

ASKING BIDS FOR
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of the Southport City limits and near N. C. 87 in the Bethel Church community. The homes will all be modern and should be ready for occupancy by the first of the year.
In addition to the above definite plans, a new phase of construction for the installation not included in the original funds

for construction at the installation will probably be announced in a few days. These plans are for unloading areas for trucks. In addition to the 44-miles of yard railroad track and 4 miles of track on the piers, together with the 30 miles of paved highway and much trucking facilities new under construction in the yards, it now appears that there will be vast provisions for handling cargoes by truck.

WORK ON PIER
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there has been some mighty good fishing the full length of Yaupon Beach and on down Long Beach. With the pier soon being added to the surf casting the two beaches should be very popular among sportsmen this year.
Construction work on the concession building, including bath-

ing rooms, at Yaupon Beach fishing pier got under way Monday with a contractor from Durham doing the work. The building will be attractive and thoroughly modern.

VISITING GROUP
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Rodgers and Smith the others in the committee making the tour were, Max Watson, Eugene Simmons, Walter Damtoft, Chas. H. Jenkins, Charles Allen, Henry Rankin, Major Snow, Cherman Holland, commissioner of fisheries, and Wade H. Lucas, information officer.

CRISP INDICTED,
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by E. A. Ganey, a neighbor of the defendant at Leland.
At the conclusion of the Tuesday afternoon session the jury was dismissed, and court is expected to adjourn today after several motions have been heard by Judge J. Paul Frizzelle, who is presiding. Other cases settled included:
John Edward Southerland, guilty of drunk driving, fined \$100 and costs.
Sam West was up for trial in charges of damage to personal property and using profane language. It was found that the prosecution was frivolous and malicious, and costs were taxed against the prosecuting witness.
Archie Robinson pleaded guilty to charges of drunk driving and was fined \$100 and taxed with costs.

Horace Raymond Yopp was found guilty of drunk driving after revocation of his license. Judgment was suspended upon payment of a fine of \$750 and upon condition that he remain of good behavior.
Francis Douglas Richardson, speeding, \$50 and costs.
Marsden Bellamy pleaded guilty to speeding 70-mph; \$50 and costs.
Ben Walker was found not guilty of drunk driving.
Walter Herman Cooper, found guilty of speeding 75-mph. Fine of \$50 and license revoked for 30 days.
Henry McCall pleaded guilty to speeding 65-70-mph. He was fined \$75 and costs.
Will D. Fowler was found not guilty of drunk driving.
Spicer H. Grice entered a plea of nolo contendere to charges of breaking, entering and larceny and was allowed to go free in consideration of the fact that he has been in jail since February 10 awaiting trial.
T. F. Boyd, charged with embezzlement, was given until May

24 to pay the bill of costs and have this case removed from the calendar.
Glenn Price Smith elected to accept the judgement of Recorder's court on charges of reckless operation.
Lonnie Beatty has been arraigned for the murder of Lonnie McCoy and is being held without bond.
Kenneth Bellamy was convicted of drunk driving and was given 3 months on the roads, judgement being suspended upon payment of \$100 and costs.
Richard Spencer Barnhill was given 3 months on the roads upon conviction of reckless operation and hit and run. Judgment was suspended upon condition that he pay the costs and the sum of \$500 for the use of Waymond Mitchell at the rate of \$10 per week.
Jiggs Hewett was freed of charges of creating a general nuisance and of trespassing.
Stutts Olin Walters was found guilty of speeding 50-mph and was fined \$50 and taxed with costs.

DOCTORS ENJOY
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Capt. Hoyle Doshier's Idle On III. The Idle On IV reported a catch of 11 king mackerel, seven Spanish mackerel, one amberjack and four bonita. The boat is captained by T. H. Watts and E. R. Zimmerman and party of Lincoln

ton were fishing.
Last Wednesday Major Goodrich and party from Ft. Bragg caught 76 blues while out with Capt. Leon McKeithen aboard the Botfly. Saturday Curtis L. Wyatt and party of Salisbury caught 40 mackerel while fishing aboard this vessel.
Boats were back in business again Tuesday after several days of bad weather including Sunday. Fred Pulford had Bill Milan and party from Kannapolis out Tuesday aboard the Davis Brothers and they brought in 5 king mackerel, 2 Spanish mackerel, 8 sea bass and 4 bonito.

UNIVERSITY MAKES
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textbook purposes portions of the Pentateuch, the first five books of the Old Testament. He also is producing a study guide of Genesis for the Student Christian Movement.
The Divinity School of the University of Chicago has been a part of the University since 1890. It had been the Baptist Union Theological Seminary of Chicago, located in Morgan Park, then a suburb south of Chicago. At the suggestion of John D. Rockefeller, founder of the University, the school was incorporated in the University as its Divinity School. It has retained its Baptist connections, but has an interdenominational student

body.
Born in 1919 on a farm near Winnabow, Harrelson attended Mars Hill College, Mars Hill, 1940-41, and then served in the United States Navy during World War II. He received the bachelor of arts degree in philosophy from the University of North Carolina in 1947, and the bachelor of divinity degree in 1949 from Union Theological Seminary, New York.
Awarded the Union Traveling Fellowship for outstanding scholarship, and the Fellowship of the American Council of Learned Societies, Harrelson spent the year 1950-51 at the University of Basel, Switzerland, studying Old Testament languages and Biblical philosophy.
He returned to the United States in 1951 to join the facul-

ty of Andover Newton, and received his doctor of theology degree from Union Theological Seminary in 1953.
In 1942, Harrelson married Idella Aydtlett of Elizabeth City. They have two children, Marianne, born in 1943, and David, born 1947.

VISITED TERMINALS
Game Protector Pawnee Formyduvall had his first look at Sunny Point yesterday and found that there was a lot to see. In fact, there is more going on there than he ever thought possible for Brunswick county, he admitted.

BIRTH ANNOUNCEMENT
Mr. and Mrs. Edward Taylor of Rutherfordford announce the birth of a daughter, Nancy Blake, on Saturday, May 14, at Spartanburg General Hospital.

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Why

Southern Bell Cannot Surrender To An Arbitrator Its Responsibility For A Vital Public Service

For weeks now, officials of the CWA Union have been maneuvering to get the issues in the Telephone strike turned over to an arbitrator for settlement.

There should be no misunderstanding about what this kind of settlement would mean.

It would mean that a third party would be called in to write a whole new union-management contract—that involves every aspect of this business.

His decision would be final and Southern Bell would be committed, in advance, to accept them, regardless of their effect on the cost and quality of telephone service—on the job security and job opportunities of Telephone employees.

We are not willing to subject this vital public service to so grave a risk.

In the telephone strike, arbitration of the whole dispute, undoubtedly, would create more problems than it would solve.

PROPERLY APPLIED, ARBITRATION IS OFTEN A USEFUL TOOL

It has had an important place in our relations with the Union for many years. In current bargaining, we have offered to expand its use as a means of settling differences that arise under the new contract once it is signed.

In fact, practically every provision of the new contract proposed by the Company is subject to arbitration.

Let there be no misunderstanding then about Southern Bell's position on the principle of arbitration.

On the other hand, arbitration can be taken to extremes. When it is proposed, for instance, as a means for settling fundamental Company policy matters—such as a whole new labor contract—it undermines the effective management of the business, it also invites serious risks that could do great harm to the financial integrity of the business.

The basic principle involved is that Southern Bell, which is charged with the sole responsibility for telephone communications in the area it serves, cannot surrender that responsibility to others.

Our obligation for service under the law cannot be delegated.

In the Telephone strike, arbitration would be just another form of compromise. The real issue at stake is the no-strike clause to assure continuous service to the public while the new contract is in effect. Certainly the public's right to continuous service should not be subject to compromise.

THREE QUARTERS OF A CENTURY OF SERVICE TO THE SOUTH

Southern Bell has been privileged to serve the south for 75 years. It does not take lightly its responsibility for providing this necessary service.

The Company pays good wages and in current bargaining has offered to make them better. The Telephone pension and benefit plan long has been a model for other companies. It has been in effect since 1913.

Working conditions are second to none in all industry. We have offered many improvements in our labor contract and have accepted many Union proposals.

Including all the changes we have proposed, the cost of providing telephone service would be increased by more than \$7,000,000 a year under the new contract.

We are willing to guarantee these wages and working conditions. In return, all we ask of Union leaders is that they accept their responsibility for agreeing to protect the public against quickie strikes for the life of the contract.

This they refuse to do on any reasonable basis. They say in effect, "We will take all you have offered and then we want an arbitrator to come in and decide how much more we can get." It is this attitude that is prolonging the strike.

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