

Secretary of State Corde

Hull, head of the American dele-

The war debts question which

Only twice during the entire

day of speeches by 10 chief dele-

gates from other nations did :

representative from the United

States appear. That was during

the afternoon, when Ralph W. Morrison, of Texas, walked in and

sat down for a while. He heard

speakers again declare settlement

of the delicate war debts issue vi-

stallment due June 15 was re-

Police, after occupying Nazi headquarters throughout Austria on cabinet orders, proceeded with wholesale arrests. They examined upward of 3,000 Nazis all over the country in the intensive campaign, and held 400. of whom some 10 per cent were Germans.

Among the German citizens arrested was Theodore Habicht, a member of the Reichstag in Berlin who has been living in Autria with the title of "Inspector General of the Austrian Nazis."

Chancellor Adolf Hitler, at Berlin, informed of Habicht's arrest, dispatched a sharp protest to the Austrian government which the German minister in Vienna handed the foreign office last eve-

The protest claimed diplomatic levying of \$220,000,000 annually been threatening to bring about extraterritorial privileges for Hain taxes to take care of the in- complete economic demoralizabicht, and demanded his release. terest and sinking fund charges tion." Habicht, in jail, meanwhile beon the bonds.

(Continued on page six.)

PLAN TO FIGHT

TAX ON SALES

## Charlotte Men Retain Lawyer; Will Contest Constitutionality

CHARLOTTE, June 14 .- The Charlotte Retail Grocers associa-GLASS-STEAGALL BILL tion, meeting last night with 100 members present, tee after January 1, 1934, of de- dent of the National Independent about agreed to contest the North Carposits up to \$2,500 in federal re- Petroleum Association opposed to olina sales tax law and employed serve Basil M. Boyd, one of Mecklenmeeting certain requirements. burg's three representatives at the recent general assembly, to bank deposits after July 1, 1934, care in administration of the bill take the fight to the courts. on a sliding scale basis. Deposits to prevent a possible monopoly in Late last night Mr. Boyd said

he had accepted the employment and would begin immediately a study of the case with the view of asking within the next few days for a restraining order preventing A. J. Maxwell, state commissioner of revenue, from collecting the tax when the law goes into effect July 1.

"I don't know ye' where we being done in Henderson county sweet potatoes, corn and pump-will start," said Mr. Boyd, who in will start," said Mr. Boyd, who in through the 5-10 Year Farm or-kins have been put in and are in afterward said that he had not afterward said that he had not amendment "as they see fit." RALEIGH, June 14.—Now that sible for some of this new con-current power to enforce the 18th amendment "as they see fit." the general assembly was one of ganization shows most gratifying flourishing condition. "It just depends upon meeting of the farm commmittee being used to spray for plant in- down together and went over the civil action, he held the burden which \$4,000,000,000 is made of the contractors in the state the sales tax law's most bitter results, it was reported at a joint which court we figure will give and women's auxiliary committee being used to spray for plant in- down together and went over the civil action, he herd the burden will give and women's auxiliary committee sects, so no loss is being suffered speech, and that some changes was upon the plaintiff to prove available for highway construct have their organizations ready to enemies. us earliest action, the state court or the federal court." cn last Saturday. Supervisors of Supervisors of relief gardens,

Mr. Boyd declared that recent: seeds and fertilizers for many been completed, showing the num-ly the Illinois state supreme court, looked upon as one of the ablest state supreme courts in the United States, had held the Illinois sales tax law to be uncon-stitutional. The Illinois law and the Illinois law and the Illinois sales tax law to be uncon-stitutional. The Illinois law and the Illinois law and the Illinois law and the Illinois sales tax law to be uncon-stitutional. The Illinois law and the Illino

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state's chief tribunal to be a vio-lation of the national constitu-tion. The garden plots planted by this agents are now working L. B. Prince declared today that in this suit, and the plaintiff who enough about what we are to get the futural and enlegency four through the county to furnish produce for through the county, holding reg-ular canning demonstrations, and tion. (Continued on page six.)

As Passed, Given An appeal to ough a motion to men to act quickly to take advan- mit the independent offices bill,

tice in Trade Created

by Congress

board of three members appoint-

ed by the president.

works program under control of a throughout the country.

abide by the law the president is price cutting."

drive the rebellious unit out of and to the president.

banks and other banks monopoly.

**County Relief Work Results Are** 

ing system for the units. By their whole-hearted co-operation

withholding a license he then car to administrators of the measure

1. Temporary federal guaran- note from John B. Elliott, presi-

2. Permanent insurance of from Trinidad, Colo., suggesting

A check-up of the relief work of Irish potatoes, a large plot of

the oil business.

Gratifying, Check Up Indicates

from these pests.

In the midst of the enthusiasm

that greeted final congressional

action on the bill, came a sober

He wired President Roosevelt

empowered to institute a licens-

(Continued on page six)

tage of the new national indus- which carries the veterans ap-Provisions for Fair Prac- trial recovery act was made by propriation.

Henry I. Harriman, president of ers would be able to conclude the an hour after the measure had special session last night to remove any possibility of embarbeen sent to the White House. "Passage of the act constitutes rassment to the American dele-

WASHINGTON, June 14 (UP) a most important step in ouc gates to the world economic con-Salient points of two vital pieces of legislation finally approved yesterday by congress, follow: a most important step in our gates to progress toward business rehabili-tation," said Harriman. "It should begin immediately to bring about (Con

In mid-afternoon prospects look-(Continued on page three)



Announcement of payments on 3. Provision that the federal gress and neared enactment, claims in the closed Bank of government shall co-operate with other business and industrial Fletcher was made today as folindustry to fix minimum wages, leaders leaped into action. Roblows at the office of the liquidamaximum working hours and fair ert L. Lund, president of the Natrade practices. Each industry tional Association of Manufactur- tor:

formulates its own code and al-lots production among the vari-ous units of the industry. The couraged by this action. It will "Depositors may call at the of-fice of the Bank of Fletcher on Friday morning at 10 o'clock, June 16 and receive a 10 part "Depositors may call at the office of the Bank of Fletcher on code drawn up by the industry now have an opportunity to po-becomes the law. In case any lice itself against ruthless compe-"Those who have claims in the units of the industry refuse to tition in the form of unregulated reopened bank which are unpaid .He urged manufacturers give may also call for their checks.'

# **Bealle Passes the** said. Lie to Reynolds Richmire also sought release of doubt, by the Kiwa a truck and 220 cases of beer, number of visitors.

Washington news stories re- to Jacksonville, confiscated by seived here today stated that Sheriff Legg last month.

Congressional Record at the re- Judge Underwood ruled that

read it.

FEDERAL TEST IN GEORGIA

which carries the veterans appropriation. Mr. Roosevelt had hoped lead-to Define 3.2 Beer KIWANIS WILL Non-Intoxicating **HEAR VERNER** 

By GARNETT D. HORNER United Press Staff Correspondent ATLANTA, June 14 .- (UP). 'New deal" beer lost its first Will Outline Plan for U. S.

federal court test case in "bone dry" Georgia yesterday. A decision here by U. S. Dis-trict Judge E. Marvin Under-wood challenged the power of

Speaker for the Kiwanis Club congress to define 3.2 beer as at the meeting scheduled for one Such a definition "is not bindo'clock Thursday afternoon at the

ing upon states nor upon federal Skyland hotel will be Prof. S. P. courts in civil cases where viola- Verner of Brevard.

tion of the 18th amendment is an Prof. Verner will speak to the issue, if such liquor is as a mat- club on the subject of power deter of fact intoxicating," Judge velopment, flood control and dam Underwood ruled. building in Henderson and Tran-

Persons transporting the 3.2 sylvania counties, and will pre-beverage through a "dry" state sent his plan for accomplishing will be interested in knowing that **Transylvania's** must prove that "it is non-intoxi-cating in fact," he held. the ends desired by the federal government's Tennessee Valley Iowa, to which they removed sev-

The decision denied a petition development without destroying a eral months ago. Miss Ruth Wet by R. P. Richmire, Jacksonville, large part of the agricultural de- mur is with them. Mr. Wetmur Fla., truck operator, to enjoin Sheriff E. M. Legg of Cobb coun-Prof. Verner, a native of South spite of unfavorable conditions in ty, Ga., from interfering with his Carolina, is an educator and en- agriculture, reports that he is trucks transporting beer from gineer, who has had wide experi-Tonnessen to Florida. The case ence in this country and in South Tennessee to Florida. The case ence in this country and in South

ALASKAN QUAKES

to Avoid Flooding

**Two Counties** 

will be appealed, his attorneys America and Africa. He will be heard with great interest, no Richmire also sought release of doubt, by the Kiwanians and a

consigned from Nashville, Tenn.,

Morris Bealle, editor of Plain! The sheriff contended it was! SEWARD, Alaska, June 14.— months by the board of aldermen Talk had passed the "lie" to Sen- his duty to seize the shipment be- (UP).—Earth tremors of increas-in their meeting here Tuesday ator R. R. Reynolds, following his cause a Georgia law forbids ing intensity during the past 30 night. Mr. Smith has been doing first speech in the senate yester-day, in which he declared, in day. Little damage was reported. eral years.

floor leader, that he had not read copy of a speech, delivered in High Point by Morris Bealle, and

RALEIGH, June 14 .-- Now that sible for some of this new con-

Bealle declared that the two sat Since the case at issue was a emergency public works bill, in July 15 or 20 at the latest. Most

speech, and that some changes was upon the plaintiff to prove avanable for highway construct have their organizations ready to were made in it before it was the beverage "was not intoxicat-ing in fact" under the Georgia Bealle will be remembered here laws.

stitutional. The Illinois law and dry weather has made it difficult for the cans required, so that the North Carolina law are very to keep things growing as had when the produce is ready, can-much alike, said he, and the deci- been expected, but with the rains nine will be done in senson to tomorrow with the trains of Complete the the much alike, said he, and the deci-sion of the Illinois court seems of the past few days, the outlook to indicate that the North Caro-to indicate that the North Caro-is much better. to indicate that the North Caro-lina law may be found by this state's chief tribunal to be a vio-

### ceived this afternoon.

gation, had been scheduled to WASHINGTON, June 14 .--make the first and important speech of the day. When the ses-Dispatches which indicated the sion was opened he was absent answer contained a unique and yielded his time to Premier debt plan which was a "sur-Edouard Daladier of France. prise" to one cabinet member and agreeable to the whole the British had injected into Moncabinet. It was said contents day's discussions somewhat to the would be made public at 5 p. dismay of the United States repm. E.D.T. resentatives again was thrust formally into proceedings yesterday.

LONDON, June 14 .- (UP). Germany is ready to exempt the Dawes-Young loans from the impending transfer moratorium if other long-term creditors now represented here will agree, it was learned today.

WETMURS ARE LIVING tal to world recovery. During the morning, Ray Atherton, counsel-ON A FARM IN IOWA

TO AUDIT BOOKS

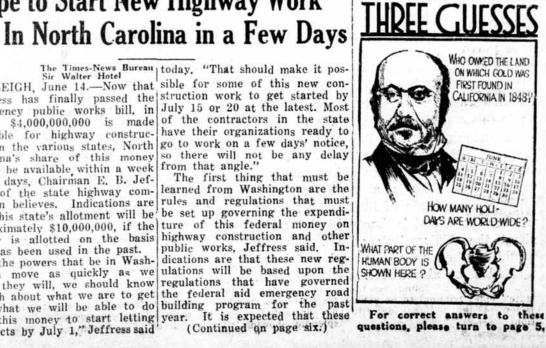
lor in the United States embassy, (Continued on page three) Friends in this city and section

W.M.U. to Meet

BREVARD, June 14. (Special) Annual meeting of the Baptist at Mt. Moriah, Cherryfield church next Thursday, with the presi-dent, Mrs. M. C. Shipman, in charge.

BREVARD, June 14. (Special) R. Emmett Smith, of Asheville, Mrs. Edna R. Harris, of Rawas given contract for auditing leigh, and Mrs. J. R. Morgan, of the town's books for the next six Waynesville, both prominent in work of the Baptist church in this state, will be principal speakers of the occasion.

At the noon hour luncheon will be served to the delegates and visitors by members of the Cherryfield church.



# transported had no right to in-

The speech was inserted in the terfere.

"I don't know ye' where we being done in Henderson county sweet potatoes, corn and pump- quest of Senator Reynolds, who congress and the states have con-

A survey of each family has sent to the printer. heen completed, showing the num-Bealle will be remembered here laws.

enators.

apologizing publicly to Senators one per cent alcohol.

DOOD DDINIT

containing an attack on these two a state through which it was