

THE MAMMOTH FURNITURE STORE



WICKER FURNITURE

may be used to excellent advantage in THE LIVING ROOM

Or

THE DINING ROOM

We have a large and complete assortment. Call and let us show you.

J. L. SMATHERS & SONS

Phone 226. 15-17 Broadway.

\$50.00 CORONA TYPEWRITER

Standard Keyboard—does work equal of the highest priced. Small—can carry in suit case. See it today.

Office Outfitters Rogers Book Store Phone 254. Asheville Commercial Printers

BATTERY PARK BANK

ASHEVILLE, N. C.

STATE, COUNTY AND CITY DEPOSITORY.

Capital \$100,000 Surplus and Profits 220,000

OFFICERS:

JAMES P. SAWYER, Chairman of the Board. ERWIN SLUDER, Vice-Pres. E. C. COXE, President. C. RANKIN, Cashier.

NO LOANS MADE BY THIS BANK TO ANY OF ITS OFFICERS OR DIRECTORS.

CITIZENS BANK

Conservative Courteous Opposite P. O.

E. I. Ray, President. J. H. C. Martin, Vice Pres. John A. Campbell, Cashier. Wm. F. Duncan, Asst. Cashier.

ATTENTION

JOBBER, STEAM FITTERS, PLUMBERS, CONTRACTORS, BUILDERS New Pipe, Black and Galvanized, all sizes. Car lot orders solicited. We carry in stock constantly 50,000 feet—prompt delivery. See us for prices. Wholesale only.

S. Sternberg & Co.

Depot St. Phone 333

Our Business

Coal, Lime, Cement, Hauling, Wagons and Farm Implements.

Your Business

To get the best for your money. Get our prices—in our line. It pays.

ASHEVILLE DRAY, FUEL & CONT. CO.

41 Broadway. RED FRONT. Phone 233.

PREPAREDNESS

FOR PEACE OR WAR

There was never so urgent a demand by our Government and our various industries for men who have been trained to think scientifically and to work efficiently. And this demand must continue when the world is again at peace.

The Georgia School of Technology is preparing young men for positions of higher service either in peace or in war. Courses, including both general and technical training, are offered in Mechanical, Electrical, Civil, Chemical and Textile.

ENGINEERING, ARCHITECTURE, AND COMMERCE The national reputation of this institution is based on the successful careers of its graduates. Its aims are summed up in the equation:

CHARACTER + CULTURE + EFFICIENCY = EDUCATION Applications are now being received for the next session, which opens Sept. 15. For catalog, address: R. G. SMITHSON, President, Atlanta, Ga.

GEORGIA SCHOOL OF TECHNOLOGY

YOUR SICK CHILD IS CONSTIPATED! LOOK AT TONGUE

Hurry, Mother! Remove poisons from little stomach, liver, bowels.

Give "California Syrup of Figs" if cross, bilious, or feverish.



No matter what ails your child, a gentle, thorough laxative should always be the first treatment given. If your little one is out-of-sorts, half-sick, isn't resting, eating and acting naturally—look. Mother! See if tongue coated. This is a sure sign that it's little stomach, liver and bowels are clogged with waste. When cross, irritable, feverish, stomach sour, breath bad or has stomach-ache, diarrhoea, sore throat, full of cold, give a teaspoonful of "California Syrup of Figs," and in a few hours all the constipated poison, undigested food and sour bile gently moves out of its little bowels without griping, and you have a well, playful child again. Mothers can rest easy after giving this harmless "fruit laxative," because it never fails to cleanse the little one's liver and bowels and sweeten the stomach and they dearly love its pleasant taste. Full directions for babies, children of all ages and for grown-ups printed on each bottle. Beware of counterfeit fig syrups. Ask your druggist for a 50-cent bottle of "California Syrup of Figs"; then see that it is made by the "California Fig Syrup Company." Advt.

PICNIC WEDNESDAY AT AVERY'S CREEK

Hundreds attended a Fourth of July celebration, the greatest in years, at Avery's Creek, twelve miles from Asheville, Wednesday. In the morning several patriotic addresses were made and songs and recitations given by the children. The crowning event of the afternoon was two ball games between the Avery Creek and Fairview teams. Fairview won both, the first, 4 to 0 and the second 4 to 3. The last game went for sixteen innings. With the ninth knotted, 3-3, one of the Fairview sluggers caught a fast one on the nose and sent it into a distant pine tree for a home run. Refreshments of various kinds were served throughout the day.

MAYR'S Wonderful Remedy for STOMACH TROUBLE

One dose convinces. Smith's Drug Store Broadway Pharmacy and other reliable druggists.

NOTICE To the Public

Effective with the next change of schedule, Sunday, July 8th, train 22, now scheduled to leave Asheville at 8:50 a. m., will depart at 8:10 a. m., and will be operated through to Goldsboro as heretofore, but will move to Barber Junction and thence by Winston-Salem to Greensboro.

Train 21, in the opposite direction, will arrive at Asheville at 8:30 p. m., instead of 8:00 p. m., as at the present time. Train 101, which has formerly left Asheville at 7:10 a. m., Eastern Time, will leave Asheville at 6:10 a. m., Eastern Time. Trains 21 and 22 between Asheville and Waynesville will be discontinued.

J. H. WOOD Division Passenger Agent Asheville, N. C.

OPENING OF CIRCUIT COURT OF APPEALS MOST NOTABLE EVENT

Strong Addresses of Welcome Delivered on Behalf of City, State, Judiciary and Bar—Judge J. C. Pritchard Responds for Himself and Associates.

An event notable in the history of Asheville and in court procedure in Asheville and North Carolina took place yesterday at noon, when the first session of the United States Circuit Court of Appeals for the Fourth district was held in Asheville. Judge J. C. Pritchard, of Asheville; Judge Martin A. Knapp, of Washington, and Judge Charles A. Woods, of Marion, S. C., presiding. As a tribute to the coming of this great tribunal to Asheville, members of the bar of Asheville and North Carolina, under the direction of Louis M. Bourne, arranged a splendid program of welcome to the visiting jurists, and some excellent addresses were heard. Among the speakers were Louis M. Bourne, Corporation Counsel; Marcus Erwin, Aubrey L. Brooks, retiring president of the State Bar association; former Governor Locke Craig, ex-Congressman James J. Britt, author of the bill which brought the court to Asheville; Ralph Carson, former president of the South Carolina Bar association, and Chief Justice Walter Clark, of the Supreme court of North Carolina. Response to the addresses of welcome was delivered by Judge Jeter Pritchard, who was complimented by the attorneys present as a masterpiece of forensic ability.

Mr. Bourne Presides. Promptly at noon, the meeting was called to order by Louis M. Bourne, president of the Asheville Bar association, who presided over the proceedings, the building being filled to its utmost capacity. The three judges, in their gowns, added an impressive touch to the scene, while a large number of ladies were present in the court room to witness the making of judicial history in North Carolina.

Mr. Bourne, in his opening address, called attention to the efforts made by members of the Asheville bar to secure the holding of an annual term of the United States Circuit Court of Appeals in Asheville, and the work which had been done to accomplish this. He told how the members of the local bar association had always felt a personal interest in the court, through the elevation of Judge J. C. Pritchard, of this city, to the bench, and said that the feeling that the court was more of a local than Federal court was wide-spread.

Mr. Bourne expressed the hope that the time would come when the state and federal systems of jurisprudence would be assimilated in all respects and made as near alike as possible. He said that this would do greatly to the expedition of justice. Mr. Bourne also offered an apology for the present meeting place of holding the court, and promised, on behalf of himself and the Asheville Bar association, that the time would not be far distant when Asheville would be able to offer the judges more fitting quarters than the present federal building. At the conclusion of his address, Mr. Bourne introduced Marcus Erwin, corporation counsel, who offered a welcome on the part of the city.

Marcus Erwin Speaks. Mr. Erwin said that the happy task of welcoming the judges had been delegated to him by the city commissioners, and that the coming of the court was the fruition of a hope long cherished by the people of Asheville. He declared that the city is proud of the distinction of having the court as a permanent institution, and declared that the judges would find it an excellent place for the administration of justice. He declared that the hearts of and home of Asheville are open to the visiting judges, and that they will find the advantages of a comfortable, progressive cosmopolitan city within the borders of Asheville, together with every advantage that goes to make up a Christian, law-abiding community.

Aubrey L. Brooks, of Greensboro, retiring president of the state bar association, who was the next speaker, said that the members of the state bar association do not desire to claim some of the credit for bringing the higher court to Asheville, and on behalf of the state association, extended a most cordial welcome to the judges and the court attendants. He said that the feeling that the court was more of a local than Federal court was wide-spread. He declared that the hearts of and home of Asheville are open to the visiting judges, and that they will find the advantages of a comfortable, progressive cosmopolitan city within the borders of Asheville, together with every advantage that goes to make up a Christian, law-abiding community.

Count of People. "There has never been any real reason why differences should have existed between the federal and state courts, each working within its own sphere is entirely independent of the other, and where judges of either court exercise common sense in the administration of the law, the one can always be helped to the other. It is in the hands of the court of the people of the state as the state court could possibly be in any sense of the word. There have been in the past, and will probably be in the future, conflicts of jurisdiction, but the Supreme court, which presides over the destinies of all, will settle such controversies in accordance with the constitution which was framed by our forefathers. It is sincerely trusted that the day is not far distant when we will have a uniform procedure and practice throughout the country. Every movement made by the congress, as well as the Supreme court, in the direction of unification of the courts, tends in that direction. There is one matter that I feel should be called to the attention of the members of the bar of this circuit. Under the law as it now exists, there are two methods provided by which cases may be brought to this court for review; I refer to the bankruptcy law. Endless confusion has grown out of the provision which requires an appeal in certain instances and in others a petition to superintend and revise. All cases from the courts of bankruptcy could easily be brought to this court by an appeal, and thus avoid confusion, delay and expense, and remove the uncertainty among the lawyers as to how suits of this character should be brought here for review.

"This is a matter that should be presented to the National Bar association, and through that organization direct to congress, where I have no doubt it will receive prompt attention. It is true that we have two methods of bringing other cases to the court, but the fact that the Federal court still preserves the distinction between law and equity. So long as that distinction is made, perhaps it would be just as well to permit the rules to remain as they are at this time; that is, have cases brought from an equity court on appeal and from law courts by writ of error.

Women Everywhere Use Lemon Juice To Beautify Skin

The beauty lotion which is becoming so popular throughout the country is easily prepared by anyone, and a whole quart jar of it doesn't cost any more than a small jar of the common, ordinary cold cream. Add the juice of two fresh lemons to three ounces of orchard white and shake well in a bottle. Strain the lemon juice two or three times through a fine cloth so no pulp gets into the lotion, then it will keep fresh for months. Regardless of what price you pay or how highly advertised, there is nothing else really more meritorious in beautifying, softening and clearing the skin. As a tan and blemish remover, also to remove oiliness and sallowness, lemon juice has no rival. Massage it into the face, neck, and arms once or twice each day, and just see if it doesn't bring out the roses and hidden beauty! Lemons have always been used to bleach the skin, but pure lemon juice is too highly acid, therefore should never be used except in this manner. If properly prepared, this sweetly fragrant lotion will speak for itself. Any drug store will supply the three ounces of orchard white at very little cost, and the grocer will supply the lemons.

BOYS AND GIRLS

Are invited to see our window display of Summer Toys, the most entertaining toys on the market—Automatic Gravity Toys.

- No. 60 Sandy Andy No. 75 Sandy Andy No. 103 Sand Crane No. 151 Electric Elevator No. 100 Sandy Andy Panama Pile Driver Dumping Sandy Bizzy Andy Trip Hammer

Northrup-McDuffie Hardware Co.

33 Patton Ave. HARDWARE. Phone 142

ASHEVILLE MOTOR SALES COMPANY

67-71 BROADWAY Distributors for COLE and WHITE MOTOR CARS and TRUCKS

HEAVY PINE AND OAK TIMBERS

We carry a full line of FACTORY FRAMING. See us if you cannot get what you want and we will furnish it.

BUILDERS LUMBER CO.

Yards at Grace. Phone 224. 13-14 Commerce Bldg.

to do so) on account of its action as respects this matter, still believes that it would have been much better to have provided that all cases should be either brought by appeal or writ of error. Indeed I think that until such distinction between law and equity is abolished, that should ever occur, it would perhaps be better for the profession, as well as for the Court of Appeals, to require lawyers to acquaint themselves with the rules and to adhere strictly thereto. It is hardly fair to the well prepared lawyer who is capable of bringing his case here in a proper manner, to permit another who perhaps is not so well prepared to totally ignore the rules, but bringing his case here in an improper manner without being penalized. If lawyers and litigants could only appreciate the fact that thousands of dollars have been wasted in the past, and many times litigants deprived of their just rights, because lawyers have not taken the pains to study the rules governing in such cases, I am sure this evil would be cured, either by the adoption of suitable legislation or the more rigid observance of the rules by many of the lawyers of the circuit. In saying this it is not my purpose to lecture the members of the bar as to their duty, but simply in a friendly way to advise them as to the importance of this matter.

"There is one thing that I deem proper to refer to before I conclude, and that is the country shadowed with gloom on account of the terrible war that is raging in Europe, and our own land is saddened on account of the fact that our brave boys are called upon to engage in this terrible conflict for the purpose of protecting American rights and rendering aid to suffering humanity. Notwithstanding this condition there are some who are doing all in their power to embarrass the president in his efforts to bring the war to a successful termination. The only way to successfully meet those who preach the doctrines of anarchy and disloyalty is to instill in the minds of the people, lessons of patriotism and devotion to America and her institutions. Let us, therefore, cultivate a spirit of patriotism and respect for the majesty of the constitution, and the laws passed in pursuance thereof.

The disposition in certain quarters to denounce the courts and criticize those who are charged with the administration of the law, has a tendency to weaken the confidence of the people in the stability of our government. Notwithstanding the critical condition of the affairs of the nation at this time, some have dared even to go so far as to criticize the president, and in the past this same class of people have impugned the motives of the Supreme court—the highest court in the land—the last resort of the people.

"The courts are not above legitimate criticism, and when a judge acts improperly he should be criticised, and if his conduct warrants it, he should be impeached, but there should be no wholesale denunciation of the courts, and those who attempt by such methods to bring discredit upon the judiciary should be taught by the American people that the doctrines which they teach can never flourish on American soil.

"This is indeed a land of liberty, but it is not a land of license, and the sooner the lawless classes understand the true situation, the better it will be for all concerned. We welcome from abroad the better class who desire to come among us, but our laws should be strengthened and improved so as to keep beyond our borders those who believe that their mission in life is to perpetuate strife and discord. The individual who believes in dynamite rather than reason, and who is willing to resort to unlawful methods, to further his ends, should find no cordial welcome in this free land of ours. The enemies of this country and the demagogues have much in common, and the one is as dangerous as the other, and each should be shunned by the American people.

"In these trying times it should be a source of gratification to know that our president used every means within his power to avoid a conflict with Germany—nothing more could have been done in the premises. Therefore, it becomes the duty of every citizen of this country to uphold the president in his efforts to vindicate his honor and perpetuate our institutions.

"That we will succeed in the undertaking in which we are engaged I have not the slightest doubt. Let us press forward to the glorious future that awaits us, imbued with that supreme spirit which flashed from the lips of Patrick Henry when he said in the Continental Congress, 'I am not a Virginian, but an American.'

Business Session. Immediately after the program that had been arranged as a welcome to the court had been concluded, the court got down to business, and when it adjourned yesterday afternoon at 5 o'clock the following decisions had been handed down: No. 1510, the Chesapeake and Ohio

Railway company, plaintiff in error, vs. Aguil Feedham, defendant in error; error to the District court at Charleston, W. Va. Opinion by Judge Knapp. Reversed. No. 1513, George W. Bullard, plaintiff in error, vs. the United States, defendant in error; error to the District court at Charleston, S. C. Opinion by Judge Knapp. Reversed. No. 1516, John W. Sprinkle, plaintiff in error, vs. the United States of America, defendant in error; error to the District court at Baltimore, Md. Opinion by Judge Knapp. Affirmed. No. 1518, Sanford and Brooks company, owner of steam-tug "Alice," appellant, vs. Navigazione Generale Italiana, a corporation of the kingdom of Italy, claimant and owner of steamship "Etna," appellee; appeal from the District court at Baltimore, Md. Opinion by Judge Knapp. Affirmed.

No. 1519, Chesapeake and Ohio Coal and Coke company, plaintiff in error, vs. the Toledo and Ohio Central Railway company, defendant in error; error to District court at Charleston, W. Va. Opinion by Judge Knapp. Affirmed. Judge Smith, dissenting. No. 1521, S. D. Barrett, plaintiff in error, vs. the Virginia Railway company, defendant in error; error to the District court at Roanoke, Va. Opinion by Judge Pritchard. Affirmed. Case Argued. Case No. 1517, F. D. Camp, P. R. Camp and John M. Camp, plaintiffs in error, vs. Morgan W. Gress, defendant in error; error in District court at Norfolk, Va., was argued and submitted by T. D. Savage and Thomas H. Wilcox of Norfolk for the plaintiffs in error, and by D. Lawrence Groner of Norfolk and William M. Toomer of Jacksonville for the defendants in error. Case No. 1524, the Farris company, owner and claimant of ferry-boat "Rockaway," et al, appellants, vs. Bannie Barnes, appellee; appeal from the District court at Norfolk, Va., will be argued today by R. Randolph Hickett, Hugh W. Vandiver of Norfolk and Foley and Martin of New York for the appellants and by D. Lawrence Groner of Norfolk for the appellee. This case will be argued when court convenes this morning at 10 o'clock.

WILL TRY TO EXPEDITE ROAD WORK IN COUNTY

With a view to expediting the road work being done in several different parts of Buncombe county, R. C. Stevens, superintending the work, has made arrangements to secure from the county a number of tents in which his men will live while completing the job.

It is believed that this will tend to have the work completed at a much earlier date. Road work is being done in the Swannanoa, Black Mountain and other sections of the county.

BOOKLET ISSUED ON W. W. JONES MEMORIAL

An attractive booklet has been issued by the Asheville Bar Association in memoriam of the late William Westwood Jones, a member of the association, who died last year.

The foreword is by Louis M. Bourne, president of the association, while the minutes of a special meeting held May 12, 1916, and addresses by F. A. Sonally and Judge Henry B. Stevens are incorporated.

FRECKLE-FACE

Sun and Wind Bring Out Ugly Spots. How to Remove Easily.

Here's a chance, Miss Freckle-face, to try a remedy for freckles with the guarantee of a reliable dealer that it will not cost you a penny unless it removes the freckles; while if it does give you a clear complexion the expense is trifling.

Simply get an ounce of othine—double strength—from any druggist and a few applications should show you how easy it is to rid yourself of the homely freckles and get a beautiful complexion. Rarely is more than one ounce needed for the worst case.

Be sure to ask the druggist for the double strength othine as this is the prescription sold under guarantee of money back if it fails to remove freckles. Advt.