

while proponents made the predic- tennial celebration. The aerial expedition, including run off the press. esides Lieutenant Hinton, E. Pinto

ment were among those overruled pany to inquire when the report by the court in the Davis case; would be ready. He was informed

is absolutely dead, as far as this United States and Brazil on the would be ready. He was informed General Assembly is concerned, occasion of the latter nation's cen-W. E. Nicholson, Silas Nicholson report by the investigating comand John Lewis employed by the would be ready as soon as it could be mittee and that body has indicated its purpose of going exhaustively solicitor to investigate and secure Had Advance Information. evidence of violation of the liquer traffic and whose work resulted in into the subjec expression of any opinion. the issuance of a score of bench war Within an hour after the General rants by Judge Cranmer Saturday Assembly convened on Friday, were the principal witnesses for the tiovernor Morrison was before it strange workman was discovered State in all these cases. In the with a vehement denunciation of n the process of destroying the Davis case the two Nicholsons were Mr. Maxwell, reiterating the position This evidence was corroborated subjected to a grilling cross examiof himself and the Budget Commission that taxes levied but uncol-Blaklock later when he was called untion. The largest crowd that has attendlected would produce a surplus the stand. He testified also that ons from which the type had of a triat in Wake Superior court of approximately \$2,500,000. Imafter the Governor's been cast were also destroyed, was present most of the day yesmediately necessitating the remaking of the terday during the preliminary fight speech the investigation he de anded was authorized by a formal entire 160 pages. The workman dis- ing in which attorneys for the de esolution and that night the chairopeared that night, both witnesses fense of Davis, led by W. B. Jones, nen of the Finance and Appro-riation committees' in the two chief counsel, sought in a series of Dr. Smith took an hour to elarify motions to postpone trial of the Houses appointed a sub committee of ten to represent the four full Several times, Solicitor Evans ob imittees in the investigation. The point was cleared up he had become jected to the tactics of the defense. aveatigating committee organized avolved in the charge made by the "It looks to me like the factics of Monday by electing Senator W Department that his company, with the defense are absolutely dilatory ansford Long chairman and got " Commercial Printing Co., entered and not directed to the merits of own to work on Wednesday with nto a collusion whereby they would the case," he declared as he insisted appointment of Senators Long not become competitors for State on the trial of the case, speaking in and Heath and Representative Parontracts, but would divide them on opposition to virtually all motions ker as a special committee to go which Judge Cranmer did not overover the treasurer's books with audi rule without asking for an expres fors. The special committee has sion from the solicitor. since been at work on the books Three Witnesses Examined continuously with frequent conferences with the full committee. The hearing last night lasted from Until yesterday not a day passed even thirty until nine thirty, about ment that the practice developed without one or more public state-45 minutes of the time being conduring the Kitchin administration, ments on the controversy, Governor sumed by the selection of a jury. Morrison, Mr. Maxwell and A. M. and that it had been done openly. The Nicholson brothers and Deputy and that he had no reticence about cales, of Greensboro, chairman Sheriff Joe Lowe were the only submitting copies not only of that witnesses examined. The two deter

courred with startling rapidity. However, statements from all quar-ters seem to have subsided pending

Senate are supporting him and he

tary authorities in Smyrna in exreceived by the Denvit: Post empting the Edsall from the order from its correspondent in Triniwas taken on the tounage ground dad, Colorado. Communication for the purpose of avoiding the with Dawson is impossible the necessity of passing upon the more telephone companay recorts. felicate question of American neu-In any event the question town and more than fifty emerwhich Allied nations have had to gency calls are being rushed face in connection with the Smyrna order is not before the United States government. The Edsall or TWO BODIES REMOVED some other destroyer will remain at BROM MINE SO FAR Smyrna to look out for American Albuquerque, N. M., Feb. 8 .-interests. Reports tonight from Dawson Published explanations of the were that two men had been Turkish reasons for ordering foreign removed from the mine dead war craft out of Smyrna barbo and three had been taken out would indicate it was not intended alive. Rescue parties had peneby the Angora government to intrated the mine to a depth of clude American or any other neutral nearly one mile. The men imraft in this probibition. It has been prisoned in the mine are more stated that the Angora government than five thousand feet from the views the presence of Allied warhips at Smyrna as a posisble source of danger to the Turkish army in Denver, Colo., Feb. 8 .- (By the As the event of further hostilities heciated Press. One hundred and ween Turkish and Greek forces, as twenty two men entombed in a coal the ships of the allies of Greece mine at Dawson, N. M., following night screen the landing of Greek in explosion this afternoon, are still troops there where they could strike in the mine, according to a tele at the railroad of the Turkish army. The Associated Press at Since the United States is not an :45 o'clock tonight from the thelps Dodge Corporation, owners of ally of Greece against Turkey and is not or has not been at war with Turkey, the same argument could not apply to American ships in Smyran harbor, a condition which MORNING STAR NOW IN AFTERNOON FIELD the action of the Turkish military ommander there probably recog-Wilmington, Feb. 8 .- Publicanized in holding that the exclusion tion of an afternoon edition of order did not apply to the Edsall. the Morning Star will be begun In view of the reported Turkinh within the next few days, an-ofpurpose to close Smyrna harbor by laying mines, it is to, be assumed ficial announcement in tomorrow's issue of the paper will say. hat American yessels stationed in The new paper enters the field made vacant by the suspension furkish waters will move in or out of Smyrna only when urgent ertoday of the Wilmington Disrands require and then with the omplete co-operation of Turkish au-P. H. Batte is managing directhorities, who would naturally furnish pilots. The closure of the harbor was expected to become effective

quest that his name shall no longer he considered for the post of Democratic leader in the Senate, Notwithstanding the fact that more than half the members of the present

tion that the commission will render a favorable report and that the Governor will call a special session dur- Martins, a Brazilian; George T. Bye ing the summer months. Still a a cording to Dr. Smith. "The type New York newspaperman; John third view was that 'the question Wilchuse, mechanic and J. Thomas has been destrayed." At about that will come up again in the form of a Baltzell, photographer, left the same instant, according to Dr. Smith, compromise offered by Governor neval station at Rockaway, N. Y., on Morrison last week, providing for a August 17. The party was beset with bond issue for port development. difficulty almost from the start. The

vesterday as a number of Senators one of the opponents of the bill, made a motion that the "catfish calendar," consisting of purely local bills and a large mass of them were shot through the mill, including measures putting Halifax, Alleghany plane. and Transylvania counties 7 under the provisions of the general primary law, making the Australian ballot law applicable to Cherokee, Macon, Yadkin and Transylvania counties and abolishing the penalty deferred payment of taxes in Iredell county. Harris Moves To Defer.

However, the Senate grew restless when the public calendar was taken up, Lieutenant Governor Cooper announcing that he was holding off the was also aboard the runaway naval boat bill "at the request of several Senators." After the Senate had balloon from the Rockaway station , passed the American Legion bill forhidding the sale of bodies of exsoldiers to medical schools, the Moss hill prohibiting the dumping of saw dust on public highways and the

bill removing the limitation of \$250, 000 upon title insurance policies, Senator Squires made point of order as to the special order. Senator Harris immediately coun tered with his motions to defer until

next Tuesday night and the fight was on, Senator Sams takinggeharge of the fight for the opponents of the bill. Consideration of other matters occupied an hour and forty minutes more was consumed in de hate on the motion to defer. Senator Harris wanted more time for pos slble changes of minds and in consideration of the uncertain condition of the treasury, while Senator Heath asked, as a member of the special investigating committee that the bill go over for that reason. Senator Baggett thought the measure should not be taken up with other matters on the calen dar to interfere and Senator John son, of Duplin, who asked for time to speak at the conclusion of three hours debate on Wednesday, also thought that more time was needed for further consideration.

Senator Sams, aided by Senators. Stubbs, Squires, Brown, of Colum-bus and Williams wanted to know what change had taken place in the 24 hours to cause preceding proponents of the bill to complete ly reverse themselves. The propo-nents were reminded that they had pressed for immediate consideration on Wednesday and some of their

(Continued on Page Two.)

Neither side was ready when the original plane, Sampain Correia I. bill was reached on a special order was wrecked in landing off, Cuba at the close of the morning hour only five days after the start and e ribl the aviators were rescued by the had not arrived. Senator Squires, United States cruiser Denver. The seaplane in which the journey was finished was purchased from the estified. naval aid station at Pensacola, Long

ielays were suffered because of mois charges of sabotage when he was tor trouble experienced with this realled vesterday, and before that

From Cuba the route led through he West Indics to Trinidad and thence to Georgetown, British Guiana, from which point the aviators followed the South American coast line to their destination,

Lieutenant Hinton has some re a basis of 80-20, and exclude all other printers. They submitted markable experiences in the air. He was a member of the NC 4, the dentical bids, American seaplane which completed Collusion Charged. the first trans Atlantic flight made A copy of the agreement was pro-luced by Dr. Smith, with the stateby a heavier than air machine. He

which made a sensational flight to Moose Factory, in the Canadian wilderness, in December, 1920. Order New Equipment Richmond, Vr., Feb. 8 .- An order

for five mountain-type-locomatives has been placed with the American Locomotive company by the Central of Georgia Railway, it was announc-

cost approximately \$40,000 cach.

cent above the previous contracts when Solicitor Evans attempted t ed here today. The engines will (Continued on Page Eleven.) **Raleigh Presents Hospital**

of contracts. Copies of the con-

tracts submitted were brought out,

The utilization of the plant of the | that should be the inferior of none State School for the Blind soon to in the nation.

be abandoned with the outlay of ap-of W. N. Everett, Secretary of State. proximately \$100,000 will afford in A large percentage of the members Raleigh, the focus point of the State's of the Raleigh committee were doe educational hygienic, and institu- tors. The hearing will be resumed tional efforts, the ideal site for the before 'the Board of Trustees this morning and further arguments will proposed four-year medical school and hospital for the University of a site for the school. Greensboro, brother. Two witnesses stated Forth Carolina a committee repre- Charlotte and Durham will also presenting Raleigh yesterday told the sent briefs to the Board of Trussub-committee of the Board of Trus- tees today.

tees. On land already belonging to the State, with the greatest wealth of elinical material available in the South below Baltimore, with the ablest doctors of a progressive state here as the heads of state institu-tions, R. N. Simms, president of the the state of the state of

tions, R. N. Simms, president of the H. Cone Memorial Hospital, which stated that he came here on January for argument painted a vision of a medical school in North Carolina (Continued on Page Sixteen.) (Centinued on 10 - Trot

(Continued on Page Ten.)

LARGE ADDITION TO MILL AT GASTONIA

ton Commercial bid was 40.3 per State nearly all the way except Jenckes Spinning Company To Add 100,000 Feet To get William Nicholson's war record before the jury. William Nicholson testified that he

Gaston County Plant

came to Raleigh last March, that he Pawtucket, R. I., Feb. 8 .- A contract for a large addition to the plant of the Jenckes Spinning Company at Gastonia, N. C., which will provide 100,000 square feet of floor space, has been awarded, it as announced today.

Work will be started imme-Ciately. This is the third addition the Jenckes Company has ordered at its Southern plant in the past twelve months and is intended to complete the plant, making it one of the largest mills under one roof in the South, with a capacity of 140,000 spindles and employing about 2,600 Both spinning and persons. weaving machinery will be installed

INCOLN VOTES HALF MILLION FOR ROADS

Lincolnton, Feb. 8 .- The County Board of Commissioners of Lincoln county, in session here today, votel for an issue of \$500,000 of bonds for road im-provements in the county.

cile.

has other assurances that Justify him in feeling most hopeful of su cess, Senator Simmons feels he must over the telephone. take this action in part upon con sideration of his heal'h and part for reasons of party harmony. My rol-

but one

portal.

gram to

the mine.

patch.

tor of the Star.

league's physicians have advised him that he must take the best care of himself for several months to come, and they strongly warn him against undertaking any new hurdque until he shall have fully recovered his strength.

"It is well known here that Sena tor Simmons, in the beginning, consented to the use of his name for the Democratic leadership only up on what seemed to be satisfactory assurances that there would be no considerable opposition. He stated then that he would not under any circumstances enter into a scramble for the place. Since Scuator Robin son, for whom Senator Simmons feels high esteem and friendship, was of fered as a candidate, Senator Sim mons has refrained from withdrawing his own name only because he has felt that loyalty to his own

friends and supporters would not permit it.

Stops Contest.

"My colleague now feels, however, view of the condition of his alth and the fact that the contest between his friends and those of Senator Robinson has grown so close and promises to be so long drawn out, with the consequent neglect of that necessary concentration by temperatic Sepators of mind and ef fort on party and national affairs all through this year, that the high-

(Continued on Page Two.)

Would Make Insanity Ground For Divorce By Nimocks Bill

Incurable instanity as a ground for at the marning session provides for baolute divorce, provided that no the repeal of the law enacted two thild has been born of the marriage years ago at the instance of the brick and that the person has been confined manufacturers of the State forbidt a hospital for the treatment of ding the sale of brick by the State the insame is included in a measure Prison except to other State instisubmitted to the House yesterday tutions engaged in construction work. norming by Representative Q. K. The bill, offered by Mr. Matthews, Nimocks, of Cumberland county, opens the general market to the prison, and an outlet for several Only alienists named by the court may testify in the pleadings. The hundred thousand brick now on bill was introduced simultaneously hand.

in the Senate by Senator Costelloe. Along with the Nimocks bill yes-For two hours the House worked like a hive of bees, and cleared the terday.

terday came the most voluminous calendar of the largest grind of leg-statute that the session has yet ad- jalation that has flowed out of the duced in the form of a Workman's hopper in any two days since the ses-Compensation Act offered by Parker, sion began. Speaker Dawson took the of Alamance, Warren, of Beaufort, first bour and Mr. Murphy assumed the gavel for the last hour of the and Moore. It follows very closely the gavel for the last hour of the Allied warships must leave Smyrna mill. The calendar is clear of all was discussed at a meeting of the bills except these reported back yes. French enbinet today. terday stlernoon by the committees. ago.

Repeal Brick Law The third State-wide bill offered

TURKS REPORTED TO HAVE EXTENDED THE TIME LIMIT Constantinople, Feb. 8 .- The governor of Smyrna is reported to have informed the French consul here that he has extended by 24 hours the time within which the Allied warships must leave Smyrua harbor. The governor is said to have decided upon the postponement in order that he may receive instructions from the Angora government.

today.

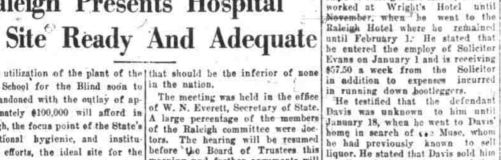
A Constantinople dispatch last night said that the Turks had reduced the time limit for the Allie1 war vessels to leave Smyrna Harbor from midnight until sunset yes-

FRENCH CABINET TAKES

NOTICE OF ULTIMATUM Paris, Feb. 8.-(By the Associated Press.)-The Turkish order that the The French government is en-

(Continued on Page Two.)

(Continued on Page Nine.) .



gallon of whiskey for \$16 and that the transaction was witnessed by his that on February 1, he and his brother returned to Davis' home and found two automobiles there and several

agreement but of others of like na- tives were cross examined at length ure entered into at previous lettings and the counsel for the defendant objected to almost all the questions asked his witnesses by the Solicitor showing that the Edwards & Brough- Judge Cranmer ruling with ' th