court for clients but always tried to bring about a settlement out of court. Mr. Justice cross-questioned Mr. Shook. The witness said that he alone represented Davis before the Department. If the case had gone to court he would live addition for quite a length of time, and now feel grateful to announce to the friends of Pe-ru-na that have had Davis get a lawyer or he I have incorporated such a quality in the medicine, which, in my opinion, can only enhance its well-known would have gotten one himself. He understood Dinkins had been indicted but could not say positively.

could not say positively.
Col. Shook said that his home was way in the Krider matter. Sams, who Barn Burned—Mortgage on Gaffney SALE OF VALUABLE MILL PROPERTY. at Clyde, Haywood county. tioned. Judge Lewis asked him if he climbed the steps to the chair there him but simply called his attention to Correspondence of The Observer. was a titler in court. Everybody was the section of law. Blackburn swore expectant. The prosecution rested that he knew the law before he was prosecution rested that he knew the law before he was here and the defendant was put on the elected to Congress. The statute had stand.

MR. BLACKBURN IN HIS OWN BE- COULDN'T RATTLE BLACKBURN. HALF.

Mr. Blackburn said he was a member of Congress. He had been assist-ant district attorney under Mr. Holton. He has known W. R. Krider since 1902. swer the questions that were showered He represented him at Stanty court at him. once. He advised him. After that Krider employed him and he represented him here and at Statesville and started to Charlotte but the matter was settled. He went to see Krider about the seizure of bis teams and recommendation.

Counsel for the defence look an ex- here and he went to Statesville to look after the case. Krider did not appear at Statesville. Later he talkof the peace of Forsyth county, wit-bessed certain affidavits but sid not re-call that Blackburn was there. He and he gave Holton \$100 for the court did not know who prepared the papers and \$50 was for the other work he had done for Mr. Krider. He never re-Miss Lillie Leake, of Winston-Sq. ceived a dollar to apear before the Delem, declared that she was a sten-ographer and had written certain affi-could not accept money for that purcould not accept money for that pur-

Eddleman told him that he would give him \$100 to defend Davis in the Summerfield: H. L. Grant, of Rale Federal Court. Mr. Shook settled and E. J. Stafford, of Greensboro. the case, Eddleman met Blackburn at Clegg's Hotel one day when he was on his way to Washington. The witness saw Col. Chapman and others and found out that nothing could be done. He saw Eddleman at Winston and offered to give the \$500 back but Eddleman told him to keep it as a retainer in the liquor cases that he want ed him to represent in the courts. At the suggestion of District Attor-free lot in Craighead Park yesterday free lot in Craighead Park yesterday afternoon. The deeds will be drawn

fiduvits prepared and sent to Washing- and she will receive this handsome site ton. The witness said that he had never received a cent from Eddleman to tan Land er received a cent from Eddleman to appear before the Department. He signed "atterney" to the paper to the Commission of Internal Revenue because he was acting as such and knew Mr. F. CC. Benedict, president of cause he was acting as such and knew that it was proper. The defendant said he had not re-

alved or agreed to receive money from any one to appear before the

CONTRADICTS HARKINS. The witness declared that he did not erty, all express themselves as highly hold the conversation over the long pleased with the sales. distance telephone with Mr. Harkins. He said that the collector was mis-taken. He swore positively that he had no such talk with Harkins. was on cross-examination by Judge

He said that Krider gave him the gether: \$50 for representing him here and at Statesville. The \$100 was to go to the settlement of the Krider case. The dreds of millions of dollars a year; check was sent to Harkins. The disdreds of millions of dollars a year; trict attorney recommended the course pen to be a victim) several dollars that was pursued. The witness made no charge against Krider.

which the indictments were brought and showed it to the defendant, saying that somebody was camping on his trail. This Mr. Blackburn admitted to Judge Lewis without hesitating, but denied that it influenced him in any

ABOUT RHEUMATISM. ABOUT RHEUMATISM.

There are few diseases that inflict more torture than rheumatism and there is probably no disease for which such a varied and useless lot of remedies have been suggested. To say that it can be suggested. To say that it can be suggested. To say that it can be cured is, therefore, a bold statement to make, but. Chamberlain's Pain Balm, which enjoys an extensive sale, has met with great success in the treatment of this disease. One application of Printing endeavor and we present to be public with a confidence never for held by any other medicine, folliter's Bocky Mountain Tea. 35 ment cures by its use. Why suffer when Pain Balm will relieve the pain, and hundreds of sufferers have testified to permanent cures by its use. Why suffer when Pain Balm shorts sinh quick relief and costs but a trifet for sale by R. H. Jordan Co., Druggists.

ABOUT RHEUMATISM.

There are few diseases that inflict more torture is much for putting it on.

Mr N Avery Delhi, N Y, has two houses alike and in same condition. Painted one house with Devoe; & gallons. Painted the other house with a peint that was half adulteration. 12 gallons. Same painter. Geo. Gilbert, did both jobs. One cost \$27; the other \$54.

Better go by the name.

Yours truly

P. W DEVOE & CO

P. S. Tryon Drug Co. sell our paint.

to for a compromise and 150 fee his rice. The meney was just counted in the Blackburn, Kriter understood at the defendant would represent his sunsystle and elsewhere, After he would deposit the matter until he got latter from Blackburn, saying that he would deposit the money for the sunsystle and elsewhere would effect compromise. The witness was then questioned about the T. A. Davis case, the said that he gove Blackburn site to carry the matter through the sound. Spring Fever Is Spring Cataerh—Nothican Date of the matter through the sound. SPRING CATARRH BY TAKING PE-RU-NA.

Spring Fever Is Spring Catarrh-Nothing Robs One of Strength Like Spring Catarrh.

Pe-ru-na Is a Fine Tonic For a

Weary Woman.

A Letter of Praise,

Miss Nellie Condon, 450 7th Avenue, Brooklyn, N. Y.,

"I consider Peruna the ideal spring tonic,
"For the past five years I have taken it at this time
of the year and find that it enables me to endure the
variable weather of the spring and the trying heat of

Peruna affords the most prompt and permanent relief

Hattie Hamilton.

drug habit.

Pe-ru-na Contains No Narcotics.

One reason why Peruna has found per-

Peruna is perfectly harmless, if taken

according to the directions on each

length of time without acquiring a

It has no bad effect upon the system,

and gradually eliminates catarrh by re-

There are a multitude of homes where

Peruna has been used off and on for

Such a thing could not be possible if Peruns contained any drugs of a

harmful nature.
Address Dr. Hartman, President of

the Hartman Sanitarium, Columbus.O.

moving the cause of catarrh.

contains no narcotics of any kind.

in all cases of nervous prostration, caused by systemic

estarrh, as verified by many oures on our record



Gained Eighteen Pounds.

Mrs. Hattie Hamilton, R. F. D. 2, Sparta, Ky., writes: "I have taken two bottles of Perana and commenced on the third.

"I did not really need the third one, but thought it best to take another bottle. "I have always weighed 162 pounds, but since I be

gan taking Peruna I weigh 120 pounds for the first time in all my life, and I am now 33 years old. "Your medicine has surely done me a great deal of good and I have recommended it to several others who have begun taking it.
"My mother, who is 76 years old, had grown so weak

she could scarcely walk. "She took two bottles of Peruna and is fleshier and is looking well."

A Spring Tonic.

LMOST everybody needs a tonic A in the spring. Something to brace the nerves, invigorate the brain, and cleanse the blood. That Peruna possesses such qualities is beyond all

We have on file thousands of letters which testify to the curative value of Peruna in cases of nervous depression and run down conditions of the system.

A Typical Letter.

Mrs. Rhoda Stufflebeam, Bunch, Iowa, writes: "For years I suffered with catarrh of

the throat and bronchial tubes. "I doctored with different physicians, but kept getting worse all the time.

been brought up in the campaign.

Judge Lewis tried to rattle the wit-

The most difficult point that he had

to deal with was the fact that he got up certain affidavits signed by Mr.

Lehman, a justice of the peace. Dis-trict Attorney Holton, he said had

recommended that he have the affi-

davits made. Mr. Holton sat by Judge

Lewis and prompted his questions. It

looked, at one time, like this would

boil down to a question of veracity between Holton and Blackburn.

were called: Theo. F. Kluttz, of Salis-

bury; Mr. W. G. Means, of Concord; Rev. W. L. Grissom and R. G. Vaughn,

of Greensboro; Dr. J. W. White and Dr. M. F. Morphew, of Marion; Prof.

W. H. Swift, of Greensboro, C. J. Har-ris, of Dillsboro, J. A. Hoskins, of

Summerfield: H. L. Grant, of Raleigh,

the usual questions every one of these men said "good" and some were so enthusiastic as to add "very" to it.

Mrs. R. L. Bartlett Gets Free Lot.

as to draw the number calling for the

with the compliments of the Metropoli-

the company, stated to an Observer re-

been sold, as many as could have been wished. Mr. Benedict, Mr. C. J. Laugh-

in. Jr., secretary and treasurer of the Metropolitan Land Company, and

Mr. W. C. Maxwell, owner of the prop-

Letter to Barnhardt Mfg. Co.,

Charlotte, N. C.

Dear Sirs: The way to reckon the

cost of paint is to put both costs to-

It would save this country hun-

a year. See how it works. It costs as much

o put on one paint as another, don't

Yes, if you use the same number

No, you'll use twice as many gal-lons of adulterated paint as of De-

oe; and you've got to pay twice as

cost of putting it on.

of gailons. Well, don't I?

porter last night, that 156 lots

Mrs. R. L. Bartlett was so fortunate

in the morning.

At 5 o'clock court adjourned till 9:30

The following character witnesses

He was quick and frank to an-

ness but failed to make any head-

way. The defendant made a good wit-

beneficial character.

"This spring I took a cold which settled on my lungs. I had such a cough I could not rest at night. My friends, manent use in so many homes is that it and I myself thought I had consump-"A friend advised me to try Peruna. bottle. So used, it can be taken any

bought a bottle and wrote to you for advice. Before I had taken one bottle, my cough was better so I concluded to give it further trial. "I followed your directions as closely

as possible, and thanks to you and Peruna, I am a well woman to-day."

Peruna never falls to prevent spring catarrh or nervous prostration, if taken in time.

Revised Formula.—"For a number of years requests have come to me from a multitude of grateful friends, urging that Pe-ru-na be given a slight laxative quality. I have been experimenting with a laxa-

Gaffney, S. C., April 17 .- Mr. M. L.

this city, lost a barn by fire late Sat-

urday evening. When the fire was

pletely enveloped in flames and efforts

to save it were in vain. Several

horses stabled in ! had narrow es-

Easter services at Buford Street

Methodist church Sunday were among

the most impressive ever conducted

in the city and were attended by large

congregations. The feature of the

morning service was the burning of

a mortgage on the parsonage. In the

evening a beautiful service was ren-

dered by the Sunday school, under the

skillful direction of Supt. W. C. Mc-

Arthur, Miss Louise Sarratt and Mrs.

Take Hollister's Rocky Mountain

Tea this month. Drives away spring

tiredness, gives appetite and sleep,

Great family tonic. 35 cents, Tea or

Charlotte's Best Conducted

Special attention given to

Table Service, making it un-equalled in the South. This is

a feature of The Buford that

Manager

When You

Clean House.

you'll find our store the

place to buy the many

utensils you need and

Allen Hardware Co

ought to have.

the Traveling Public.

tentive Servants.

claiming the attention of

Comfortable Beds, At-

HOOPER

makes you well and keeps you well

Tablets. R. H. Jordan & Co.

splendidly presented by the pupils.

Ross, a prominent business man

discovered, the structure was

In the matter of the Damask Manufacturing Company, bankrupt. By virtue of an order duly made nd entered in the above entitled proceeding in bankruptcy, the under signed Trustees in Bankruptcy of said Damask Manufacturing Company will offer for sale, for cash, at public auction at the court house door in Winston, N. C., on Saturday, May 5, 1906, at 10 a. m., the mill site, the water power, factory building and contents lately belonging to the said Damask Manufacturing Company, located at Roaring River, Wilkes coun-

ty. North Carolina. The lands hereby offered consist of three tracts-one of four and onehundred and forty (140) acres, and one tract of one hundred and nineteen (119) acres, lying adjacent to the dam and factory building of the com-

H. M. Johnson. The service was en-titled "Nature's Awakening," and was The buildings on this property consist of a brick factory building, 60x176 feet, standard construction, one story nigh, a brick store room and an office 26x38 feet, and two completed tenant ouses and six in the course of construction; also a forty-horse-power boiler, together with supplies and mathine shop tools, and building ma-Also the stock of goods in the company storehouse, consisting of shoes, overalls and sundries and a lot of plug tobacco in the original packages, unbroken, and also vpewriter.

All this property will be offered separately first, and then as a whole. This sale is made subject to confirma-tion by the Court or Referee, at a meeting of the creditors to be held at Winston, N. C., Saturday, May 12, 1906, at 10 o'clock. F. H. CHAMBERLAIN,

Trustee in Bankruptcy. For any further information desired, address the Trustee at Greens-boro, N. C., or his attorney, R. C. Strudwick, Esq., at same place.

Genuin**e** Mad Stone. A genuine Mad Stone. Will cure bites of rabid dogs; will cure hydra-phobia; will cure bites of poisonous snakes; will cure lock jaw; will draw any poison from the system. I have treated hundreds of cases and every one has been cured.

every one has been cure A. D. YELTON, Lattimore, N. C.

Chick Springs Agency

and we are prepared to furnish it in helf-gallons, five gallons

and barrels.

Chick Springs is a most remarkable water and is a specific for Indigestion and Dys-

Some Recent Shipments and Orders

1 warp eplitting machine to Philadelphia.
2 yarn bundling machines for Pawtucket, R. I. (This is a machine to make 5 and 10-pound bundles for the retail trade.)
5 waste cleaning systems (the system comprises a waste cleaning machine for motes, sweeps and other waste without removing any fibre. There is another machine to extract buckles, pieces of ties, stene, pieces of leather, broken hobbins, ring travelers and other foreign matter. It extracts uncut threads also. Then comes a suction fan and collector. We build the machines and install the system.)
1 Sand and boil screen for cotton seed off mill in Peru.
2 lard presses and one filter press to Brazil.
6 lard presses to Philadelphia.
Lot of shafting, pulleys and hangers to Waterbury, Conn.
(This shipment was to a large company which has for a long time been using Fairmont Machine Works' stuff, of Philadelphia, and as we bought the entire Fairmont outfit, we now get the business.)

using Fairmont Machine Works' stuff, of Philadelphia, and as we bought the entire Fairmont outfit, we now get the business.)

5 spoolers for mills in Gaston county.

12 reels to mills in Cabarrus county.

4 reels to a mill in Georgia.

2 reels to Lincoln county.

Pulleys, hangers and shafting galore to lots of mills.

Handled two big engine breakdowns, and, by working our shop night and day, saved the mills a lot of time.

We are rewinding lots of burnt armatures for factory generators and for street car motors.

street car motors. We have lately made and shipped 200—20 harness dobbies and the purchasers are delighted with them. We are now making 150 90-inch looms for Monroe Cotton Mill.

THE B. A. TOMPKINS COMPANY

Pattern Makers, Founders and Machinists

CHARLOTTE, N. C.

The Enjoyable Smoke, the Comfortable Smoke Everybody Smokes

"The Country Gentleman"

For Sale Everywhere

5 Cents



CAPITAL STOCK\$30,000.00

Not the cheapest, but preeminently the BEST. These are the largest, oldest and best equipped schools in North Carolina-a positive, provable FACT. 1,000 former students holding positions in North Carolina. Positions guaranteed, backed by written contract. Shorthand, Book-keeping, Typewriting and English, taught by experts. Address

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TIMED WIRE, GERMAN HEDDLES AND HEDDLE FRAMES WRITE US FOR PRICES.

Feskett & Bishep Steam Traps Carried in Stock; also Card Clothing and

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BIRMIN OHAM

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ELIZABETH COLLEGE AND CONSERVATORY

CHARLOTTE, N. C. Suburban Location, Extensive Campus, High Grade, Experienced, University Educated Teachers; Fire-Proof Buildings, First Cicse

OF MUSIC

Schools of Music, Art, Expression, Business. Enjoys a Reputa-tion for Thorough Work and Good Health.

CATALOGUE SENT FREEL CHAS. B. KING, President,

KEYNOTE

If you should purchase anything from usif that thing should not wear as you think it should, in every respect—we are just as anxious to make things right as you can be to have them right.

Carriages, Harness, Horses, Mules, Baggage and Passenger Service, Stylish Livery. Carriage and Harness Repair Work a Specialty.

J. W. WADSWORTH'S SONS CO.

THE McADOO

Greensboro's best Hotel. Entirely made over. \$25,000.00 expended and equal to the most modern hotel in the land. Elevator, long distance phone in each room. Free sample rooms. Free 'bus. Rates: \$2.00, \$3.50, \$3.00 and \$3.50.

M. W. STERNE

J. REACH CO. Makers of the famous

REACH BALL The ball adopted by the American

Southern Leagues and the American Association. We are the sole distributing agents in this territory, carry a complete stock at trade prices, and can save the retailer money and time on shipments. SOUTHERN HARDWARE CO.,

Charlotte, N. C. Write for '06 catalogue and price lists.

DR. C. L. ALEXANDER DENTIST. CARSON BUILDING

Southeast Corner FOURTH AND TRYON STREETS. HOOK AND ROGERS

- Architects -

CHARLOTTE & GREENSBORO, N.C.

Wheeler, Runge and Dickey

- ARCHITECTS -Second Floor 4C's Building. CHARLOTTE, N.C.

FRANK P. MILBURN

-ARCHITECT

Columbia, - -

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that we have secured the exclusive agency for the

Brannon Carbonating Co.

We are pleased to announce

Celebrated Chick Spring Water

pepsia.
Phone us your orders.
We receive the water fresh
every day.

THONE 835.