Asheville Daily Citizen.

HE FELT BAD. THE REASON IS PLAIN FOR HIS OCCASIONAL PAIN-HE COULDN'T USE A CITIZEN AD.

VOLUME IX.--NO 156.

ASHEVILLE, N. C., THURSDAY EVENING, NOVEMBER 2, 1893.

PRICE 5 CENTS.

BEWARE OF New: Wheat: Flour We Guarantee Old Wheat Flour

Wil carry more than a million bushels Goods of old wheat over into the new crop. We can give our trade old wheat flour Received one and two months after other mills are taking their chances on new wheat And every dealer knows of the yearly trouble with new wheat flour. No wheat in the of the new crop ever gets into

Week

Pillsbury's Best

even after it is well cured and through and the aweating process, unless it has been scientifically examined by our experts. We have several high priced men who do rothing else but test wheat Every crop of wheat is different. There are always difficulties with new wheat a ide from it tors a stock of old wheat large enough to allow our chemists, and millers, and bakers time to carefully experiment with. and accurately analyze the new crop in We never use ony of this wheat until w know its chemical properties and milling qualities. No wheat of this year's crop will be ground into

Pillsbury's Best

which has not been through the most s arching test from the samples sent to our own laboratory. This thoroughness in selecting our wheat is followed by the practical work of making flour is simply perfect in our mills. All the world knows that we make the most flour of any milling company on the earth (seventees thousand five hundred barrels a day) And it is just as true that we make the BEST. We have no wonderful milling sec rets, but the downright ability of our millers and the superior quality of wheat used will account for the world wide reputation of our flour. And nobody dis-

'Pillsbury's Best is the Best.'

PILLSBURY-WASHBURN PLOUR MILLS CO , Lim. Minneapolis, Minn.

Wm. Kroger, AGENT FOR ASHEVILLE.

REAL ESTATE.

Gwyn & West,

ESTABLISHED 1381

REFER TO BANK OF ASHEVILLE.

Real Estate. Loans Securely Placed at 8

Per Cent. Notary Public Countilsyoner of Deeds.

FIRE INSURANCE SOUTHBAST COURT SQUARB.

CORTLAND BROS., Real Estate Brokers And Investment Agents

NOTARY PUBLIC.

JOHN CHILD, REAL ESTATE AND LOAN BROKER.

OFFICE ROOMS.

Purnished and Unfurnished Houses.

Loans securely placed at Bight per cent



We are Authorized

Largest Tea Importers in America

TO SAY TO THE PEO-PLB OF ASHBVILLB

That we can furnish you with

THE VERY BEST TRAS

THAT ARB NOW OF

-AMERICAN PUBLIC .--

G. A. GREER,

28 North Main St., Asheville.

Canton

Preserves.

Maple Syrup.

and will be dul yannounced.

Sorghum mon and farcy Coal Hods and Vases, Pokers, Shovels and Tongs, Oil Heaters and a

line of winter goods generally

41 Pation Avenue.

New

Atmore's Mince Meat and Plum Pulding

Shore Mackerel and Roc Berring

v Powell & Smiler's New Park Lancy Who'e Tomatoes. Packed Spe chally for ne.

Jams and Preserves. lecker's Buckwheat.

Molasses. our Stock is the Largest and Best Select

of effects in Wraps for I adre-

A Life Policy.

NORTH SIDE COURT SQUARE,

Cor. Main St.

Is Here To Stay !

WILL OFFER ITS FINE STOCK OF THY

GOODS, DRESS GOODS, LABIES' AND

CHILDREN'S WRAPS CHEAP, SPECIAL

ATTENTION CALLED TO ITS SPLENDED

AND COMPLETE LINE OF LADIES' AN

CHILDS EN'S UNDERWEAR, GENTS POR

NISHINGS, PANCY GOODS AND ART

NBEDLE WORK BYBRYTHING AT

GREATLY REDUCED PRICES, ASCHRAI

AS THE CHEAPEST, MATERIAL CON

37 S. Main St.

SIDEVED

BON MARCHE

tual Life Insurance company divi-idends used to reduce premiums. Age 26: oremium on \$3,000, \$60.51 Issued Decem

sucts are but ingenies, and the success of figures of f

TAKE

Your broken wagons and vehicles of ali Loans securely placed at 8 per cent kinds to B. Burnette's shop on College Offices

25 & 26 Patton Avenue. Second Moor. street, where they will be repaired kinds to B. Burnette's shop on College promptly and in first-class style. Having secured a first-class horse-shoer make all kinds of fine shocing a specialty.

B. BURNETTE. The American Bakery HEINITSH & REAGAN

Has Just Received

FINE LINE OF FRENCH CANDY

Nice Line of

BANANAS AND COCOANUTS

THEY HAVE THEIR

OYSTER PARLORS

Fitted up nicely for ladies and gentlemen where OYSTERS are ferved in any style until 12 o'clock at night.

The American Bakery

18 COURT SQUARE.

TELEPHONE NO 174.

GRANDEST DISPLAY

Ginger. CHINA GLASS, &C.

Ever Shown in N. C. Our opening days will occur in a few days

pink and green China, very sweet for high alternoon. green and crystal are all very swell, and we Lumps, Pire Sets, Umbre'la Stands, And. defence.

THAD, W. THRASH & CO.

And Seasonable

Delicacies.

New Crop Raisins, Currants and Citron New Catch

Just received a large but 1800 fellics,

New Orl ans and Porto Rice

we have ever offered to the trade

Powell & Snider.

Line 9

ASSISTILLE FOR THE SALE OF

4 SOLE AGENTS 4

BESSES BON BONS AND CHOCOLATES

YOU CAN DEPEND ON IT THAT THEY ARE PRESH, AS

We Receive it Twice a Week

DIRECT PROM THE PACTORY.

Heinitsh & Reagan,

CHURCH ST. AND PATTON AVE.

VERDICT OF THE IURY IN

GEORGE WHITT'S CASE.

The Arguments of Counsel Close which inflicted the wound. and the Jury Gets the Case at 710 Wednesday Evening-The Verdict at 3 O'Clock Today.

The argument of J. D. Murphy, esq., in days, was concluded after two hours of able and carnest presentation yesterday able doubt that John Llewellyn and the

ble sidelights by which he had been environed at Llewellyn's and which hadenlminated in the events of the murder, and
to place him as an humble hireling, an
illiterate dependent, whose atterances
were rather those of a foolish, harebrained boy than the words of an accomplice in a conspiracy to kill.

Solicitor E. D. Carter presented the
jury with the case for the commonwealth. The solicitor was at his best

Solicitor E. D. Carter the common-jury with the case for the common-iury with the case for the common-wealth. The solicitor was at his best if you have any reasonable doubt it is your duty to acquit. spiracy that compassed the death of the deputy marshal, Brockus. The solicior briefly referred to the Llewellyntrial which he characterized as the grossest ravesty of justice, and said to the jury, In the name of justice and the commun ity, in the name of the good citizenship prisoner is guilty as charged."

The following points were f Buncombe county and in the name of the following points were offered by od Almighty, do not let the verdict in the defendant's counsel and given to the the Liewellyn case be any goide to you jury; in making up your verdict in this case." "That defendant must have actually

killing. Mr. Carter paid his respects to the Llewellyns in scorching terms of denunciation and said the gallows had been cheated of its due when the blocknevitable conclusions as with uplated probable band he pointed to the anxious looking many participation in the dreadful tragedy that murdered Charles Brockus and in response to the declaration of the Almighty who has said 'With what measure ve mete it shall be measured to you

The solicitor concluded at 4.50 o'clock. Judge Jones began his remarks to the ury by publicly thanking the counsel for the defense for the fidelity with which they had guarded the prisoner's interests

The Judge's Charge His Honor then Legan the charge to order to nul and assist their memory. The notes were read without note or comment. When the rea ing had finished judge Tones said, "And now, gentlemen of the jury, I ask your careful consider-ation to what I shall charge you is the

The following is the Judge's charge in "Murder is the felonious and willful degree."

The jury was then polled. killing of a human being in the peace of the State with malice forethought, either expressed or implied. In order to conbe makee, and makee may be implied spoken, he paled and sat down. Sam from the circumstances of the killing. It Harper turned and spoke to the prisoner, may be implied when there is an intent and Whitt merely nodded. to do an unlawful act, which will prebably deprive another of life. Malier does that a motion for a new trial would be not mean hatred or ill will, but it means entered when the prayer for judgment is the deliberate and wrongful doing of an made.

unlawful act. 'It means that condition of the min which prompts one person to take the life of another without sufficient cause or justification and it signifies the state of mind which shows a heart regardless of all social duty and fatally bent on mis-

"To convict the defendant of murder in beyond a reasonable doubt that the State has shown the elements of purpose, malice and premeditation. If either of these elements be absent you cannot contest the elements be absent you cannot contist him of murder in the first degree. A liabilities unknown. vict him of murder in the first degree. A premeditated design or purpose is one resulting from thought and reflection. A design conceived and afterward so de-

is formed after deliberation, and where there is adequate time and opportunity for deliberate thought, then, no matter how soon the felonious killing may follow the formation of the settled purpose, it is murder in the first degree; but where

there is no time and opportunity for de-liberate thought, then the unlawful kill-ing cannot be murder in the first degree, If you believe from the evidence, beond a reasonable doubt, that the dendant with a pistol, willfully and of

nalice aforethought, but without preou will find him guilty of murder in the econd degree.
"If you have been convinced beyond a

Llewellyn to resist arrest in the manner have pointed out to you and that in carying out such intention John Llewellyn was guilty of murder in the second degree and defendant was present aiding and abetting, then you should convict defendant of nurder in the second degree although he did not fire the fatal shot. "Conspiracy is a combination of two or more persons by some concerted action to accomplish some criminal or un-lawful purpose, or to acomplish some

"Where two persons agree to do an un awful act, each is responsible for the acts of the other, provided it be done in pursuance of the original undertaking, or in furtherance of the common purpose. If you are satisfied from the evidence, beyond a reasonable doubt, that the defendant agreed with John Llewellyn to resist the arrest of John Llewellyn by seven new cases of yellow fever today. Hrunswick's Trial Nearly Over the resignation of the resignation of

WE ARE MAKING READY MURDER, SECOND DEGREE the deceased, and if necessary to prevent HOUSE READY TO ADJOURN SWEEPING REDUCTIONS! such arrest to use force in carrying out the agreement they did resist such arrest, and in doing so John Llewellyn gave him a mortal wound, the defendant is just as responsible for the killing as if he had held in his own hands the pistol

> "It the defendant was present aiding and abetting or encouraging John Llew-ellyn to resist arrest, and with a pistol ready to use it if necessary, and you are satisfied beyond a reasonable doubt behalf of George Whitt, whose trial has dered by John Llewellyn, then the deengrossed the attention of the Criminal fendant would be guilty though his pur-court of Burcombe for the past three pose was only formed immediately pre-

defendant were engaged in illegally reteas; and the Chrysauthemum Veses in gold.

Mr. Murphy's forensic abilities have green and crystal are all very swell, and we been displayed with credit and distinction on numerous occasions, both at the caused the death of the deceased, under the royality togeth the very for the beautign to a the royality togeth the very for the beautign together the very for the very for the very for the beautign together the very for t

IN OUR DEPARTMENT OF HOUSE PUR-Shown here until, as the senior counsel, NISUINGS will be found the seatest and he made what his brother barristers and the jury should not give it the same prettiest wrught iron things in Piano term an admirable conduct of the Whitt weight as they gave the testimony disinterested witnesses but the rule which The counselor's effort was mainly di-rected to the anticipated argument of the does not reject, or necessarily impeach it; solicitor, and he strove with close and and if from his testimony, or from it and logical reasoning to remove his client other circumstances in the case the jury from the accumula ion of the unfavora-ble sidelights by which he had been en-truth, then he is entitled to as full credit

onsideration of all the evidence with all the light derived from the arguments of counsel and the constructions of the court, the jury ought not to convict unless you feel that your minds are in voluntarily led to the conviction that the

His logic was convincing and e nelusive participated in the fight to make him as wove the meshes of the law with aider and abetter, and that merely firm and unyielding tenacity around the standing by and looking on will not parties charged with complicity in the make him such an aider and abetter."

aders had been acquitted. The solicitor utv marshal had arrested John Lewellyn reached the climax of a brilliant effort of and while be had Lewellyn under arrest, ockus without cause or justification ade a deadly assault upon Llewellyn risoner and in tones of sternest signifi- then Llewellyn had a right to defend cance repeated, "George Whitt, your bitmself and Frank, Lewellyn, his father guilty blood is demanded for your guilty had a right to defend his son." The instructions were concluded and

Jury Asks Information The Whitt jury came into court at the inging of the bell at 10 o'clock this his morning and in response to the and for their faithfulness in his trial at answered "No," and what seemed a movery step of its progress. juery of the clerk, "Gentlemen of the ion of relief went up from the crowded

he case was given to the jury at ten

inutes past seven o'clock and the court

magnitude of the present one he thought of what would constitute guilt in the acy. His honor repeated his charge on the point and the jury retired. Murder In The Second Degree. The Whitt jury gave its verdict at

The Judge asked the jury what they

this afternoon. In reply to the usual question by Clerk Young, Foreman Lee answered:
"Not guilty of murder in the first de

Whitt received the words of the verdict standing, at the direction of the clerk. stitute the crime of morder, there must and when the adverse words were and Whitt merely nodded.

Mr. Murphy intimated to the court

ASSIGNED. A Man With Interests Widely

Scattered Falls. DES MOINES, Ia., Nov. 2 .- A sensation was created in business circles yesterday by the assignment of C. C. Savery owner of the Sayery house, the biggest the first degree you must be satisfied beyond a reasonable doubt that the Statchas shown the elements of purpose. heavy stockholder in several mines in

He Won By Waiting.

WASHINGTON, Nov. 2.-With a quill pen the President affixed his autograph liberately considered as to become re-solved and fixed, is regarded by the law to the repeal bill at 4:45 p.m. yesterday. as premeditated.

"When the design to take human life utes after the extraordinary session con-

> They Came To Their Own. WINSTON, Nov. 2 .- [Special.]-For sev

eral days revenue officers have been makng beavy raids on blockaders near Win ston. During a fire at 2 o'clock this morning the blockaders found their property and carried it away.

A Bank on Its Feet. JACKSONVILLE, Fla., Nov. 2 .- The bank

Leesburg, Vager Brothers proprietors, which suspended August 14, resumed reasonable doubt that there was a con-spiracy between defendant and John depositors in full,

> The Express Company's Thief. NEW ORLEANS, Nov. 2.-Embezzler Weeks arrived here yesterday. He announced that he would plead guilty. He left last night with detectives for New

LOSS OF \$2,500,000. CONSTANTINOPLE, Nov. 1 .- The princi pal mosque of Damascus has been burned purpose not in itself criminal by criminal to the ground, causing a loss of \$2, or unlawful means.

For the Mid-Winter Show

CHICAGO, Nov. 2 .- California has cap-

tured all the Midway Plaisance attanctions worth having. Brunswick's Trial Nearly Over-

THE SENATE NOT SO NEARLY THROUGH ITS WORK.

Congress May Adjourn Tomor row, However-Stewart Irre pressible to the Last-Relief for South Carolina Bufferers

Washington, Nov. 2 .- Speaker Crisp nd his associates on the committee on rules, after consultation with the Senate to the House immediately after the read ing of the journal today fixing 3 o'clock tomorrow afternoon as the hour of the adjournment of Congress.

Mr. Catchings, Democrat, Miss., in other roveities to catch the eye for the beautiful. Only a visit to our PALACE will converted and a lively dehate been a Western Carolinian, but his capation was ordered and a lively dehate such circumstances as amounted to murder by John Llewellyn, then it would be murder in the defendant also.

The testimony of the defendant must meantime, to prepare important legislaquestion was ordered and a lively dehate meantime, to prepare important legisla

> The yeas and nays were ordered on the juestion of adjournment and resulted in its passage by 134 affirmative votes against 83 in negative.

In the Senate the House concurrent resolution for final adjournment at 3 p. m comorrow was presented in a message from the House. But as the bill for the relief of sufferers in the South Carolin yelone was under discussion, the resolution lies temporarily on the Vice-President's table. Peffer, who is now speak ing, has managed to lug in a financial speech, and Mr. Stewart has introduced another free coinage silver bill

Later-An adjournment resolution has been laid before the Senate and has been on motion of Gorman, referred to the

RECESS OR ADJOURNMENT? Another Fine Point In The Ellas

Washington, Nov. 2 .- | Special]-The louse today passed a resolution to ad ourn and the Senate will probably coneur. Vesterday Senator Gorman was try ing to get a recess instead of an adjournment. Adjournment means that both Simmons and Elias will be out, as neither iomination has been confirmed. The 'resident may reappoint Simmons, bu the best authority now is that Eins wi be dropped quietly and that a new man will be appointed. However, should Congress take only a recess both appointees would hold their places till the adjournment of the Senate next summer, unless their nominations were in th neantime acted on in the Senate.

A BOY FORGER.

The Reformatory Yawns for Such as He. CHICAGO, Nov. 2 .- Detectives have an rested 15-years old Clarence Mayer upo telegram from the Chief of Police o

came to Chicago to visit the Fair, bu before leaving home, it is alleged, forged the eignature of Peirce, Overton & Co. to two checks for \$386 and \$25 respec-tively. The Farely National bank cashed cent eight. Try it. arrival of the Montgomery officers Dayron, Chio, Nov. 2 .- The old liberty

Montgomery, Ala. A week ago the boy

line on its way back to Philadelphia. At Richmond, Ind., a crowd clustered around the railroad station. At Eldo-rado, West Manchester and Brookville

the entire population turned out and a

every village there were three cheers and bunting and exhibitions of patriotism. To Change Senate Rules. WASHINGTON, Nov. 2 .- In the Senate resterday Senator Hill introduced two amendments to the rules, one looking to counting, to make a quorum, of the Senators present and declining to vote, and the other prohibiting a call on the

speaking and after oftener than once in

CONLENSED TELEGRAMS In a letter to the Schate in answer to queries by Mr. Sherman Secretary Carlisle shows that the silver bullion on hand in the treasury is 139,466,257 ounces, costing \$125 SSS,929, of a coinage value of \$180,320,000. The seign iorage is \$54,421,080. No silver save proof pieces has been coined since May

F. L. Mathias, superintendent of con struction of the Postal Telegraph build ing, New York, was shot and mortally wounded by a crank he had ordered from the building. Another crank vis-ited Edwin Gould and demanded \$5,900. but got locked up in prison. That a secret treaty has been made

between Brazil and the United States, involving the United States support against all efforts to reestablish monarchy, is strenuously denied by state de- Flor de Orleans. partment officials. Business is greatly depressed in New York city, and many employes of large

retail stores have been discharged and and some jobbing houses are trying to retail their stocks. Petroleum has been discovered o farms in Brooklyn, Susquehanna county, Pa. The Standard Oil company is leas-ing all the land possible and will put

down wells at once. Major Decker, the smallest man in America, is dead. He was 44 years of age, weighed 75 pounds, and was 32 inches high. He died at Chicago. It is reported that the cruisers Detroit

Machias, Montgomery and Marblehead

are all top beavy and not safe boats in a heavy sea in their present condition. The President yesterday sent to the Senate the nomination of George Harper Umatilla agency, Oregon. Mayor Carter Harrison's remains

The entire business portion of Arena, Wis., was destroyed by fire Monday Secretary Carlisle has appointed A. L.

Vyals of Georgia, an immigrant inspec

vere buried Wednesday. The funera

was attended by an immense number of

Emperor Francis Joseph has accepted the resignations of his entire cabinet. Sir John Abbott died yesterday at

WE ARE NOT CLOSING OUT

WE ARE NOT GOING TO

CHANGE OUR BUSINESS

But we intend giving the public the benefit of a TEN TO PIFTEEN PER CENT. RE committee on rules, reported a resolution DUCTION on our elegant and well selected ne of druggists' sundries. Our goods are all fresh and clean; were bought for CASH and marked low in the beginning, and this reduction from the market price means roduced the resolution. The previous COST for most buyers. Five dollar Hair Brushes for \$4.25; \$3 Ha'r Brushes for \$2.60; \$2 Hair Brushes for \$1.75; \$1.50 Hair Brushes for \$1.35; \$1 Hair Brushes for 0 cents; 50 cent Hair Brushes for 45 cen i Tooth brushes will share the same fate. All our 35 cents Guaranteed English Bristle Brushes for 25 cents, our 25 cent brushes for

> Lubin's, Pinnud's and Atkinson's extract a bottle or bulk, will be reduced in any roportion. Our American makes, such as Ricksteker, Palmer's and Wadsworth's will

The same reduction applies to our choice ne of Ladies, and Grats' Pocket Books and Card Cases. This line is unusually full with

Sponges, Chamois Skins and Bath Brushes will also be reduced; in fact, nearly all our

and that much counts in these hard times We have already reduced prices on Somps and Toilet Waters. These prices on Sundries will last for 30 days from date, so call early

We want to fill your prescriptions also, nd promise if you bring them, only Craduites of Pharmacy will prepare them, the est chemicals used and you will not be

OPEN EVENINGS TILL 11.

RAYSOR & SMITH,

Prescription Druggists,

31 PATTON AVENUE. N. B .- We are agents for the SABOROSO

pell was given a reception all along the \$20 IN GOLD

Absolutely Given Away!

I have placed on exhibition in my store a eavy plate glass money box containing \$20 in gold. I will give one key with every in the lot will unlock the box. On and after Pebruary 1, 1894, parties holding keys will entitled to try them. To the person hold ng the key that fits the box the contents will be given without reserve or conditions. cys will not be noticed unless attached to the original tag. Please leave keys at store

MITCHELL,

Smoke _

fyou want the peer of all 5 cent cigars, Smoke

HIGH CLASS

"SABOROSO," MANUFACTURED BY VETTERLEIN BROS.,

PHILADELPHIA.

CAROLINA ICE & COAL CO. MANUPACTURED ICE

COAL ALL KINDS. 39 PATTON AVENUE, ASHEVILLE

-TELEPHONE-OFFICE NO. 130. YARD NO. 144

MODEL STEAM LAUNDRY TELEPHONE 70

TRY THE