Recommendations to Extra Session of The Legislature

overnor Glenn Also Recommends tion Law at this Special Session.

the Honorable, the General Assembly of North Carolina.

of all matters appertaining to tutional and therefore void. rate controversy from the time;

n my message to your honorable roads. at your regular session I used language: "I would urge upon while doing everything the law to your approval: ws in protecting the people The changing of the flat intrastate ried to induce the railroads to various suits. esce until a fair test would de-

grand jury to indict their agents ing, to raise or lower the rate fixed, selling tickets at a higher rate that fixed by the statute. Feel-

Proverbs and Phrases. ou never really know your friends they become your enemies. aid the man who had skipped his rd bill: "The inn-keeper is out." ome boys in college would do well earn what kind of socks to wear. he laws are read so as to apply to

and not to exceptional cases.

TATE CASE COMPRSMISE and employees of the railroads, or their higher officials, thus openly acting in defiance of law." In that letter I recommended that only enough indictments be made to test the Enactment of a State Prohibi- the validity of the law in all phases, and not needlessly to harass the rail-

Several railroad agents were indicted, convicted and sentenced, when the United States Court, not waiting Gentlemen:-Under no circumstan- for the defendants to appeal in the it it a pleasant duty to convene orderly way to the higher courts, General Assembly in extra ses- again interfered, and by writ of han; still the Constitution, Article beas corpus discharged the defendsection 9, provides that "The ants from the custody of the State's ernor shall have power on extra- officers. For a while a conflict bemary occasions, by and with the tween the Federal and State authoriice of the Council of State, to ties seemed imminent, but coclness vene the General Assembly in ex- on both sides was exercised, and it session by his proclamation, stat- was agreed that the railroads should therein the purpose or purposes recognize and obey the law, pending which they are thus convened." the test of its constitutionality, and o me it seems plain that such an that the equity suit, indictment and raordinary occasion has arisen, and habeas corpus proceedings should be by and with the consent of the prosecuted to a speedy conclusion. In meil of State, I have felt it my taking steps to uphold the law enacty to call you together to consider ed by the General Assembly only one question of an adjustment of the motive actuated me, and that was, enger and freight rates charged while not wishing to mulet the railhe various railroads doing busi- roads with costs or needlessly imprisas common carriers in the State. on their agents, simply to compel order that you may have them, the creatures, to recognize that proper understanding of the the State, the creator, was sovereign sent conditions of affairs, it and supreme and its laws had to be be necessary to revert to obeyed until some competent court past and give a brief his-declared that said law was unconsti

The equity suit and criminal proour last session up to the terms ceedings moved very slowly, and, finred by me as Governor and ac- ally a crisis having come upon the ed by the railroads, subject, of country, several efforts were made to rse, to your approval and ratifi- settle all disputes and produce harmony between the State and the rail-

Terms Offered.

ninst unjust discriminations, heavy rate of 2 1-4 cents per mile to a flat s and unnecessary hardships, at intrastate rate of 2 1-2 cents per same time to treat the railroads mile; fifteen cents to be charged extra perfect fairness and give them for persons boarding trains without legal right which belongs to tickets when tickets could be obtain-Railroads are the great arter- ed in a reasonable time before deof commerce, and have been the parture of train, and the repealing of ans of building up our resurces as the penalty and misdemeanor clauses other factor, and, therefore, should in the act of 1907; this, however, only looked upon, not as hostile, but to be done when the railroads operatone of the State's most helpful ing in the State-except those exncies." I then recommended a empt by law-agreed on their part to rate of 2 1-2 cents per mile for a reduction of the present interstate enger fare and a mileage book of rate of 3 and 3 1-4 cents per mile to ents; also, that railroads be re- a 2 1-2-cent rate, thus making intered to remedy delays of their state and intrastate rates uniform; is have a limit set to hours of also, the railroads to issue a mileage ice of their employees, keep their book of 2,000 miles for heads of firms -beds in good condition and pay and employees, not exceeding five fair proportion of all taxes, and persons, names to be entered at time should be protected against in- of purchase, said books to be interce, such as is often practiced on changeable on all solvent roads and by trespassers and unjust liti- interstate and intrastate at 2 cents on. With what suggestions I per mile; also, an individual mileage d offer, and with the sworn re- book of 1,000 miles, interchangeable, of the railroads before you, interstate and tntrastate, for 2 cents a full and able discussion of per mile; also,, a family mileage book bill in both houses, no joint con- for heads of families and dependent ion could be reached, and a con- members of family, names to be ennce committee had to be ordered. tered at time of purchese, intrastate, committee reported a flat rate and not interchangeable, for 2 cents 1-4 cents per mile, which report per mile also, the railroads to pay an ratified and became the law of amount not exceeding \$17,500 with State. After the law was enacted which to pay the State's costs in the

The railroads agreed to these destrate whether the new rate was mands, except the payment of the iscatory, or, on account of in- money and the 500-mileage book for sed travel, was remunerative. 2 cents. They claimed it was impose of the railroads at once agreed sible for them to operate with such a put the law into operation, but mileage book, as it would practically rs refused, and, prior to July 1, put the State on a 2-cent flat rate, when the law became opera- and that they should not be required went before a Circuit Judge of to furnish a book of 500 miles at as United States for the Eastern low a rate as books of larger mileage. riet of North Carolina and ob- Not being able, therefore, to get this ed a temporary injunction against reduction, and seeing some force in Corporation Commission and At- their contention, it was agreed that ey-General, forbidding them from the family mileage book should be ing the law into effect. At the fixed at 2 1-4 cents per mile and that minary hearing, without finding the railroads would pay the State rate confiscatory, and not heeding \$17,500, to be applied as the State the people; and now that the rail- unavoidable accident, there is no procourt, the Circuit Judge continuments as to time of redeeming books reads have recognized the soverighty vision to remedy this omission, unhe injunction to the final hearing, ordered the Standing Master to evidence and make a report as the time, to-wit, twelve the rate fixed was confisted with through its lawraghers to meet them. thether the rate fixed was confismonths, it should be ascertained that ry of the property of the rail- the rate thus agreed upon was excessive on the one hand or confiscatory July 1, 1907, certain railroads on the other, upon application, the sing to recognize the rate fixed, Corporation Commission should have superior Court Judge instructed the power, after a full and fair hear-

it my sworn duty to uphold the ment that the railroad pay the som passed by your honorable body, of \$17,500, but I believe this objecrdless of the amount fixed, I ad- tion comes from the fact that the pro-

Pert Paragraphs.

A bank account is something you would have if you didn't need it.

To-morrow is the stone over which many a business man has stumbled. Trusting people is a good way to get used to being disappointed.

Put on your thinking caps when cases which most frequently oc- any one offers you something for no-

these reasons: I did not believe the not apply to independently owned rate passed by your body was confis- and operated railroad companies in for me to decide.

In order that in the future both fore, demands relief. the State and the railroads should final judgment.

Other States Agree.

age books over the entire South.

and, in coming to the conclusion that our shippers can better pay the private life. with your sense of right and duty, to approve what has been done.

Rate Fixed Not Confiscatory. The rate fixed by your body at its

last session, in may judgment, though less than the amount recommended in my message, was not confiscatory, but was just and based on the report of the railroads themselves, and, therefore, was in no sense a wrong; and, if the railroads had given the rate a fair test, without having made the people hostile to them, I firmly beieve, as shown by the evidence taken in the pending equity suit that said rate would not only have proved both equitable and remunerative, but in excess of the previous earnings. But times have changed since you last met, and all business has suffered by the stricture in the money market. Disclosures made in the financial world fraud and corruption, gambling on the stock market, the withdrawal of money from circulation, thus bringing about unrest and district, together with many other causes, which have seriously affected all securities, making stock values decrease and credit hard to obtain, until not on account of the little reduction of fares to 2 1-4 cents, but for the reasons above stated and many others, railroads, like individuals and law. other corporations, have been crippled in their operations, have had in many ways to curtail their expenses, cannot borrow money to carry on their business, and, therefore, need all legitimate help that can be given er purposes, however, than those them, not inconsistent with the rights of the people and the State. They claim that, if all matters of differcence between them and the various States can be adjusted, confidence will be restored, their securities more easily placed, and they be enabled to

No one but a demagogue would desire to injure railroads simply becase it can be done, but should only wish dicial system of the State. If a Judge through its lawmakers, to meet them could easily be remidied by establish-

continue their contemplated improve-

our beloved State. Freight Rates.

to send bills against the agents ture. I demanded this money for "Provided further, that this act shall edied.

Common Sense Condensed.

while they advance.

time have none to spare.

Thermometers are going lower Men who make good use of their

Time will tell-but gossipers manage to tell it first. The weigh of the transgressor depends on whether he is buying or

Discriminations.

railroads to Roanoke, Lynchburg and ing. Richmond, being the same rate given

the settlement reached is both just through freight to the Virginia point, and equitable to the State and the plus the local rate back to the North railroads, I have had the advice and Carolina point, than pay the through seventy members who compose your big fee, and besides would have to assitance of some of the State's rate in the first instance to the North truest, ablest and best men. However. Carolina point. This can and should as patriotic and many far wiser than appear in court with him. But the I discharge my duty by obeying the be corrected. The Corporation Com-Constitution and laying the matter mission has now instituted proceedbefore you, as you alone can enact ings before the Interstate Commerce ing their views, as I do, I am thor- \$100,000 can pay large fees to escape laws. I think it wise to settle the Commission against the Norfolk and oughly satisfied that no act ever pass- the courts and compromise their Finally I suggested the following matter. I believe the terms are fair Western Railroad for discriminating ed by any legislative body in North crimes by paying back to the government of the commission against the North crimes by paying back to the government of the commission against the North crimes by paying back to the government of the crimes by pa General Assembly to carefully exterms as an equitable adjustment of to all, and, therefore, ask you, the in favor of Lynchburg and Roanoke, Carolina would give the joy or be ment only a small part of what they tors were indicated by information the whole matter of railroads, the entire matter, subject, of course, lawmakers of the State, if consistent Va., on its line, over Durham and more generally endorsed than would have stolen. Winston, N. C., also on its line. There be the act of this General Assembly Where the New Collector Will Stand. can be no defense made for this unjust difference, and we feel assured State. that the Interstate Commerce Commission will correct the discrimination as to these points in North Carolina. When the Norfolk and Western is thus forced to adjust the rates for State's territory thus had prohibithese two cities in North Carolina, competition will compel the other good, and not evil, and have been enrailroad systems to give the same rate dorsed by the votes of the people in to these points, and then they will be three general elections. Also, under compelled to give them to other North Carolina cities, else there will be dis-

crimination between points in North Carolina, which is forbidden by law. Hence, we confidently believe that this suit and similar ones will entirely correct any unjust discrimination against North Carolina shippers, jobbers and merchants. This being an interstate question, it can only be reached through the Interstate Commerce Commission; and, in order that these suits may be successfully pushed to an early hearing and termination. I respectfully ask that a sum not exceeding \$5,000 be appropriated for carrying on an investigation fraught with so much benefit to our people. At the last sesion a bill mak-

ing this appropriation passed one house and two readings in the other, but in some way failed to become a Other Important Matters. When I called the extra session, with the advice of the Council of State, only one object was considered, and that was the rate question. Oth-

which I convened you to consider will doubtless be brought before you; and if, in your wisdom and after the most mature and wise delibration, you deeide to enact other legislation than that embraced in my call, there are two matters, imperative in their nature, to whch I would most respect-

fully call your attention. Better Court Facilities.

There is a defect in the present juin the same spirit of equity and do all ing two small additional districts, it can to aid them, provided it in no consisting of a county each, so that way destroys the rights of the people. the Judges riding these small districts Again, I trust you will solve this could, when not engaged with their complex question by approving the courts, hold special terms and take terms agreed upon, thus restoring the place of the sick Judges. The peace and harmony and putting all at Ninth Judicial District lost its entire work once more for the upbuilding of circuit this fall by the serious illness of the Judge, thereby causing a loss of thousands of dollars anl leaving In regard to freight rates, I suggest persons in jail who were entitled to sed a letter to all State Judges, position is not understood, and they one amendment to section 1, chapter a speedy trial. Such instances have ing them "to properly charge the believe this amount is to help defray 217, Laws of 1907, by adding at the happened before and will happen id juries and to direct the Solici- the costs of convening the Legisla- end of the said section these words: again, and, therefore, should be rem-

Some Business Maxims.

It seldom pays not to pay your

It's better to be laughed at than cried over. If kissing is a crime it must be

capital one. A man who acts small makes a big mistake.

Prohibition. Theer is another matter that will catory. I felt a wrong was commit- North Carolina whose mileage of road doubtless engage your most careful ted by the railroads in bringing their in said State is one hundred miles or consideration. I allude to the quessuits before giving the rate a fair less." The reason for this recom- tion of State prohibition. The people test. When the railroads got their mendation is, that the amount of of North Carolina are determined to injunction they not only had the Cor- freight shipped on one of these little make a trial of prohibition, and the poration Commission, the Attorney- roads from one station on its own line only thing to decide is when and how General and Assistant Attorney-Gen- to another station on its line is not this can best be brought about. The eral enjoined, but also the attorneys over five or ten per cent of its ship- curse and degradation of the liquor employed by the Corporation Com- ments, while from a point on its line traffic is fast becoming a stench in mission; hence, when the railroads re- to some point on the line of another the nostrils of deceney, and there is fused to obey the law, not being able road its freights would amount to an imperative demand coming to you to get the services of these attorneys from ninety to ninety-five per cent from every section of the State to I had to employ others, thus entailing of its shipments; while the shipments drive out these places of vice and more costs, and, therefore, the rail- of the large roads to points on their wickedness, and to convert the money roads, by their suits and acts, having own lines is from seventy to eighty thus wasted in riot and drunkenness put this extra cost on the Stree, I feit per cent of their shipments, while into channels of business, thrift and in the settlement, they should pay it. their shipments to points in the State industry. Every one in the State If, however, your honorable body on other roads would not exceed knows my views on the liquor quesdoes not agree with me, and think twenty or twenty-five per cent, being tion, for, publicly and privately, I the State and not the railroads should a discrimination so largely against have contended that, both from an pay this cost, it is for you and not the small roads as to most seriously economic as well as a moral standaffect and injure them, and, there- point, the greatest blessing that could possibly be given the State would be the prohibiting of the manufacture know their respective legal rights in. One of the most serious complaints and sale of intoxicating liquors as a

dealing with each other, and believ- now existing against railroads is the beverage anywhere in its borders. So ing that the Minnesota case and the discriminations made by them against firmly am I convinced of the soundhabeas corpus case from Asheville the cities and towns of North Caro- ness of my views on the subject of now pending in the Supreme Court of lina in favor of like cities and towns liquor being a curse to the people of the United States would definitely in other States, notably Virginia, by the State, that, if the power to act settle and define the respective rights reason of which jobbers and whole- were vested in me, I would not of all parties, it was agreed that, even sale merchants in Virginia can under- trouble your body to consider the if your honorable body accepted and sell the same class of merchants in matter, but would at once free our approved the agreement, the case in North Carolina. The cause of this land from this monster evil that, in the Supreme Court should not be af- is the rate given by the Norfolk and my opinion, is the source of a thoufected thereby, but should proceed to Western and Chesapeake and Ohio sand woes and scarcely a single bless-

When I issued the call for this The States of South Carolina, to Norfolk, Va., on account of its special session I did not know wheth-Georgia, Alabama and Tennessee, and water-rate competition. To meet the er the voice of the people could now probably Virginia, have agreed to the rate of the railroads above named, be heard, or whether it would have to same terms offered by North Carolina, the Southern, the Coast Line and Sea- wait until the regular session; but same terms offered by North Carolina, the Southern, the Coast Line and Sea-thus giving a uniform rate and mile- board railroads had to give the same so quickly has the demand for relief of Internal Revenue who would not at Rio Janerio. The latter gave it to rate, and so haul freight through crystallized throughout the entire stretch more than a little to throw be understood later that the Sao I have given this matter a most North Carolina to Virginia cities for State that it would be utterly wrong all possible revenue cases into his Paulo police are on the track of the careful investigation, tried to protect a less amount than they haul to the in every way the rights of the State, cities of North Carolina; and often matter so vital to their public and get a fat fee. If the violators of the rest him soon.

Under the Watts, Ward and other prohibition was given to all rural districts, until at least four-fifths of the tory laws. These acts have produced the same laws, villages, twns and cities throughout the State have declared for temperance, until ninety per cent of the entire territory of the State now has prohibition. Thus we know the will of the people, for they have spoken by their votes in no uncertain sound, until all agree that it is inevitable that liquor must go. So, why, then, entail needless expense and engender bitterness by local fights, when by your act, carrying out the will of the majority of the people,

session? Pass the law, let it go into effect locks." Refuse at this session to dis- the administration, gotten on the pose of it, it will enter into the next Taft bandwagon, but has gained rapcampaign, be the issue in many coun- idly State after State in the North ties, and cause confusion and strife; South and West. whereas by action now you may de- Donglass Nomination Still Held Up stroy the factor that would make this | Those prominent Republicans in

pass and act lifting the curse of make its name immortal and be forever remembered as a blessing to the

Wishing each of you a happy sojourn at our Capital City, and exhearty welcome. I close my message by expressing the belief that, actuated by high and patriotic motives, you will do your full duty to the State and pass such laws as to you seem just and right. I bid you Godspeed in your work and ask Heaven's blessing on all you do.

Respectfully. R. B. GLENN, Governor.

Legal Maxims for Business Men. (Raleigh, N. C., Merchant's Journal) He who seeks equity must do equi-

Sunday is not a day for legal pro-

No man can be a judge in his own

Will Be Nominated For President or The First Ballot.

Collector Martin Will Not Wear Ad ams' Collar-Will Enforce the Law and Not Compromise Cases to Make Fees For the Patronage Machine Boss-Martin Will be True to the Administration-Why Douglass Will Probably Soon be Confirmed.

Special to the Caucasian.

Washington, D. C., Jan. 20, 1908 .-A number of prominent Republicans from the State have been here during the past week. Many of them express surprise that Adams, the State chairman, should endorse for collector of the Eastern District so good a man as Wheeler Martin. The opinion of some of those who

know Adams best, is that he would not willingly appoint any one to offices unless they were small enough to swear personal allegiance having served on the police force at to him and to his reactionary and ne- Petroplis for some time, returned farious methods; and next that his from that place, after having made greed for a dollar is so great that he investigations there and had a long would not want any one for collector conference with the chief of police internal revenue laws were tried in I would not put my judgment court they would be convicted, and against that of the one hundred and in that case Adams could not get a honorable body, all of whom are just employ some lawyer who knows to I; still, after-visiting the people in criminals who have defrauded the every section and hearing and know- government out of from \$50,000 to

in giving prohibition to the entire | Now will Wheeler Martin stand for best, say positively "No." And hence similar bills, by legislative enactment the great surprise that he should get Adams' endorsement. It is thought that the President has not a very exalted opinion of the character, capacity and trustworthiness of Adams. and this may be the reason that the made this official statement, said that President did not send the name of he did not feel he should go into any Mr. Martin to the Senate last week, further details with regard to the It is believed that the President has taken time to learn the situation himthat the result of the President's in- ple of the United States could rest vestigations will result in the anpointment of Mr. Martin, for he will learn that he can trust Martin whether he can trust Adams or not. Taft's Great and Growing Strength It was generally believed here several weeks ago that the great and alyou can settle this matter at this both by nature and by experience for the Presidency would grow on the country so as to make his nomination July 1, 1908, and before the general certain. But during the past few election in November all agitation weeks his strength has developed will cease; for, as well said by one of faster than even his warmest support North Carolina's wisest statesment, ers had anticipated. Not only have 'A liquor dealer without his liquor is none of those politicians in the South. about as weak as Samson shorn of his who were in a conspiracy to defeat

There is only one question for us ing double with Mr. R. D. Douglass. to ask, and that is, What is right | the postmaster at Greensboro, are And when we know what is right, let still holding up his confirmation. us have the courage to do the right; They put him off of the Daily I. News and what is right will prove what is as editor because he was a Taft man. both expedient and best, and will re- and because he stood squarely with ceive the approval of all good citi- the President in his rate fight and other great policies and there were If this Legislature, having seen its no doubt the very argument that the Alpha shaft of the Giroux mine. its laws enforced and obeyed, were used by Adams and others in A. D. Bailey, P. J. Strow and Fred will at this session ratify an preventing his confirmation. But now McDonald were rescued Sunday act that will bring peace and since those conspiring politicians night. Whistles all over the camp harmony amon all contending in- have been forced to come out for terests, and at the same time Taft, it is not thought that they can much longer prevent his confirmation.

The Pope Improving.

Rome, By Cable.-Pope Pius was visited by his private physician, Dr. Petacei who found him in better health, but the physician insisted that tending to all a most cordial and the Pope continue to rest. Because of this the audiences arranged for Sunday were suspended and the Pope only received the papal secretary of state, Cardinal Merry Del Val and Mgr. Bisletti, Maor Domo, of the vatican. The recption took place in Pope Pius' bedroom.

Governor Vardaman to Enter Field of Journalism.

Jackson, Miss., Special.-Governor James K. Vardaman made definite announcement that he would re-enter the field of journalism when his Usage is the best interpreter of term as Governor of Mississippi expires. Within the next ten days, the Governor declares the first copy of his paper will appear. It will be printed at Jackson and will start aa weekly, pending the working out of plans for a daily.

TAFI'S GROWING STRENGTH A PLOT DISCOVERED

Anarchists Plan to Blow Up American Fleet

RIO POLICE WATCH MOVEMENTS

Anarchistic Conspiracy, Having For Its Object the Destruction of at Least a Part of the United States Warships Comprising the Pacific Pleet, Uncarthed at Rio de Janerio. Rio Janerio, By Cable-The Brazil-

ian police have discovered an anarchistic plot here, having as its object the destruction of part of the American fleet row lying in the harbor. The conspiracy, while centering in Rio Janerio and Petropolis, has ramifications in San Paulo and Minas Garaes. An individual named Jean Fedher, who resided in Petropolis, was the chief conspirator here, although it is understood that foreign anarchists are deeply involved in the plot. Fedher is believed to have fired to Sao Paulo, and the police who know him, have been sent to that place for the purpose of apprehending him. One of the detectives, who was well acquainted with Fadher,

of police sen' to the correspondent of

the American fleet at Rio Janiro, the Brazilian government received from Washington and Paris advices that anarchists of different nationalties intended to damage one or several of the ships of the American fleet. The names and addresses of the conspirawhich the police here had received previously from France and Germany. The police of this district are such a scheme? Those who know him working with the police of Sao Paulo and Minas Geraes and I am sure every precaution will be exercised and the most vigorous vigiliance observed both on land and at sea to prevent any injury being done."

The chief of police, after having conspiracy, but he authorized the statement that the plot was organized by Fedher and he added that the peoeasy as all of the conspirators had

taken refuge in the interior. As yet the people of Brazil are ignorant of the details of the plot to do injury to the visitors, although there has been some slight inkling of the matter. The impression which the exposure of this plot will create here will be a profound one, because it is the first anarchistic conspiracy that has ever been known in Brazil.

The police at Sao Paulo have sent word that they are on the track of the malefactor, who they declare will not be able to come to Rio Janeiro.

Want White Postmaster. Washington, Special. - Senator Tillman, conferred with Postmaster General Meyer regarding the case of Joshua E. Wilson, a negro who has been postmaster of Florence, S. C., for twenty years. Florence has now 20,000 inhanbitants and citizens of that city, through Tillman, are seeking to have a white postmaster appointed. No action has vet been

Entombed Forty-Six Days.

Ely, Nevada, Special.-After having been entombed forty-six days, one thousand feet below the surface in blew loudly while crowds cheered in the streets of Ely to the ringing of

Four Children Drowned.

Indinan, Pa., Special.-Four children were drowned at noon Sunday while skating on the reservoir at the Wharton Coal and Coke Company's ovens at Coral, near here.

The dead are: Sadie Kinley, 12 years. Renie Kinley, 11 years. Charlotte Kinley, 8 years. Roy Stokes, 13 years.

The children were with five companions in the dam when they cut their way through the snow to a part of the reservoir near one of the feeders.

News of the Day.

Senator Culberson attacked Secretary Cortelyou for favoritism in awarding the recent bond issue.

Republicans in the House voted down all amendments to the Penal Code bill, which excited continuous

Chief Engineer Goethals estimates the total cost of the Panama canal at