

By order of the Senate sujournment is taken each day at 7 p. m., and that hour arrived while the question was under discussion. The Bailey income tax amendment, therefore, will be the pending amendment when the Senate convenes to-morrow. If an unani-mous consent agreement in accordance with the motion made by Mr. Aldrich to-day is not then obtained, he prob-ably will move to postpone consider-ntion of these subjects to a certain day.

Discussion of the tariff was con-fined largely is the Democratic side of the chamber, and while technically based upon the tariff had more perti-nent reference to the Democratic na-tional platform. The immediate subtional platform. The immediate sub-ject of debate was an interview with former Congressman John E. Lamb. of Indiana, in which that gentleman was represented as criticizing some of the Democratic Senstors who had not cast their votes on some of the sched-ules in accordance with the declara-tions of the Denver platform. Among those who were referred to were Sen-ators Daniel, of Virginia, and Sim-mons, of North Carolina, and each made response to the criticism.

mons, of North Carolina, and each made response to the criticism. Senator Balley took occasion also to reiterate his independence of special declarations by the party, and Senator Hughes, the new Senator from Colo-rado, was ultimately drawn into the discussion.

Mr. Bailey having said that the Denver platform had been the work of one man, evidently referring to Mr. Bryan, Mr. Hughes entered upon a defense of Mr. Bryan and of the plat-form. The remarks of the Colorado Senator caused Mr. Balley to again Senator caused Mr. Balley to again take the floor and in defending his position, he undertook to show that by his vote for a duty on lead ore Mr. Hughes had himself not been en-tirely controlled by the official utter-ances of his party. 'He made refer-ence to "trasts" and masters, which in turn aroused Mr. Hughes, and he responded with much feeling, declaring that he was under no outside in-fluence and under no obligations to any trast. Mr. Balley disavowed any intention of making such an intimation and, although the atmosphere of the Senate chamber had for the time been heavily charged with electricity.

the incident passed off quietly enough. During the course of his remarks Senator Hughes took occasion to oppose the policy of attempting to impose an income tax by the roundabout way of a constitutional amendment. He declared his conviction that it was now competent for Congress to im-pose an income tax under its present authority and he pointed out that the former income tax law was not still on the statute bohks as had been stated



WATER WORKS AND SEWERAGE SYSTEM NEED REMODELING. HEAVY RAINS.

(Special to News and Observer.) High Point, June 18 .-- A mass meeting of the citizens will be called by Mayor Tate at an early date to pass upon the matter of remodeling the waterworks and sewerage systems.

restore the health of my son.'

People of State in

Favor of It

(Special to News and Observer.)

sufficient revenue and that the power

to levy a direct loome tax should be

on incom from sources not otherwise

Federal Goverment, and before sur-

taxation, thoughtful men will consider

the relative necessities of the State

and the Nation, and the just balancing

"So that in my judgment it is a

doubtful question whether the people

of this State will at this time through

their legislature favor or oppose such an amendment to the Federal Consti-

J. W. Cannon, of Concord, and local

capitalists are behind a movement to

establish a \$125,000 cotton mill here.

DOINGS IN WASHINGTON.

penings.

By the Associated Press.)

National Capital today were as fol-

was under discussion all day, the

with Mr. Bailey in defense of Mr.

Bryan and his platform. Senator

Bailey declared himself independent

The finance committee amendment

of special declarations by the party.

of these respective powers.

tution."

already subscribed.

government require it.

on the ground that two of the jurors. two negroes had failed to pay their Greensboro Indictment was resurrected last year and cases set for trial here. A motion to quash the indictment on the grounds that three members of the grand jury had not baid their soft the grand jury had not paid their poil taxes was overruled by Judge Newman ast summer.

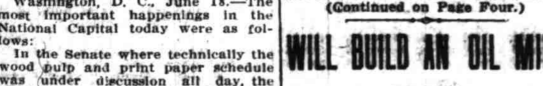
This term of United States Court was called specially to try these cases. It is contended by lawyers here to-day that under the law, rather under the law as construed by these gentlemen. His Reply to Inquiry-the indictment in the bank cases is identical with the indictment returned in the cases recently determined in this circuit and involving United States vs. T. M. Angle and the Renegar case, and that when the bank cases are called there will be little for Judge Newman to do but accept the lecision of the United States Circuit Winston-Salem, N. C., June 18 .- In Court of Appeals in the Angle and Renegar cases and order the bank esponse to a querry from a New cases dismissed. This highly interesting and important decision in the Angle and the Renegar cases will, it is known, be invoked in the bank cases. The decision of the Circuit Court of Appeals involves the regular return in open court of the grand jury among the States according to popu-lation, whenever the necessities of the indictment. The point was argued by State Senator James J. Britt, of Asheville, in the Angle case and won. It "They believe, however, that the present high protective tariff raises

was simply, in effect, that the rules of practice, under the common law. under the federal practice, and the practice adhered to in a greater numaccompanied by positive assurance of ber of the States of the Union, is that tariff reduction. This state levies a tax all indictments shall be returned into open court by the grand jury in a body. taxed, and such a subject of taxation may be as vital to the State as to the This, it is contended, and it is understood, tacitly admitted, was not rendering this important subject of

done in the bank cases. It was this point that Mr. Britt argued particuville, and which was also involved in the Renegar case. The Circuit Court of Appeals held that the point was handed down an important opinion, be dismused, the cases thrown out

of court, and the defendants released. The enterprise is regarded as assured. In the cases, however, where the seventy-five thousand dollars being statute of limitation does not bar the bringing of another indictment, propcity teturned into open court, the defondan's may be indicted and again brought to trial.

This, however, does not obtain with Summary of the Most Important Hapthe bank cases. The time for another indiciment by the grand jury in the matter of the three bank officials Washington, D. C., June 18 .- The



Democratic National platform became incidentally the subject of con-MEETING HELD AT WHITAKERS, siderable dispute. Senator Hughes, of Colorado, in his maiden Senatorial WHERE IT WILL BE LOCATspeech, engaged in a heated argument

ED-ROCKY MT. RIFLES.

Rocky Mount, June 17 .- At Whitakers yesterday there was organized. and the stock subscribed for an oil mill of twenty ton daily capacity. The placing a duty of \$4 a ton on print promotion of the stock company, paper was adopted by a vote of 44 to which will be capitalized at twenty-52, after Senator Brown's amendment five thousand dollars, was by Mr.

bearing the inscription 'Statesville Cheatham, J., E. Latham, H. R. Bush. Baraca-Philathea Special."



A General Thrashing Out of Their Differences **Over the Tariff**

By THOMAS J. PENCE.

ties intended to be one ballment. into Washington ,D. C., June 18 .- Democrats had a busy day of it in the an absolute transfer of property; (2) Senate today thrashing out differences an unregistered chattel mortgage is over the tariff. Senator Balley and good against a trustee in bankruptcy Senator Hughes, of Colorado, became and creditors who have not perfected involved in a controversy over the lat- a lien by seizure under legal process. ter's vote for a duty on lead. The Both of these points were decided in Colorado Senator's maiden effort was favor of the Wood Machinery Coma really great speech in arraignment pany. A leading lawyer here says of the Republican handling of the that the importance of the decision can hardly be overestimated. "It tariff question. Then Senator Johnson, of North Dakota, Republican, had opens wide the door of fraudulency in bankrupt proceedings because under the clerk read the interview of Demothis construction of the law a debtor cratic National Committeeman John E. Lamb, of Indiana, which criticized the day before going into bankriptcy may execute a mortgage to a confiden-tial friend and date it back more than Senators Simmons, of North Carolina; Daniel, of Virginia, and Newlands, of Nevada, all of whom were members four months, and unless he or his confidential friend admit that the of the Resolutions committee at the Denver convention. The putting of mortgage is fraudulent, there is no

this interview in the Record called way to upset it, and the State regisfor replies from the three Senators tration statute is to that extent nullified." The opinion overrules several of Judge Purnell's decisions and folmentioned. Mr. Newlands said that Mr. Lamb was intemperate in speech, larly before the Circuit Court of Ap- and declared that he attached little low's closely the decision of the Unipeals 'n the Angle case from Deu- importance to his utterances. Senator ted States Supreme Court in Hewitt against Berlin Machine Company. Daniels also criticized the interview of Mr. Lamb. David Sterne and John Parker rep

Senator Simmons said he did not resented the Wood Company and King and Kimball, T. S. Beall and Scott and well faken, and in the Benegar case believe that Mr. Lamb made the state-McLean represented the trustees. Opera House Condemned. ment, but if he rad he was satised deciding both the Renegar case and he had confused what transpired in the Angle cases on the point, ordering the sub-committee with what took City Building Inspector R. H. Mil that he judgment of the lower court place in the geenral committee. Senton has posted notices of condemnaator Simmons said he was not a memtion on both of the doors of the Grand ber of the sub-committee and did not Opera House, and this theatre is know anything about their disagreelosed for public uses until the City ments, and if Mr. Lamb made the Council provides fire escapes. The statement which was attributed to him building has been condemned for several years on account of inadequate fire escapes, but shows have been held as heretofore. The Board of Alder-men have been arranging for the with reference to the action of the general committee, it was inaccurate and misleading.

He stated that it was late in the second day of the convention when erection of fire escapes for more than the sub-committee reported to the a year past, but so far nothing has (Continued on Pare Four.) general committee and that necessari-

ly, as the convention was clamoring for a report from the committee, their deliberations were hurrled. He Stated that there were several conests, but only one or two divisions. these contests having been brought to an end by a message from Mr.

There was a contest on a Bryan. motion presented by ex-Senator Smith This proposed to of New Jersey.

amend the tariff plank by adding certain words with reference to labor. which were copied from an utterance of Mr. Cleveland. This amendment was supported by Senator Daniel.

let officers made a big haul last night, when they captured two blind tigers and about seven hundred half pints Senator Simmons, Judge Parker and others, but was voted down by a small majority-probably one or two. Continuing Senator Simmons said: of beone. "After then there arose other differ-

advices tell of the arrest of Henry A raid was made on the "Happy looligan" now known as the White Sandy Dury

OOLIGAN"

BIAND TIGER OUTFIT-

NEGROES ARRESTED.

Officers Elected.

cers: President, Ashley Horne; First

An Important Decision. The Circuit Court of Appeals has just handed down a decision of far-

reaching importance in the case of

Wood Machine Company, of Greens-

boro, bankrupt. About \$4,000 worth

of machinery was involved. The case

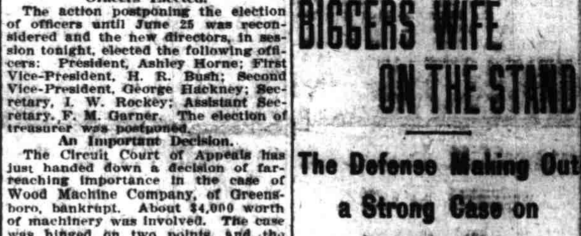
was hinged on two points, and the

court held (1) the fact that an agent

is allowed to purchase part of the

property that is stored with him does

not convert a contract which the par-



Insanity Plea

(Special to News and Observer.) Charlotte, N. C., June 18.—The de-votion of a wife to her husband is stronger than death, has been strik-ingly illustrated in the murder case against W. S. Biggers now being heard before Judge Council in Meckle before Judge Council in Mecklenbarg Superior court, when the mate of the accused man, a woman who has not known a well day in many years, csimly withstood the harrowing pro-cesses of a cross-examination follow-ing her statement of yesterday after-noon in which she told of the grad-ual changes in her husband, due to financial reverses that led to his men-tal unbalancing. Only once did she

along a parallel route as in the Thay case, though the question of the pris-oner's simily at this particular time is being little discussed, and little evi-dence is being adduced in that direc-tion. The defense is still offering evi-dence with many more witnesses to come while the State is holding in readiness a long stray of witnesses from

RMDE OFFICERS AT HAMLET LAND BIG

SLAUGHTER FOR MILLING

WHITE CONVICT.

(Special to News and Observer, New Bern, N. C., June 18.—Ah Paris was found guilty of manulau ter in the Superior Court today. case is somewhat peculiar. Paris, suard at the convict camp, shot T Toler, white, a convict, who was der sentence for running a blind to

at Giersch's cale, but this has changed and was to make it a eon just after twelve o'clock today. "Seeing Snake?" on the Route. The news that the scout party w

at Pinehurst and woudi leave the at three o'clock yesterday afternois was taken as in indication that the Pathfinders of the Capitals Rou would reach Raleigh last night, so the Raleigh automobile parties starts and Observer Good Board deputed from in front of and Observer office at 2:

which departed from in front of the News and Observer office at 2:38 f the afternoon. This car given for the trip by the Carolina Garage Company was in charge of Mr. W. H. Brewer vice-president of the company, and if the parts with him were Hon. J. H Wynne, mayor of Baleigh: Mr. Jose nhus Daniels, editor of the News an Generved; Mr. C. B. Park and Cot. If A. Olds. Thic car had Lockville a its destination and it made the ru to Apax in 55 minutes. Just beyon Cary the car ran over and killed five foot spake, and it is to be in marked that it is peculiar that early in the trip the editor of the New and Observer and Mayor Wyn should be "seeing snakes," as the gentleman are noted for the tempe ance proclivities and Raleigh is a d Explanations here in order for it said that the snake is the biggest se said that the snake is the biggest see this year. The car used is a Frankli six cylinder, 42 horse power and seat

ual changes in her husband, due to inancial reverses that led to his men-tal unbalancing. Only once did she mere-show signs of the nervousness and the suppression within, as she answered cooly question after question, framed according to the most scientific doc-trines of English law, and arranged every question with a view and pur-pose on the part of the attorneys. The court room again today was filled to the last square foot of space and several hundred spectators stood for a few minutes past nine o'clock till the one o'clock recess this after-noom, and from 2:30 to 5 o'clock. With the gradual unfolding of the evidence, more attention is being paid by the public to the insanity theory and there are heard expressed some opinions and heliefs that the trial, in-The auto cafs that left Rateigh in

including allenists and experts from the State's leading institutions to enthe state's leading institutions to en-deavor to cancel the insanity basis which the defense is so strongly es-tablishing. It is improbable that the State will get in any evidence in re-buttal before late Saturday or Mon-day and the case will not be concluded before the middle of next week.



Killed Sandy Purvis, of Anson, Last

(Special to News and Observer.) Hamlet, N. C., June 18 .- The Ham (Special to News and Observer.) Wadesboro, June 18.—Telephonic

