ANARCHY WANTED

Weather Today

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RALEIGH, N. C., FRIDAY MORNING, APRIL 10, 1908.

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# Leads all North Carolina Dailies in News and Circulation

Western N. C. Can Get Good Raleigh Paper.

# VOLUNTARY

The Reasons Alleged By the Southern for Moving Up Its Schedule on Train Out of Raleigh Having Ccased, Informal Request of Commission is Eccded.

CHANGE IN SOUTH ERN'S SCHEDULES Effective Sunday, April 12th., train No. 1111 will leave Goldsboro at 9:40 p.m. arrive in Raleigh 11:59 p.m. sameas at present and will leave Raleigh at 2:00 a. m., arriving at Greensboro at 6:00 a. m. W. H. McGLAMERY, P. and T. A.,

As officially announced yesterday afternoon the Southern Railway will on Sunday night put back into operation the old schedule on its train No. 111 out of Raleigh-a schedule that had existed for twenty years prior to May, 1906, when it was suddenly

Raleigh,

Under the renewed schedule train No. 111, which arrives in Raleigh at 11:59 p. m., will be held here until 2 a. m. before continuing to Greens-

The change is of great importance and convenience to people generally along the line of the North Carolina Railroad and in the Western part the State on account of the fact that thereby it will be possible to deliver to them a morning newspaper published at the State Capitol at an hour late enough to contain full local news and telegraphic dispatches.

It will be remembered that at the time the change was announced two sion issued an order to the Southern upon petition of many hundreds people not to put the annuoned change in effect pending a hearing of the merits, the reason given by the commission being that the connection with the Seaboard train arriving a Raleigh at 1:20 a. m. north bound was thereby broken.

In spite of the order of the com mission the Southern Railway put the change into effect and at once applied to Judge Purnell for an injunction restraining the commission from atsigning as reasons that the change was necessitated by the fact that trail No. 39, a through train at Greensso early as to necessitate the change in order to make the connection; and that its train from Salisbury for Asheville left at 6:30 a. m., so that it was necessary for connection with it for the change to be made. These facts, alleged the railroad, constituted the order an interference with interstate commerce and took it out of the juris diction of the commission to make.

After hearing the matter, Judge Purnell took this view and continued he restraining order and the petil titioners withdrew their complaints before the Corporation Commission. Changed Conditions Operative.

When, therefore, recent changes i he Southern's schedules at Greens horo and Salisbury negatived the rea sons given at the time for the change the Corporation Commission took up the matter informally with the South ern Railway with the result that the old schedule has been restored. While the Southern's given reasons for the change had ceased to exist so had the meanwhile the Seaboard schedul on which the original order of the Commission was based, so that the Commissioners were unable to renew their order had they desired to do so and the question lent itself to inform.

al adjustment. Besides affording an old convenonce to people in Greensboro ter ritory of being able to leave their ng and spend the day in that city returning in the afternoon, the re-esshishment of the old and long-existentire people of the State west of ter list. Italeigh, whose facilities for getting . At a meeting of the directors and

riously impaired by the change, A Sure-Enough Morning Paper. lishment of the old order is deeply ny already having a franchise to enter gratifying since it will now be able the Twin City. Material is already on to repay in better measure the sub the ground to complete the line to a men named Mooney and Jones, from ment of the state University will ocper" that went to press shortly after completed. A good many of the ru- a \$500 bond each accused of crushing will deliver the annual address. Thireleven o'clock at night; and because ral people have already contracted for the skull of William N. Long. a mer- teen students will come up for graduaof the relief from the strain of trying the service. The company is encour-to issue a creditable edition at an im-aged to believe that a good revenue Long was attacked in his store at

The News and Observer had grounds gens of the Twin City giving assurance the merchant over the head with a to think that it was the object of at- of support. tack from the Southern Railway and

commission denied explicitly that the paper entered into the reasons for the change in the schedule, and the fact that after the reasons averred had ceased to operate it has taken steps to put the old schedule into effect without compulsion is an action that will appeal to those knowing the circumstances who are lovers of "fair play ind a "square deal."

History of Change and Legal Fight. In May, 1906, the Southern Railway made a change in the schedule of its train, Number 111, that for twenty rears had been leaving Raleigh at or about two o'clock in the morning for Greensboro, whereby the time of de-parture was changed to 11:59 p. m. Upon the announcement of such

contemplated change in schedule, the Corporation Commission was in receipt of protests and petitions from hundreds of people living both in Eastern and Western North Carolina asking that the proposed change be not permitted on account, in one instance, of the connection with the Seaboard Air Line northbound train at Raleigh being broken thereby; in the other instance, from citizens living along the line of the North Carolina Railroad between Durham and Greensboro who had been accustomed to take such frain at a reasonable hour in the morning, attend to business in Greensfrom thousands of people along the line of the North Carolina Railroad, the Winston-Salem division of the Southern and the West generally upon the ground that the change in schedule deprived the people of a large portion of Central and the entire portion of Western North Carolina of the benefit of a Raleigh paper printed at Ral- by tellers disclosed the absence of a eigh and delivered the same day. Acting upon the petitions the Cor-

poration Commission made an order which sought to prevent the change of schedule pending a hearing on the doing so he had a brief, but lively merits, whereupon the Southern Railway procured an injunction from Judge Thomas R. Purnell, restraining the said Corporation Commission with interfering or seeking to give effect to its order and such injunction, on hearing, was made permanent. "Interstate Commerce" Injunction.

Such injunction was issued and made permanent on the hypothesis that the earlier departure of train No. 111 from Raleigh was necessitated by certain connections at Greensboro and Salisbury, whereby travel would be North Carolina and whereby travelers report on the Indian appropriation be enabled to connect with the Southern Raliway's interstate early morning train. Number 39, at Greensboro; but subscouent changes in schedules at Greensboro and Salisbury have served to remove the objections stated to the maintenance of the old and valuable policy of sending out from Raleigh a train which would Greensboro at an early hour in the morning and there connect with trains for the West and South and (Continued on Page Five.)

# Dartmouth Defeats Trinity Five to Four.

years ago, the Corporation Commis- Trinity Has Things Going er Way Until the Eighth When Gantt by Walking Three Men and Allowing Hits and 3 and

2-Baggers.

(Special to News and Observer.) Durham, N. .C. April 9 .- Dartmouth turned the tables on Trinity today, winning the second ball game of the series, by the score of five to one. tempting to enforce its order and as- Trinity scored first in the fifth and seemed to have had things going her way until the fatal eighth. On this boro, left at an hour in the morning inning Gantt lost his own game by for three and two bags respectively. When the eighth closed five New jority wanted would be enacted. Hampshire boys had crossed the pan. Trinity failed to score in their half exclaimed, "is sauce for the gander,"

of the eighth and in the ninth some subs were tried at the bat. The team left at six thirty on a play Georgia Teck two games. The student body accompanied the team to vote was not forthcoming, and the counseling such crimes as murder, the train to give them a good send bill accordingly for the present will

Score by innings: Dartmouth ....000 000 050 -- 5 4 Trinity ....... 000 010 000-1 3 4 Batteries: Glaze and Leonard: Gantt Case of Virginia Against West Virginia and Claude Flowers.

Summary: Struck out by Glaze, 7 by Gantt, 10. Bases on balls, off Gantt 3: off Glaze, 2. Hit by pitcher, Gantt, Earned runs, Trinity, 1; Dartmouth, 1. Umpire, Frank Wrenn, Time of game, 1:50.

## CHABER OF COMMERCE.

To Be Organized in High Point-North State Going Into Winston -Funeral of Mrs. Loftin.

(Special to News and Observer.) High Point, N. C., April 9 .- A call effecing an organization to be known as the Chamber of Commerce of High comes at an early hour in the mora- Point, to be held in the directors, room of the North Carolina Savings Bank and Trust Company Friday night, April 10th, Already over 100 ng schedule will be of interest to the names have been secured for a char-

news from the State capital were st- stockholders of the North State Telephone Company yesterday afternoon it was decided to get into Winston at Two Robbers from the West Attack become a cause of crime." To this paper, of course, the estab- the earliest possible time, the compawill be had from the line between Yeopin, in Perguimans county, by the At the time the change was made here and Winston, many of the citi- two men, who are said to have beat

The remains of Mrs. Elizabeth Lof- the men away. A posse was organized saturday, except fair Friday on the

licans to Quorum.

ress is Made in the Transaction

of Business-Bills to Increase

Revenue Cutter Service Are

Passed.

(By the Associated Press.)

Washington., D. C., Apr. 9 .- Three

imes today in the House the Demo-

crats caught the Republicans "nap-

ping' and forced them to produce a

querum. On one other occasion a vote

quorum but Speaker Cannon peremp-

torily applied the Reed rule and de-

progress was made in the transaction

of public business. Both the army

and the fortifications appropriations

to promote the safe transportation in

At five o'clock the House took a re-

motion by Mr. Sherman, New

Divisions and Roll Calls.

York, in the House of Representatives

today to recommit the Indian Appro-

priation bill to conference started the

daily monotony of divisions and roll

calls. Mr Williams, the minority.

leader, was on hand with his usual

demand for the yeas and naves, which

with the view to saving time. Leader

Cannon, however, ruled that

speedy action.
"Oh," drawled Mr. Williams,

yond the limits fixed by either House.

on this occasion will be the gander."

STATE VS. STATE.

Has a Preliminary earing.

(By the Associated Press.

a Merchant

club. His cries for help frightened

lie on the Speaker's table.

sented West Virginia.

guess that's so.

motion Mr. Williams protested,

cess until 11:30 tomorrow.

clash with Mr. Williams.

conference

# Message to Congress.

In Spite of Repeated Roll-Calls Prof- One of the Shortest Messages He Has Yet Transmitted to Congress-Report on Legal Phase of

Attorney General.

(By the Associated Press.) Washington, D. C., April 9 .- In one the shortest messages which he has of that body to the necessity for anarchy. With the message he transmitted a report reviewing the legal phase of the question by Attorney

clared a quorum to be present. In To the Senate and House of Repre-Notwithstanding repeated roll-calls

"I herewith submit a letter from jurisdiction in this case. the Department of Justice which ex-President the power to prohibit the which numl " pression of anarchy, every other ques-

tion sinks into insignificance. anarchist is the enemy of humanity. the enemy of all mankind, and his is a deeper degree of criminality than any other. No immigrant is allowed to come to our shores if he is an anarchist; and no paper published here or abroad shall be permitted circulation in this country if it propagates anarchistic opinions "THEODORE ROOSEVELT."

he facetiously remarked was made "The White House, April 9, 1908." Besides his direction to the Post-Payne, of the majority, challenged master General to exclude from the that assertion and at the same time mails such publications as "La Quesnade the point of no quorum. Against tions Sociale," President Roosevelt, in his letter to Attorney General Bonasaying the point was dilatory. Speaker parte, asking for an opinion on the legal phases of the subject, says he point of no quorum will get a more has had the particular case called to the attention of the governor of New Jersey by Secretary Root that the governor may proceed under the State The roll was called and the bill was

returned to conference, 250 to 3, the The opinion of the Attorney General Democrats all voting with the Repubwhich the President transmits to Con-The reason for returning the bill to the conferees was found in the fact Tribes for services performed in the police and soldiers that anarchy can preparation of their citizenship rolls, prevail, constituted a "seditious libel," The provision was so altered as to and "is undoubtedly a crime at com-

make it general and to extend it be- mon laws." original pharseology, so as to require such publications criminal, the At- He afforded ample proof of this st the approval of the Secretary of the torney General asserts, and quotes ment when he was running for Court and Mr. Justice Field, as auhemently opposed the adoption of the thority.

conference report and called upon his is devoted to the question of whether, Congress, the Postmaster General has the right to exclude such publications. "and," he added, "the Republican side in excluding from the mails any issue any periodical, otherwise entitled The Democrats voted solidly against to the privilege of second class mail the adoption of the report, with the matter, which shall contain any arresult that the necessary two-thirds ticle constituting a seditious libel and

In arriving at the latter conclusion the Attorney General made a clear distinction with reference to the authority of postal officials over sealed and unsealed mail matter. veying letters and newspapers to persons whom they are directed, he says the United States, "undertakes the

Washington, D. C., April 9 .- The business of a messenger." He adds: case of the commonwealth of Virginia "In so far as it conveys sealed docagainst the State of West Virginia involving the liability of the latter State bound to know, but are expressly forfor a part of the \$30,000,000 debt contracted by Virginia before the creation of such messages may be: therefore of West Virginia, received a prejimithe government nor its officers can be that several land owners along the held either legally or morally responthe United States today in connection sible for the nature of the letters to ing out for more money. He thinks with the preparation of an order for which they thus, in intentional ignor- all titles will be perfected for the govance, afford transportation. But in ernment in a few weeks. When this testimony. The two States differ mafor general circulation and which, by actual work of excavation. The most order should be drawn, and the point was argued at length by a large array and in consideration of the reduced and thirty feet wide for a distance of rate at which it is transported, the four miles. for the bondholders and Randolph officers of the Postoffice Department Harrison and Attorney General Anderson for the State of Virginia, Forspect, it seems, obvious that neither mer United States Senator Spooner and former Secretary Carlisle repre-

scribers who have loyally stood by it half way point, and the other half Wisconsin and Nebraska respectively, our at Chanel Hill May 21st. Dr. through two years of a 'morning pc- will be commenced as soon as this is have been bound over to court under George G. Thomas, of Wilmington,

### \* THE WEATHER.

Local showers Friday and probably

Democrats Force Repub- Roosevelt Sends Special Chief Justice to Sit in Dispensary Case.

# THE HOUSE SESSION BONAPARTE'S REPORT FOR THE NEGRO VOTE

Roosevelt's Concern for the Negro-Work Cn a Waterway to Begin-Kitchin Returns-Lynchburg Convention-Pon Makes a Statement.

By THOMAS J. PENCE.

Washington, D. C., April 9 .- Chief of the United States, has signified his intention to go to South Carolina and States Circuit Court, during the con-ville, "if there has been a per illel in sideration of the famous dispensary the history of the country of the

Chief Justice has consented to take Under the laws governing the Fed-Under this opinion, I eral judiciary the various Systes are hold that existing statutes gives the divided into nine circuit districts the mails for the advocacy of murder, preme is designated to preside over arson and treason; and I shall act each of the circuit districts It so of tomorrow. The Democrats pre- upon such construction. Unquestion- happens that the Chief Justice preexpedited to Asheville from Eastern vented the adoption of the conference ably, however, there should be furth- sides over the Fourth Circuit District. er legislation by Congress in this mat. which embraces the States surroundment. North Carolina and South Car- gress two years hence as the result olina are among this number of

> In the olden days before the Supreme Court was overwhelmed with such an amount of cases it was cus- an article published in severa apers tomary for members to visit the var- in the State in which it is state I that ious districts and sit with the Circuit a rumor is being crculated that I judges. This practice has fallen into have entered nto an agreement disuse in recent years, the reason be- some one not to be a candidate again ing that the court has had its time in consideration of certain support pretty well occupied with cases com- which t is suggested I would be have ing before it here in Washington. So received but for this agreement in far as is known, Chief Justice Fuller any part. I will say that such tumor in all his twenty year's service upon is utterly without foundation. the Supreme Court bench, has never made no agreement of any 4c ld in made a circuit visitation. For this this respect, in fact have not the a disreason his coming visit to South Carolina when he will sit with Judge Pritthe future with any one so in as I
> chard is likely to attract attention. can recall. The evident purity se of
> The Chief Justice is seventy-five years the "rumor" is to injure me the

Roosevelt's Concern President Roosevelt is very much because I am led to believe list an concerned because the Jim Crow car laws in operation in the Southern crats of the District are willing that States have caused railroads operating in that territory in some instances to gress, embraces a discussion of the deny to the colored man the same fawhole subject from many legal angles. cilities furnished white people who His first conclusion is that the article pay first-class fare. His interest in offering their support. From reports in question, which advocates the use the matter has prompted him to write I a mreceiving it looks as if My out of the attorneys of the Five Civilized of arms and dynamite in annihiliating to the Attorney-General a letter, copies of the six counties favor my deninaof which were given to the press from tion by very large majorities while the White House with a great amount I will receive a good vote in the one of noise, calling upon that official to institute proceedings against the of-He declares that there is no Fed- fending railroads, looking to the en-Subsequently the bill was again call- eral statute which makes such pub- forcement of the "principle of equality hold it. I think I am in a be to po- ed up for passage under suspension lications an offense against the United of acommodations." No man knows sition to serve my constituents than of the rules. Mr. Sherman explained States, and that the Federal courts better how to appeal for the negro heretofore: If again noming a I that the objectionable provision relat-ing to contracts between attorneys and the matter. That there is full power has all the old Republican leaders in vice I am capable of rendering claimants had been restored to its in the possession of Congress to make the South of former days beat a mile. Chief Justice Fuller, of the Supreme Presidency four years ago. Mr. Roosevelt needs the negro vote for his candidate. Mr. Taft, and he needs it Taft have given great offense to the in the absence of any legislation by negroes during the past two years. and the black man in the pivotical States of the East and est are swearing may be necessary to have another negro dine at the White House between now and the day of election in order to swing the colored man in line for the Secretary of War. The author of my "policies" has gone after that vote and he will get it. Make no mistake about that.

Work On Waterway to Begin Representative Small had an interview today with General MacKenzie. Chief of Engineers of the War Department, an i learned from him that work will soon begin on the construction of the third section of the preposed Inuments, its agents not only are not gress made an appropriation of \$550,-The head of the River and Harvirtue of the statues above mentioned, costly wor will be a cut ten feet deep

## Kitchin Lectures,

Representative W. W. Kitchin, who has been in the State for several weeks these officers nor the government looking after his gubernatorial candi- ing to the financial condition which employs then can escape re-sponsibility for the consequences if the consideration of the naval appro-they knowingly transport matter printion bill, which comes up in the they knowingly transport matter printion bill, which comes up in the which becomes, and which they must House this week. As the result of the know might be reasonably expected to death of the late Mr. Myers, of Louis- the bank's capital stock which it is

did not hesitate to make a fight against it nor, after the fight was abparently lost, to strain every effort to der which it was placed. The Southern Railway and the men were captured in Hertsagainst it nor, after the fight was abparently lost, to strain every effort to der which it was placed. The Southern Railway in its answer before the remains of Mrs. Estabeth Lof-tin, who died near Jamestown, were and the men were captured in Hertsagainst it nor, after the fight was abpared and the men were captured in Hertsagainst it nor, after the fight was abpared and the men were captured in Hertsagainst it nor, after the fight was abpared and the men were captured in Hertsagainst it nor, after the fight was abpared and the men were captured in Hertsagainst it nor, after the fight to fresh east winds.

The remains of Mrs. Estabeth Lof-tin, who died near Jamestown, were and the men were captured in Hertsagainst it nor, after the fight to fresh east winds.

The remains of Mrs. Estabeth Lof-tin, who died near Jamestown, were and the men were captured in Hertsagainst it nor, after the fight to fresh east winds.

The weather Yesterday.

Maximum temperature 75 degrees; minimum temperature 66 degrees; minimum trolled politics, and in this I presume borrowing money from the bank is a was typical of the conventors, which director is punishable by imp. sonwere federal employes, and a number to forgive it.

of other office holders were rooters on the side-lines. Mr. Angel, who was elected one of the delegates, had been outspoken for Hughes up to Monday. On that day Kanager Frank Hitchcock, former first assistant postmaster-general and it raided among the southern office-kollers as prospective postmaster-general in case of Taft's nominators. Taft's nomination and Rejection, used the telephone calling her postoffices in the Sixth district. Le calt-ed the assistant postmaster of Lynchburg, a relative of mine, is ructing him to communicate with the post-master at Bedford City., who had been supporting Angell, and said that Angell must be defeated unless a would accept instructions for Taft. The assistant postmaster was also i rected to line me up. Mr. Angell it idently agreed to accept instructions, and was elected. I was supported by it's largest single delegation in the conjention, that from Montgomery could, with fifteen delegate votes out of the total of sixty-three. The delegation from Halifax was controlled by the postmasters from South Bold in and Houston, and that from Bellerd by the postmaster at Bedford To, and I could figure out only that if out 28 of the 32 votes necessary to at dection hence I did not allow my name to go before the convention. The resolutions instructing for Taft weth received by the convention in sile c. Al-though the chairman paused or applause at the close of the en pgy of Taft, there was not a sign of prova from the convention. It was a federal machine made proposition file start

cold-blooded, unbridled use of patronage for the control of the af-fairs of a political party to the which is now going on in the South. The opinion and feelings of the people, the effect of the proceeding upon the welfare of the party or its relation to the | dog. good of the public service to ms to count for absolutely nothing in the scale against the desire for power and public place. If it does not before long cause an uprising through ut the country among those who believe that public office is a trust, and no mere f selleverage for the attatinment will be surprised."

Pou Makes a Statemer's Speaking of the report of an agreement it was alleged e had Representative Pou said toda?

'My attention has been c3 ed to

cussed what course I shall par ue in reople of the Fourth district 1 am now a candidate for the nonif overwhelming majority of the emo-I shall again be named as the andidate. I have received more than four hundred letters from De m crats in all parts of the district gerler busly remaining county. I do not care to hold the office any longer that Democrats of the district want rie to

# President and Vice President are Indicted

Officers of The Neal Bank of Wanta Indicted for Violating Law 12 or to Failure of The Bank Fil December.

(By the Associated Press) Atlanta, Ga., April 9.-E. H. Wornton, president of the Neal Bank and W. F. Manry, its vice-president vere indicted by the Fulton county and bidden to ascertain, what the purport bor plan of improvement said that dirt jury today for violating the law with would be flying now, but for the fact reference to the management the bank prior to its failure last le jem-

> jointly indicted on the charge of sending to one concern more than per cent of the capital stock of the ank, which is a violation of the Neaf ank, charter. Mr. Thornton was in sted of its directors, and Mr. Manry was indicted individually for false is

It's better to forget an injury han

# SAVED BY A DOG

From Burning Residence

# SOUTHERN

Trinity Ball Team Leaves for Atlanta. Macon, Athens and Spartanburg, -Mr. C. L. Williams in Dying Condition-Other

(Special to News and Observer.) Durham, N. C., April 9 .- A small house dog, a pet, probably saved the lives of a family at an early morning fire today. The house was afire practically all over when the little dog went to the bed of his master and by barking awoke him and he awoke his family. The room was filled with blinding smoke at the time. In all probability one or more members of the family would have lost their lives but for the warning given by the

The home burned was a beautiful new two-story cottage in the northeastern section of the city. It belonged to John B. Proctor and was occupied by the family of R. H. Barbee. The home was a new one, seven room and two baths, and, cost \$2,250. As the members of the family ran from fish purposes and ambitious, signs, the house the cry of fire was raised and then the son ran to the nearest fire box and pulled an alarm. The house was therefore burning rapidly and beyond all hope of saving before the firemen were notified. This was shortly after one o'clock. were a number of pretty two-story cottages all around this one of these were damaged in the least. Mr. Proctor, who owned the house, carried \$1,500 insurance. Mr. Barbee had \$600 on his furniture. This will cover his loss, or nearly so, as

some things were saved. While the origin of the fire is not known it is almost certain that it started from a chicken brooder that was under the rear of the house. The theory is that the lamp exploded and the flames spread under the house. On Southern Trip.

The Trinity ball team left thir morning on the southern trip. trip will end with the return of the team to Durham one week from next Saturday. The full team with several subs were accompanied by Dr. Merle T. Adkins, the coach. He will return on the -8th and will remain here for the game with Delaware College on Easter Monday, 20th, and that night he will leave for Baltimore to join the Baltimore American League team, he being one of the leading pitchero on that team.

On the trip South the Trinity players will play two games at Atlanto, these games being with the "Terke two games at Macon with Mercer Callege; two games at Athens with the University of Georgia; and one gentee each at Spartanburg, S. C., where Wofford College team will be played man College. Up to this time Trining has played eleven games and loo! our defeated I shall retire with the elaoin The teams that will be met on to my party and the people."

Southern trip will have a hard page osition to face in the team from Bur

> is now at the home of his son, W. Williams, this city, and is in a dy condition. He came here for all purpose of examination and po peration, suffering from some bled der trouble, but was taken very and is new unconscious. He in years of age and his friends and re tives are anxious about his co

well-known citizen of Chatham county Little Miss Lena May Monk, daugheter, of W. J. Monk, entertained about thirty of her young friends at a birthday party last evening. The little folks romped and played and had all kinds of fun in their innocent kind of way. Then refreshments were served. It was a happy party. Dr. McIllwain, missionary to Ja

delivered an address in the Sunday school room of the First Presbyterian church tonight. After the address-6 silver offering was taken. In the Durham high school building tonight, beginning at 8 o'clock, there was an old-fashioned spelling bea This was given by one of the circle of Main Street Methodist church and was for the benefit of the new Memorial church. An admission fee of ten cents was charged. A goodly

number attended. sisted by Rev. Samuel Hanff, of Duke, are growing in interest. Large and diences are attending the meetings.

STORE ROBBERY IN WAYNE

House this week. As the result of the death of the late Mr. Myers, of Louisiana, Mr. Kitchin is now the ranking Democrat on this committee. He will probably speak on the bill. There is much interest among his fellow members as the result of the lively race for Governor in the State.

The Lynching Convention.

W. S. Baskerville, of Roanoke, Va., who was a candidate for delegate to the national convention at the Sixth Virginia district convention, held at Lynchburg Tuesday afternoon, was now and was not from the convention;

"The Lynchburg convention was an interesting exhibit in patronage-controlled politics, and in this I presume."

The sum in excess of 25 per control of the late who officials loaned was acceptable two officials loaned was and Observe?

The sum which Thornton is clarged to News and Observe?

Goldsboro, N. C., April 5.—The charge of Smith Ham & Co., of Pilze will a small town about nine miles north of here, was broken into any saleged to have given a note as Court which Yellow and it amounted to \$120.000.

The sum which Thornton is clarged to the sum which the sum which Thornton is clarged to the sum which Thornton to sum which Thornton is clarged to the sum which Thornton is clarged to the sum which Thornton to sum which Thornton is clarged to the sum which Thornton the sum which Thornton the sum which Thornton the charge of Smith Thornton t

The Wake County Medical Society held its regular monthly meeting yes terday, there being a large attendanc of physicians, and interesting profes sional papers were read and d