A. F. JOHNSON, Editor and Manager

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DONATES SHOES

The regular October term of Frank lin Superior Court for the trial of criminal cases convened on Monday morning with His Honor Judge J. H. Kerr. of Warrenton, presiding, and Hos. H. E. Norris, Solicitor, representing the State. After the selection of the Grand Jury, which was composed as follows: T. A. Collie, Foreman, J. B. Harris, A. A. Pernell, B. G. King, A. C. Stallings, W. F. Hunt, Lee Holloway, H. G. Comn, J. W. Clements, B. B. Massenburg, J. M. Finch, W. J. Shearin, P. T. Clifton, E. L. Pippin, W. E. Currin, E. B. Foster, Joe Wood, J. G. Lassiter, Judge Kerr delivered a most excellent charge. It was more impressive by its lack of similarity to the general run of charges. In it he pictured the lack of appreciation of our sive by its lack of similarity to the general run of charges. In it he pictured the lack of appreciation of our people for what we have when we have the finest, most beautiful country on earth, with the truest Anglo-Saxon population to be found in the world. With this idea in view he impressed the grand jurors with the duty that had been placed upon them in the uncertain terms. Showing, that maker this government of ours it was fouly of every citizen to see that it law was upheld and that only to the size ion a grand jury was established to selected to represent the people. He took occasion to speak especially of education, of carrying cincealed weapons and of blockade liquor. The charge, a masterpiece

State vs Earnest Kearney, c c

guilty.
State vs Edward Perry, breaking State vs Edward in lock up, not guilty.
State vs Sidney Wright, a d w, sub-

mission, prayer for judgment contin-ued for two years to give bond in the sum of \$100 and to pay costs. State vs Wilbur Smith, a d.w. guil-

ty, judgment suspended upon pay-ment of costs. State vs Spruill Upchurch, a d w. pleads guilty, judgment \$20 fine and

State vs G. T. Meade, a d w, pleads guilty, judgment \$25 fine and costs. State vs Ernest Eaton, c cw, pleads guilty, judgment \$25 fine and costs. State vs S. J. Perry, c cw, pleads guilty, judgement \$100 fine and costs.

state vs Vance Medlin, a d w, guilty, judgment 6 months on roads.
State vs Vance Medlin, a d w, guilty, judgment suspended upon payment of costs.

State vs John-Medlin, trespass, a w. judgment suspended upon payment of costs, prayer continued and capias to issue at request of Solicitor. issue at request of Solicitor. State vs Bourbon Medlin, a d w.

judgment suspended upon payment of State vs Vance Medlin, a d w, go

off the docket.

TO RED CROSS

TO RED CROSS

FRANKLIN SUPERIOR COURT CONVENED MONDAY.

Judge Kerr Making Fine Impression
—Personnel of Grand Jury—Many
Minor Cases—Quite a Lot of Business Transacted.

The regular October term of Frank lin Superior Court for the trial of lired to E. N. Williams to work out costs.

costs.

States vs Wheeler and Rhodes, f and a., continued Rhodees to give bond of \$500.

State vs John Medlin, a d w, judgment 30 days in jail, prayer for judgment continued, caplas to issue at request of Solicitor. equest of Solicitor.

request of Solicitor. guilty, judgment suspended on payment of costs.

State vs Nathan Clarke, a d w, guilty, judgment suspended upon payment of costs.

State vs C. B. Clarke, a d w, disorderly conduct, guilty of simple assault, pleads guilty as to disorderly conduct, fudgment 30 days or roads in each case, execution not to issue and sentence not to begin until the expiration of sixty days, and to pay costs. osts.
State vs Phil Freeman, murder, pl-

eads guilty to second degree, 15 years in State vs D. F. McKinne, defendant pleads guilty to c c w, fined \$50 and costs. State vs M. McKinne, c c w, not guilty.

State vs. C. C. Hudson, c c w, not

state vs C. C. Hudson, c c w, not guilty.

State vs George Johnson, fraud, disposing of mortgaged property, pleads guilty judgment 6 months in jail in each case, prayer continued if defendant pays costs.

State vs C. D. Hunt c c w pleads

osts.
State vs C. C. Ayescue, murder, State vs Eugene Kearney, 1 and r. transport fraud, called and failed.
State vs J. M. Bridges removing crop, nol pros.
State vs Charlie Wilson, a d w, guilty, four months on roads.
State vs Charlie Wilson, c c w, guirged and state vs Charlie Wilson, c c w, guirged and safely and composition of the continuation of the cannot the cannot thrive without an efficient system of long-time loans and low interest the age of 34 years and 9 months.

Mrs. A. W. Wilson, Sr., one of cultural interests. Agriculture cannot thrive without an efficient system of long-time loans and low interest the age of 34 years and 9 months.

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ALLEY GETS NEW TRIAL

In the decision mucd down by Carolina Supreme Court on Wednesday were included the following from Franklin County:
State vs Alley was given a new trial.
State vs Sills, was allowed to stand
no error was found.

HALLOWE'EN PARTY

There will be a Hallowe'en party at Wood School on Thursday night, Oct. 28. There will be Hallowe'en spirits for sale at auction. for the benefit of the school.

AT WHITE LEVEL

On Thursday night, Oct. 28 there will be a Hallowe'en Party at White Level school building. The public is ordially invited.

ANNOUNCES ENGAGEMENT.

Mr. and Mrs. W. E. Dement nounce the engagement of their daughter, Miss Mary Belle Dement, to Mr. John Randolph Inscee, Jr. The wedding will occur November 30.

TO SPEAK AT EPSOM WEDNESDAY, OCTOBER 27TH



State vs Charlie Wilson, a d w, guilty, four months on roads.

State vs Charlie Wilson, c c w, guilty, two months on roads.

State vs James White, damage to property, guilty, defendant to pay prosecuting witness \$20, and the costs of the action.

State vs Charlie Wilson, c c w, guilty, defendant to pay prosecuting witness \$20, and the costs of the action.

This in itself is not as bad as it sounds, a life mortgage on short terms and commercial banks cannot lend on long terms. But a special institution for the purpose, adapted to the needs we extend to her our heartiest constants. borrower, came first after 40 years of

Republican will be destroyed by a Republican Congress if possi-

In answer to the republican charg hat the league would involve United States in war he stated that it United States in war he stated that it provided nine different ways to one to keep out of war, and that the ratification of it would reduce the tax burden of the people in reducing the Army and Navy—showing that at present North Carolina was called on for thirty-saven millions to help support thirty-seven millions to help support

He made a benutiful appeal for big majority for the Democratic party especially in the State. In this con-nection he stated that Senator Lodge who is the present head of the Republican party, in 1890 came within one vote of getting the government to put federal troops at the ballot boxes in

His speech was greatly enjoyed by those present as was demonstrated by the several outbreaks of applause. The speaker was introduced by Mr. Edwin H. Malone.

though he is not her husband.

The second property of the class of the control of

Immediately after the address Chairman W. E. Tucker of the Louisburg Township Executive Committee an-nounced the names of his Ladies Associate Committee as follows: W. E. White, Chairman, Mrs. Julia Swindell, Miss Mattie Allen, Mrs. H. H. Hobgood, Mrs. G. A. Ricks. The Committee decided to make an imme-

register and as a result two hundred and twenty-nine had registered up to Wednesday night.

REPUBLICANS NAME THEKET Small Committee Cathers In Lou-Isburg and Take Action

That Franklin County is to lave a complete Republican ticket was learned on Tuesday when a small com-mittee of Republicans met and nam-ed the men to run for the several of-The ticket named is as fol-

For Senate—Jno. C. Stanion, of Wilson; Jno. C. Matthews of Nash. For the House—William D. Alford. For Sheriff-Luther L. Whitaker. For Register of Deeds-Geo. W. For Coroner-Washington G. Faulk

For County Commissioners D. C. Tharrington, Walter W. Devis, Chas. T. Cheves, Ollie W. Ayescue, W. Joel

Yes, it is permissable for a woman Senator Harding is said to be worvoter to scratch a candidate even king very hard. Perhaps he is trying to interpret his own speeches.

OUR RALEIGH LETTER

(Special Correspondence)
Raleigh, Oct. 19.—The largest and most representative crowd of North Carolinians that ever assembled at the State Capital once each year is gathering in Raleigh this week in attendance on the State Fair. This week the crowd is more representative than usual, because it is the year of a general election, when the big political campaigns are staged. Scores of prominent men can be picked out on the fair grounds and in the hotel lobbies, and they are taking ad-(Special Correspondence) out on the fair grounds and in the hotel lobbies, and they are taking advantage of the fine occasion and opportunity to meet their personal friends from all over North Carolina. Many arrived Saturday and Sunday. The occasion presents a fine opportunity also to newspaper men to learn the humor of the people of the variation.

the humor of the people of the vari-ous districts and counties with re-gard to the political parties and their candidates. It is being embraced by your correspondent and he has been struck with the repeated statements by visitors from all sections of the State who emphasize the assertion State who emphasize the assertion that the prospects of the national Democratic candidates have been vastly improved within the last two for Greensboro to attend a meeting of the nations is close to the hearts of the great majority of North Carolina people and that Candidate Harding has alienated many voters from his parallenated as meeting of National Manufacturers of Dental goods.

Rev. G. F. Smith left this week of the Board of Trustees of Greens-boro to attend a meeting of the second alienated many voters from his par-ty by his more recent attitude of op-en hostility to the league and oppo-sition to the ratification of a peace

sition to the ratification of a peace treaty, even with reservations. As to Morrison and the State ticket. they all, with one accord, acclaim the ir admiration for the Democratic candidate for governor, who most of them have come to know better than they did in the days preceding the State primary. It is the concensus of opinion that the Democratic majority will be, proportionately, the largest ever polled for the State ticket. There is but one qualification to

belittled the rest of the Democratic revaluation program, there was little real meat in his speech. He did not fulfill the hopes of many present by even referring to Josiah William Bailey's declaration that Parker was "the most densely ignorant man in public life in North Carolina on the taxation subject." But he has quit quoting Josiah's utterances on the statute in existence to protect of the statute in the statute in existence to protect of the statute in the statute in existence to protect of the statute in the statute in the statute in the statute in existence to protect of the statute in the s

before the election—for the same un-worthy purpose. And he will still be compelled to say he has NOT YET fastened it on any white Democrat. Another display of cheap politics which Parker is still indulging, is his fine words for Gardner and Page,

AMONG THE VISITORS

SOME YOU KNOW AND SOME YOU DO NOT KNOW.

Personal Items About Folks And Their Friends Who Travel Here And There.

Mr. R. N. Sims, of Raleigh, was in attendance at Court this week.

Prof. R. B. White, of Wake Forest ollege, was in attendance upon Court this week.

Ex-Judge E. W. Timberlake, of Wake Forest, was a visitor to Louis-burg this week.

Mr. and Mrs. J. H. Harris and son f Roanoke, Va., are visiting his people near town.

Dr. D. T. Smithwick returned this week from a visit to Greensboro, whe-re he attended a meeting of National Manufacturers of Dental goods.

JONES-MACON.

Invitations reading as follows have been received by friends in Louis-

been received by friends in Louisburg:

Mrs. Hal Thomas Macon invites you to be present at the marriage of her daughter, Philena Jenkins, to Mr. Joseph Clyde Jones, on Thursday, the twenty-eighth of October at twelve o'clock, noon, Baptist Church, Warrenton, North Carolina.

The bride is one-of Warren County's fairest and most popular young ladies and is loved and admired by a large host of friends, and is a mem-

tempt to bolster up his own argument.

Candidate Parker, with much gusto of the white men of this State had repeated that old threat which he has been making in every speech since the episode of the circulation of the letter to the negro women occurred, in the hope that he could becloud the issue of negro women votes in this issue of negro women votes in this letter to the negro women votes in this loss of the white men of this State had been voting of late years, was partly due to the failure of the authorities to provide an absentee voters' law letter to the negro women occurred, in the hope that he could become the law, and the court saw no reason why North Carolina should election. It is fair in its operation and

issue of hegro women votes in this election.

"I have not located the scoundrel yet," he declared, "but I have evicence, and as soon as I can fasten it to him I will brand the writer of that circular for what he is," etc. Farker knows as well as the people whom he speaks to on the subject, that no "white Democrat" had anything to do with it. He knows that he will NEVER be able to FASTEN IT on any such man. He knows perfectly well that he is making this kind of threat in the hope of fooling disgusted white Republicans, who refused to applaud his threat. Parker will make the same statement in the last speech of the campaign, the day before the election—for the same unworthy purpose. And he will still

LLEWXAM.