SEVENTY-ONE TAKE FIVE SUITS BEGUN

turned Soldiers, Three Women and One Negro

CLASS IS LARGEST SINCE WAR STARTED

Supreme Court Will Assemble Next Tuesday To Hear Ap-Brown Soon To Be Back On The Bench

Seventy-one applicants for license to the Supreme Court for admission to the tional Bank of Raleigh, for \$3,500; and bar, and many testified to the fact that W. H. McElwee, of Raleigh, for \$3,750. the examination was not particularly

easts, the largest class since the beginning of the war, there were a number of service men, whose studies were interrupted by the war. Likewise, there were three women and one negro.

The examination was framed by Associate Justice Walker. The Supreme Court will assemble next

Tuesday to hear the appeals from the First District, as the first session of the Fall term. Associate Justice Brown, who has been ill for some time, expects to be again with the court shortly after the opening of the term. Questions. 1. Does the grant of a power to congress imply a prohibition upon the states to exercise the like power, and

when is a power vested in congress exclusive of all state action on the same 2. What effect have the public acts of partial illegality of consideration

3. What provision is made with refer-

agninst state laws? 4. What constitutes fleeing from jus-

5. Is there any remedy for an improper refusal to comply with the demand for a requisition !

6. What is the extent of the legislative power of a state? 7. Is the police power of a state un-

limited, and specially, if the 14th Amendment to the U. S. Constitution places any restriction upon its excr-8. When a county proposes to exceed

the limitation of taxation, as fixed by Art. 5, sec. 1, of our Constitution, for a nurpose not involving a necessary expense, how may it proceed to do so lawfully, and is this procedure affected by my recent amendment to the Constitution, and, if so, what is it? 9. When a bill is introduced in either

branch of the legislature to impose taxes upon the people, what procedure must be observed in order that it may become a valid statute of the State, under Const., Art. 2, sec. 14? 10, Can' a citizen sue the State, and

if so, where is the jurisdiction and what is the procedure? 11. A. B. and C join in proceedings

for partition of land, alleging that they own the land in fee as tenants in comand afterwards A acquires an outstandagainst B and CT

12. When is a condition annexed to an estate void, and what is the legal effect, if void, upon the estate granted, the damages? distinguishing between the different kinds of conditions?

13. What is essential to the acquisitherein, by dedication!

14. Within what time must a limitation of an estate by will or deed vest. in order to be valid, or rather not to be void, at common law, for remoteness, differ from a remainder? and if we have a statute upon the subject, what is its substance?

15, If A builds a house upon his own and air which otherwise would have abate? free access to his neighbor's house, what remedy, if any, has the latter against

16. What is a party-wall, and what are cific the rights therein of the owners whose for defects? lands it divides?

17. Can a tenant in possession dispute his landlord's title to the land. and if so, when and under what circumstances?

18. When one has acquired and holds the possession of land as tenant, can he attorn to the owner of the true and paramount title, and thereby defeat ter's right and liability in respect to it the landlord's right of possession at the end of the term?

19. A conveys land to B, and afterwards to C, who takes possession thereof, title being out of the State. B then sues C for the possession. Can be recover? What is the rule in such cases? 20. Give an example of an estate ac-

quired, or passing, by estoppel. 21. If an estate is granted to A for if so, to what extent? the life of B, and A dies before B, who takes the estate?

for the breach of a condition, and is them by reason of the fraud, wrong or the right of entry assignable by grant negligence of the officers of the coror other conveyance? Give your rea- poration?

estate-precedent or subsequent-be the stockholders, and individuals dealing void, what is the legal effect upon the with the corporation, in regard estate granted?

24. A conveys land to B upon a parel same for A, the grantor, and convey a mistake in a deed?

the legal title to him when requested 58. What projection, if any, is extended to parties and witnesses, while fire

25. Busband and wife are seized of an estate by the entirety in land, and duce a paper or document unnecesthe husband, having secured a divorce, sary? remarried. He then dies intestate, his 60. What is a bill in perpetuam ret divorced wife and his second wife sur- memoriam, and when will it be enterviving him. What are the right, if tained by the court? of such survivors, and the husband's heirs, in the land? State your der a confession admissible?

26. A devises had to B for her life, and at her death to the heirs male formation contained in a confession imof her body by her husband C, what ate does B get by the devise?

27. A leases a house to B by a writ-ten agreement, to which there is no sevenant as to repairs, and during the enancy the roof leaks, so as to ren-ter the upper story of the house un-manufacture in action manufacture is netions of tort? 28. What laws govern the validity of 29. What if a contract is to be per-

LAW EXAMINATION AGAINST RALEIGHITE

- Loaned; Failure of Big Company Is Cause

As an aftermath of the failure of Monitor Graphite Company, a corporation with office and mine in Clay county, Alabama, which several prominent Ra-leigh citizens sought to promote, five Special agent S. Glenn Young and his civil suits have been started in Wake peals Argued From First Dis- Superior Court against William J. Antrict; Associate Justice drews for recovery of money loaned with the eight men yesterday afternoon the company on notes.

The five suits were started for the recovery of a total of \$22,267.95. The de- Jackson, near Columbia, where the defendants are: The American Bank and serters will be delivered to army affi-Trust Company of Wilmington, saing for \$9,517.95; The Citizens Bank of practice law in North Carolina yester- Zebulon, for \$3,500; National Bank of day faced the examination required by Lumberton, for \$2,000; Merchants Na-

Mr. Andrews was president of the corporation which existed but a short time before being declared insolvent In the batch of seventy-one appli- and bankrupt. W. B. Drake, Jr., of this city, was vice president, and Theo. Webb, another Raleigh citizen, was secretary-treasurer.

In answering the complaint of the different cases, Mr. Andrews contends that he executed certain notes as an official of the company and not as an individual. He also explains that he owned only a small portion of the stock-250 shares-whereas others held more than he did. Mr. Drak,e be asserts, owned 267 1-2 shares of the company's stock.

formed in a place other than that where it is made? 30. When is a contract in restraint

of trade void? 31. What agrreements in restraint of marriage are void? 32. State the difference in the effect

and records of one state in the courts and partial illegality of promise ? 33. Can a contract confer rights on

a person not a party to it, so as to ence to the extradition of offenders entitle him to sue in his own name for a breach ! 34. What effect have custom and us-

age upon the interpretation of contracts? 35. Can parel proof ever be permitted to vary the terms of a written con-

tractf 36. What are quasi contracts, and how do they arise! 37. Can there be a valid conveyance

of a possibility of inheritance, or a contingent interest, in land, or a sale of goods not yet in existence, either in law or equity! 38. Suppose that goods are stolen and

then sold by the thief to an innocent purchaser, will the latter acquire a good title, as against the true owner? 39. What choice of remedies has a purchaser who is defrauded in the sale

of goods? 40. If one of two joint tortfeasors is compelled to pay damages for the tort to the injured party, is there any case

in which he may recover over against

the other wrongdoer? 41. Is the sheriff, in the regular execution of process issued to him, liable civilly or criminally, for an act committed by him under it, when his only justification, in a suit against him for the act, as being wrongful, is an un-

constitutional statute? 42. In an action, under the Federal jury should find that there was negli- porators. gence and contributory negligence what would be the proper rule for assessing ment Company, Inc., Charlotte; authorhe damages?

43. If a judgment is recovered against duration unlimited. Sloan S. Sherrill,

one of two tortfeasors, or a release J. M. Rumple, P. Woollcott, John M. given to him, how will it effect the Huske, all of Charlotte, incorporators. tion of title to land, or an easement liability of the other one to the injured party, if at all?

44. Define a power, and give the different kinds. 45. How does an executory devise deemable at 105 after January 1, 1925;

What is a legacy, and enumerate he different kinds? Glea Alpine; increasing authorized 47. What is meant by the abatement capital from \$125,000 to \$300,000. the different kinds?

premises, so as to obstruct the light of legacies, and in what order do they abate f

48. State the difference between \$225,000 to \$500,000; creating \$150,000

mandatory and prohibitory injunctions? cumulative preferred stock, making 49. What is meant by decreeing spea total authorized preferred stock to performance with compensation amount of \$200,000; new preferred stock

50. What remedies has a cestui que trust when the trust property has been DR. CHARLES W. YOUNG wrongfully disposed of by the trustee? 51. What rules govern the descent of equitable estates?

52. If an agent makes a contract in Was Cited Twice For Bravery his own name, instead of using the name of his principal, what are the lat-53. Is the property of a municipal corporation subject to levy and sale under execution in any case, and if not, how may a creditor enforce payment of

his claim against it? 54. Is an officer of a municipality liable to it and to individuals, who may suffer thereby, for nonfeasance, misfeasance or malfeasance of duty, and,

What are the remedies, if any, 65. of a private corporation (or its stock-22. Who may make entry upon land holders; for loss sustained by either of

56. What is mount by an ultra vires did and commendable services: 23. If a condition annexed to an act, and state the rights of the State,

thereto What is essential to be shown,

attending court ! 59. In what cases is a notice to pro-

61. What is essential in order to ren-

62. What would be the effect of the discovery of relevant facts from inproperly obtained t Would they be competent as evidence?

63. What is the measure of damages for a breach as to fitness, quality or condition, in a sale of goods?

64. When are consequential damages recoverable in actions of contract and

65. When are exemplary, punitive and vindictive damages recoverable?
66. What is embracery?

DESERTERS REPORT TO AGENT YOUNG

Prisoners Show Up At

Appointed Time

upon their honor to report again Mon-

day, were all on time at the union sta-

"I knew you boys would be here,"

remarked Mr. Young as he shook hands

at the union station. The crowd left

on the 4:15 Scaboard train for Camp

The Belgian dog attracted considerable attention yesterday in Raleigh

and, naturally, many men and boys

couldn't be done. The police dog, ex-

plained Mr. Young, is trained to re-

gard all strangers as criminals and will

even resist a friendly pat on the head

unless it is administered by its master.

for many hours in custody of the dog.

returns. In capturing the eight desert-

ers Sunday, Mr. Young put the first

them and placed the dog on guard. Hewas gone several hours in searching

of prisoners were still in the circle when

That Is the Sum of the Capitali-

zations of New Enterprises

Yesterday

Half a dozen new corporations, one

f them capitalized at one million dol-

lars, and totaling \$1,450,000 in capi-

talization, filed articles of incorpora-

ion with the Secretary of State yester-

In addition, three corporations filed

amendments increasing capital stocks.

Swan Quarter Belhaven Transporta-

boats; authorized capital \$10,000, sub-

scribed \$650; duration unlimited. J.

F. Bishop, Sawyer Grocery Company,

J. D. Dawson Company, all of Bel-

authorized capital \$1,000,000, subscrib-

Lee A. Folger, all of Charlotte, incor-

good, Jr., Greensboro, incorporators.

pany, Mount Olive; authorized capi-

Independence Theatre and Amuse-

Amendments were filed as follows:

ton; authorizing the issuance of \$100,-

000 eight per cent cumulative stock, re-

Valdese Manufacturing Company.

Belle-Vue Manufacturing Company,

in the Engagements of

Sixth Division

"Headquarters Eleventh Infantry Bri-

"The commanding general cites in

general orders Private (first class)

Charles W. Young (observer) for splen-

"Second: In the Meuse-Argonne offen-

"This work extended over a period

he manifested bravery of the

to physical suffering in cold and in

clement weather but always performed

his duties cheerfully and efficiently

without any thought of the suffering

Real Estate Transfers.

in the office of the register of deeds

Dollie B. McDuffie to Sallie Jones an

Annie Hill, lot in East Raleigh, for

Mrs. Bessie Loeb to N. A. Brown, lot

on Johnson street in Raleigh, for \$700.

tract in Cedar Fork township, for \$103

Zeb B. Page and wife to D. C. Brown,

\$100 and other considerations.

and other considerations.

Real estate deals recorded yesterday

"WM. R. DASHIELL,

"Brig. Gen. U. S. A.,

"Commanding."

to which he was being subjected.

capitalization, \$160,000.

to be created from increase.

515 Polk street,

gade.

Gerardmer sector.

(Signed)

(Official)

were as follows:

for bravery, as follows:

Mount Olive Oil and Fertilizer Com-

\$250,000, subscribed 038,500; du-

C. C. Coddington, Inc., Charlotte;

haven, and others, incorporators.

Details of the charters yesterday are

as follows:

FOR NEW ENTERPRISES

he returned to the scene.

A MILLION AND A HALF

to make friends with him. It

Beigian police dog.

tried

taries Meet Here: Plan To Raise \$3,500

The eight Johnston county descriers, who were released in Raleigh Sunday PROPOSED BOOST WOULD INCREASE DIFFERENTIAL

> Where Virginia Cities Have Dif-Carolina They Would Have 12 1-2 Cents, Unless Railroads Adopt Central Fright Association Mileage Scale

Decision to raise \$3,500 at once to yesterday of the meeting of the Chamber of Commerce secretaries here.

Commerce should participate in the union, H. B. Wade, charging him with assault. After Judge Harris heard the It is easy for Mr. Young to corral fight were given, the principal one being testimony he found both men guilty of a bunch of prisoners, place them inside a marked circle and then leave them that failure to do so, and loss of the affray, but reserved judgment for the case to the United States Railroad time being. The prisoners are always there when he Administration, will mean the loss of gained in the freight rate situation, and four arrested in a circle, handcuffed Chambers against the railroads, now pending before the Interstate Com-merce Commission at Washington. for the other four but the first bunch

The hearing is on September 15, at Washington. The secretaries voted to tentatively retain their attorney in the other case, Mr. J. H. Fishback, as counsel and apportion the necessary \$3,500 to fight the case among the cities of the State. Mr. M. R. Beaman, secretary of the Raieigh Onamous, select two other secretaries and go to 28 m. p. h.

Howard Callertine, convicted of care-

Docket No. 10,515, which is the case State (Raleigh, Greensboro Henderson, Greenville, Fayetteville, Wilson, Zebu W. T. Tucker, un lon, Rocky Mount, Goldsboro, Durham, New Bern, Washington and Tarboro) against the director general of railtlement at Washington. It was simed for a readjustment of a time.

directions, looking to a fair differention Company, Swan Quarter; motor tial under the Virginia cities. The evidence in the case was voluminous, but all tended to the same end: That the Virginia cities possessed an unfair with the money in his possession, and advantage over those of North Caro- added that Julia identified the money.

The Railroad Administration now proed \$300; duration 60 years. Marjorie L. Coddington, Charles C. Coddington, line between the two is drawn just south of the Virginia cities. That is, it porators. F. B. Shackelford Company of North would leave the rates from the North to the Virginia cities unchanged, giv-Carolina, Inc., Greensboro; dry goods ing the cities, in addition to their pres-Carolina, Inc., Greensboro; Gry goods ing the cities, in addition to their plantal clothing; authorized capital \$15,000 ent differential of 11 cents, an addisubscribed \$300; duration 99 years. Fig. B. Shackelford, Columbia, S. C.; Max B. Shackelford, Columbia, S. C.; Max Allowed in 1916. Allowed in 1916.

This increase of 15 per cent in freight rates was allowed by the Interstate Commerce Commission to the railroads in 1916, on the condiration 50 years. S. L. Warren, Ben W. Southerland, Fred R. Mintz, all of tion that the carriers should adopt the mileage scale of the Central Freight Mount Olive, and others, incorporators. Association, and publish the rates, i. e., culturists; packers; authorized capital put them in effect, within six mouths.

mon. Partition is accordingly decreed. Employers Liability Act, by an employee of a railroad company against limited, L. D. Kirkland, R. P. Reade, lowed, and allowed the matter to lapse. ing paramount title. Can he assert it it for negligently injuring him, if the Jones Fuller, all of Durham, incor- It was said that they found it inconvenient to put the Central Freight Association scale in force.

At any rate, they now propose, after all this time, to make the 15 per cent increase effective, but without adopting the Central Freight Association mileage scale. If that scale were put into effect on commodities between Official Harris Hardware Company, Washingand Southern territories, the secretaries would not have had so much to talk about yesterday, but the failure of the railroads to declare the complete readjustment of rates that the adoption of the Central Freight Association would mean is, the secretaries say, unfair.

Must Have Support. The additional revenue, under this proposed increase, would not go to the railroads of the South, but to those of the North and West, is another point the secretaries object to in the case.

If the chambers fail to fight the railroads in this matter, it may prejudice the commission against the case in Docket No. 10,515, was the warning sounded HERE FROM OVERSEAS by Mr. L. H. Duncan, of Rocky Mount. We must have the interested support of the business men of the State in this fight," he said. "To lose means another increase in the cost of living in North Carolina. It will be to lose all we have gained. Dr. Charles W. Young, of Atlanta, ar-

Mr. C. V. Singleton, of Henderson, rived in the city Sunday from overseas was selected to get funds for the fight to visit his mother, Mrs. C. W. Young, in the western part of the State, and Mr. E. R. Young to do similar mission-Since the signing of the armistice any work in the eastern part. During Dr. Young has been a student at the the meeting, Mr. Duncan, who is secre-University of Bordeaux, France, and tary of the State Commercial Secreduring the engagements of the Sixth taries Association, received a wire assuring him the support of the Asheville Division at the front he was cited twice Board of Trade.

Those attending the meeting today were: Mr. H. V. D. King, secretary Chamber of Commerce, Fayetteville; Mr. H. E. Barlow, secretary Chamber of Commerce, Wilson; Mr. H. H. Willhoit, secretary Chamber of Commerce, New Bern; Mr. W. C. Denmark, secretary "First: In the Vosges mountains, Chamber of Commerce, Goldsboro; Mr. L. H. Dunean, secretary Chamber of Commerce, Rocky Mount; Major J. W. Jenkins, secretary Chamber of Commerce, Henderson; Mr. C. V. Singleton, agreement that the latter will hold the and by what degree of proof, to correct of about two months, during which Henderson; Mr. E. R. Young, Wash-same for A, the grantor, and convey a mistake in a deed? all kinds and when subject to such Chamber of Commerce, Raleigh.

highest order. He was also subjected OPENING OF THEATRICAL SEASON IS ADVANCED

> The opening of the theatrical season in Raleigh has been advanced six days and the initial attraction will be Adelaide Thurston in her own play, "What's Your Game?" The date is September 4. Before this show was booked by Manager Upchurch the opening date was set for September 10 with "The Naughty Wife" as the headliner. Manager Upchurch expects to add a large number of other attractions before the opening of the season.

Carthage Market To Open. Mr. R. A. Bryan, who was in Raleigh yesterday, states that the prospects are splendid for a most successful season for the tobacco warehouses in his town, which will open at an early date.

STOMACH BITTERS

Included In Number Are Re- Proceedings To Recover Money Turned Aloose In Raleigh, All Chamber of Commerce Secre- At Least, the Results Cost One Man \$100 And Costs; Union Men Have Scrap

> One man was fined one hundred dollars and cost for driving an auto while INCREASE DIFFERENTIAL intoxicated, two members of the painters' union adjusted their difficulties, and a flock of speeders were fined and a few other cases disposed of at yester-day morning's session of City Court.
>
> The auto-intoxicated man was T. A.

Edwards, who has been up before on a similar charge. This time he had been drinking Neah's Stomach Bitters, 25 per cent. alcohol. The court assessed the \$100 fine as punishment. Somewhat similar was the case of F.

K. Evans, Pitt county man of three score and nine years, who was charged fight the proposed 15 per cent increase with being drunk. He drank aromatic in freight rates, and the making of or Angostura Bittters, with 45 per cent. plans for the fight, was the business as whiskey. Judge Harris suspended judgment on payment of costs.

E. S. Demilt swore out a warrant

Several reasons why the Chambers of against his brother in the painters' It appeared that the two men were

delegates to the central council, and what few advantages this State has could not agree. Following a conference in the ante room, Wade struck jeopardize the present case of the at the smaller man, who drew his knife and stabbed him in return. Demilt claimed he used the knife in self-defense.

Three colored boys, Edgar Westfield, Alonzo Cohen and Fred Stewart, were given 30 days on the roads each for stealing rides on trains.

The following speeders were fined five dollars and costs each: A. M. Henderson, 29 m. p. h.; P. E. Stathases, 30 m. p. h.; secretary of the Raleigh Chamber, is to H. J. Les. 28 m. p. h.; B. A. Johnson,

less and reckless driving, was ordered to pay the damage to the buggy of of the Chambers of Commerce of the Henry Bobbitt that he caused, and the W. T. Tucker, up again for speeding,

was directed to return and bring his father with him. Judge Harris indicated that he intended to take Tucker's roads and others, is now pending set- privilege of driving away from him for The case of Herbert Dunlap, who is

all rates to the north and south, in both charged with breaking into Julia Smith's store and stealing \$18.04, was set for today. Patrolman Welch was examined in reference to the case, and testified to finding Dunlap in the store, Zander Lane will also be tried today on the charge of disorderly conduct. poses to raise all freight rates between Earl Noble was arraigned before the "Official" and "Southern" territory. The court, and put under \$100 bond on a court, and put under \$100 bond on a charge of perjury.

Mrs. John D. Berry Improves. Mr. and Mrs. John D. Berry left last night for Elkin, where they will visit Mrs. Berry's parents, Mr. and Mrs. L. J. Bray. Mrs. Berry and the children, James Guy and Martha Louise, will spend several months in the mountains. while Mrs. Berry is recuperating from her recent serious illness.

Stomach Out of Fix?

Phone your grocer or druggist for a dozen bottles of this delicious digestant—a glass with meals gives delightful relief, or no charge for the first dozen used.

Shivar Ale

PURE DIGESTIVE AROMATICS WITH MINERAL WATER AND GINGER Nothing like it for renovating old worn-out stomachs, converting into rich blood and sound flesh.

Bottled and guaranteed by the celebrated Shivar Mineral Spring, Shelton, S. C. If your regular dealer cannot supply you telephone

> PORTER CANDY CO., Distributors for Raieigh.



/UST one puff at this Meditation Cigar and you realize you're smoking a new-a different-a topnotch-all-the-way cigar. Its blend of choice

Havana, its mild, mellow fragrance soothes business worries and leaves you feeling at your very best.

J. B. LEATHERS & CO.

A Store of Many Departments Kline & Lazarus



Offering Special Values in Our Piece Goods Section for Today

Cotton Materials

Priced Far Below Their Worth

Chevist-For shirts, waists, etc. 50c value, special, yard.......39c Table Damask-66 inches wide. A very good quality, 75c value, yd. 59c Cretonnes-50e value. Beautiful floral and ornamental designs, yd. 29c Dress Ginghams-32-inch goods. Plaids and Stripes. 45e value, special, yard34c 25c yard Apron Checks-Colors: Brown, Blue and Black, special, yd. 15c 35c yard English Nainsook-Extra value, 10 yards............\$1.95 75c yard White Organdy-40 inches wide, special, yard29c 35c yard Fancy Dress Voiles-27 inches wide, many colors to select from, special, yard......196 35c yard India Linon, very sheer quality, special, yard......29c 50c yard Flowered Checks and Plaid Dress Voiles, special, yard.... 39c 79c yard Dress Voiles, in the prettiest designs of the season, special,

McCall Patterns

Both Phones 176



Dependable, Serviceable

FURNITURE

For Modest Or Pretentious Home

Whether one dwells in the atmosphere of luxury or the happy environs of a three-room cottage, this stock is quite extensive enough in quantity and variety to outfit completely any home.

Being neither radical or conservative, we strive for the "happy medium" in everything, and in our endeavor to supply the public with what they really want, have surrounded ourselves with patrons who appreciate the service and are loyal to the core.

We have no catch-penny schemes. People nowadays, are too intelligent for that; besides, they are quick to recognize values and seldom nibble at a baited

> Compare Our Prices With Any Store

Note the construction, the finish, the style, and we have nothing to fear in competition with the biggest and best in the land.

Goldsboro

RALEIGH

Durham

Kill the Germ and Keep Him on the Floor With Our **Dustless Sweep**

It Oils and Polishes at the same time. Positively Keeps the Dust Down. Does Not Get Dry if Kept in a Cool Place. SHIPPED ON THIRTY DAYS APPROVAL

Prices As Follows:

300 lb. Barrel \$8,25 per barrel 200 fb. Barrel 6.25 per barrel 100 lb. Keg 3.50 per keg F. O. B. OXFORD, N. C.

Freight prepaid on 2 bbls, or more, less 5 per cent on 3 bbls, or more, Mail us your order.

Our Special Floor Dressing 50c per Gallon in Barrels 1-2 Barrel 4c and 10 Gallon Cans 10c above Barrels DELIVERED to your R. R. Station. Orders shipped direct and promptly.

SOUTHERN FLOOR SWEEP COMPANY P. O. Box 312 OXFORD, N. C.

24x19 inches, leather corners with 5 sheets of first class blotting paper, enough to last a year, \$1.00 each; by parcel post, \$1.10. SEND US YOUR ORDERS.

COMMERCIAL PRINTING COMPANY RALEIGH, N. C.

If you haven't read the Classified Ads today, you have ssed a good part of the paper.