Study The Methods of Successful Men. Their Advertisements Are Here

THE CHARLOTTE NEWS.

The Only Afternoon Associated Press Newspaper in North Carolina.

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CHARLOTTE, N. C., TUESDAY EVENING, JUNE 20, 1905.

PRICE: 3 CENTS.

NEWS ADS Are The

Short Cut to Prosperity.

JAPAN WOULD ROB THEWAR PARTY OF THEIR LAST CARD Only Hope for Armistice Pending

meeting of Peace Plenipotentiaries Rests With President Roosevelt, and Even That is Considered Slender.

It is Suggested That Japan Deliburately Planned to Postpone the Meeting Long Enough to Give Ovama a Chance to Administer Fresh Defeat to Russians.

inted Fress. s. Petersburg, June 20 .- The only armistice pending the meetplenipotentiaries seems ith President Roosevelt and is considered slender. So known the president has not then a positive step in this direc-

impression here continues ong that Japan only with great re- On the Eve of Her Execution Several Hundred Members in At- for a plea in abatement and upon meance could be induced to forego advantages of her stragetic position, which despite the tone of official advers from. the front is regarded is sing altogther favorable to Oyama. inded, it is suggested that Japan deplanned to postpone the long enough to give Oyama a cance to administer to the Rus- hours before the time set for the execusate a tresh defeat on land in order tion, Mrs. Mary Rogers, under sento take the war party in Russia of their

futil ONE MORE ON THE BLOCK SYSTEM.

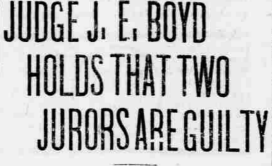
Fond Mother-"Son, I reckon as how you might get a job on the railroad, since the Southern has put in the block system. I guess they'll be after giving employment to blockheads."



Judge Wheeler Grants a Hatendance Upon Important Conbeas Corpus. Pending the the New Action Delay Will be Unavoidable,

By Associated Press. Windsor, Vt., June 20.—Forty-eight

By Associated Press.



Messrs Atwell and Kennedy Filed Their Answer to the Rule of the Court Made Public Yesterday. Will Hear Other Cases Before Sentence is Passed.

Judge Bynum, Judge Moore, Mr. E. Cansler, District Attorney Holton and Mr. A. H. Price Made Strong Legal Arguments. Court Room Filled With Lawyers

exonerated.' The order of Judge Boyd, of the District Court, requiring certain grand jurors who served at the Statesville term of the District Court to appear was served, appeared and answered. and show cause why they should not be attached for contempt for revealing certain matters which transpired case to the Circuit Court of Appeals. in their body, to-wit: Furnishing the And the court announced that there, counsel in the defense of the Old Nick would be no difficulty in making up Williams Distilling Co. with certain the case on appeal.

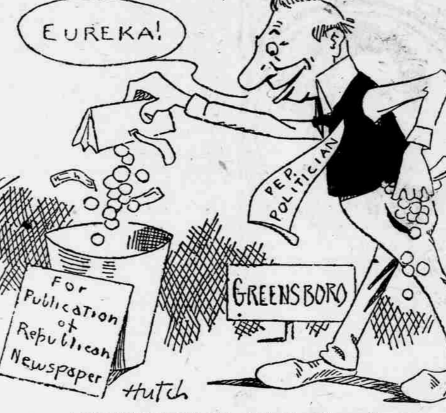
evidence which they used as a basis which the court without admitting the of the cases will be carried up, and legality or right of the plea quashed that all of the other cases will be dethe bill of indictment, was heard in termined by it as practically the ference of Wholesalers and the court this morning as to Grand Jurors Atwell and Kennedy, of Rowan through. Jobbers. Nearly All the Jobbing county. The rule was made return-

able Thursday next, but these jurors Grocers of Md. Return to Ranks waived the right as to time and ap-Kennedy follow:

In behalf of the respondent, Judge Norfolk, Va., June 20.-The features Bynum made a very learned arguof today's session of the Southern ment, which was replied to by Mr. A. United States vs. Old Nick Williams convention of the National Inter-State by E. D. Vaughn and others. tence of death in the State prison here Wholesale Grocers Association was H. Price, assistant district attorney. for the marder of her husband, will be the election to membership of about At this stage of the proceedings Judge Boyd said: two thirds of the jobbing grocers of nedy to Rule. "There are only two questions innited by her attorneys and granted Maryland, who withdrew as a result of volved here, and they are: How far did and for answer to the rule served upon dianapolis, and had been selected by The Nahuanta Hardware Co., of Frelate last night at Brattleboro by Judge a misunderstanding in the Asheville the injunction of secrecy extend in the him to show cause why he should not the arrangement committee to reply mont, is chartered to do a wholesale Wheeler, of the United States Circuit convention several years ago, and the beginning, and did it apply to all acts be attached for contempt of this Court, to the address of welcome by a repre- business at Fremont, C. C. Aycock

only?

point



A Good Way to Get Rid of His Superfluous Currency.

reason these grand BIG DEMOCKAI Judge Boyd announced that he would impose some punishment, but would reserve sentence until the oth-DIES SUDDEN er grand jurors, upon whom the rule Judge Moore, for the defense, announced that they desired to carry the

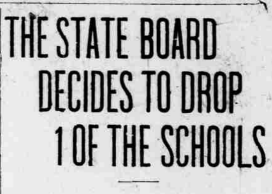
If the case is appealed to the Circuit Court, it is agreed that only one same point is involved the whole way By Associated Press

The answers of Jurors Atwell and Chicago, June 20 .- S. P. Sheerin,

Juror Kennedy's Answer.

North Carolina-At Charlotte. Company, N. Glenn Williams and D. Independent Telephone Association,

E. Kennedy, Answer of A. L. Ken- of apoplexy.



Hereafter There Will be Only Three Normal Schools for Colored Teachers Instead of Four. New Corporations Chartered To-Day by Secretary of State.

The Two Jurors Who Are Now Serving a Thirty Days' Sentence for Tampering With the Gattis-Kilgo Jury, Will be Tried for Embracery.

Special to The News.

Raleigh, June 20 .- The State Board of Education decides on three State Normal schools for colored teachers instead of four as heretofore, the school at Franklinton being dropped. This decision was reached this afternoon after S. P Sheehan, Former Secretary lengthy conferences and hearings yesterday and today. The schools retained of the Democratic National are at Winston-Salem, Fayetteville and Elizabeth City. Steps will be taken at Committee, Expires in Chicago once to provide buildings and equipment as these are inadequete for the While Addressing a Convention, work in hand. The respective communities convey to the State valuable Prominent in Many Enterprises, property, Winston-Salem, aggregating \$13,000; Elizabeth City, \$8,000; Fayetteville, \$3,000.

Dissolution by mutual consent is alformerly secretary of the Democratic lowed for the Dove-Blounc Co., of Cornational committee, dropped dead on nelius, Mecklenburg county.

peared this morning to make answer. In the District Court of the United the floor of the convention hall in Vaughn-Hamphill Co., of North States for the Western District of the Auditorium Hotel while making an Wilkesboro, is chartered to do wholeaddress gefore the delegates to the sale grocery business, \$125,000 capital,

The Carolina Light & Power Co., of chartere

New Regimental Band.

Last night the new Third Regiment

State Swamp Lands.

topography of all the lands in the

hands of the board, especially the tim-

Hotels Kick on Tax.

The State Auditor has received no-

AUGUST 1 SUITS RUSSIA.

potentiaries-News From the Front

Indicates Beginning of Jap Ad

St. Petersburg, June 20.-Russia, the

ber value and soil.

taken to the local court house tomor-

Mr 1813BS. JAPAN LOSING NO TIME.

Act Jintment of Plenipotentiaries and Court. Her attorney said should Judge

-Military Activities Continue.

Tokio, June 26 .- The discussion of preme Court. he meeting of the peace plenipotenares continues through Washington with indications of an early completion of details. It is thought possible tion will be necessary.

mplete the details, appoint the potentiaries and organize a staff assistants in time to sail on the ter Empress of India, June 30. Yokohama for Vancouver, B. C., a veyage of about two weeks. It is exthat that party will number a

the meantime military activities Important develop- reply to the long letter which the King will continue. ments in various directions are ex- sent on June 13 to the President of the pectral speedily.

HASN'T ADVISED JAPAN.

England Would Like to See Oyama taken in dissolving the union with Defeat Linevitch, But Has Not Com- Sweden. mitted Herself.

London, June 20 .- While undoubtilly the people of England would like Bee a general battle in Manchuria Williams College, Massachusetts, Will the armistice is declared, since it is Confer This Degree on Chief Execulelt certain that Oyama would score tive. another victory, the Associated Press By Associated Press Washington, June 20.-President is a sured that the British government has not given Japan any advice as to Roosevelt will leave Washington at 9 what course to pursue, as alleged by o'clock tonight for Massachusetts to Novoe Vremya of St. Petersburg, attend tomorrow and Thursday the commencement exercises of Clark Uni-Wh overwhelming forces at his com-Muld it is felt in military circles that versity at Worcester, and Williams Over a logition is in a position to deliver a College at Williamstown. At Williams the president will remost crushing defeat to Linevitch.

ENGLAND AGAINST PEACE?

Stated That the British Want Oyama t Crush Linevitch's Army For a Selfish Purpose.

Associated Press. Petersburg, June 20 .- The Novoe " By a prints a despatch from London By Associated Press. 10t to the effect that the British were into a wood wagon near the twelve- pendent system. any sing Japan against the conclusion mile house, near this city. F. R. Allen "Russia," the dispatch and two women occupants of the auand d. is not considered to be suffi- tomobile are probably fatally injured deally weakened. Great Britain hopes and the driver of the wood wagon Wants it Understood That the Inquiry comity than of law. The court is not Sona will succeed in destroying Gen- was severely hurt. Ta Linevitch's army and thus relieve her of the nightmare that the army later be shifted to the borders of Alguanistan for operations against

SINKING OF BRITISH STEAMER

Premier Balfour Says Correspondence With Russia Over the Matter is Proceeding.

London, June 20 .- Premier Balfour, the ring to a question in the house of ons which re-assembled after the Whitesuntide holidays, said the corres-Publence with the Russian government "Deceding in regard to the sinkof the British steamer St. Kilda. government took a very serious of the matter because it had remost specific assurances that

no such action would again be taken. RETURN OF CHIEF WALLACE

row on a writ of habeas corpus insti-

reading of the annual report of Presi-Staff Assistants Will Not be Delayed Wheeler deny any relief, an appeal dent Van Hoose of Birmingham, Ala., would be taken to the United States Su-

Such an appeal will have to be al- now exists between the manufacturers fense, made a very logical argument, says: lowed by the Circuit Court, pending and jobbers as a rule. which, a further delay in the execu-The board of advisors meets to-

DISSOLUTION MUST STAND.

LL.D. FOR PRESIDENT.

AUTO CAUSES DEATHS.

in a Road Wreck.

Big Bank Dividend.

Friday morning.

Norwegian Storthing Will Adhere three hundred delegates are attending the convention, which will be in ses-Strictly to the Action Taken in Sepsion through tomorrow. arating From Sweden. By Associated Press.

MODERN WOODMEN OF AMERICA. Christiana, Norway, June 20 .- The address to King Oscar the Riksdag

and the Swedish people generally. The Head Camp in 14th Biennial Convention -Suicides and Accidental Deaths Among Farmers' Lodge. Storthing was generally adopted yester-By Associated Press.

day. At the same time, however, it indi-Milwaukee, June 20 .- Head Camp, cates the unalterable determination of Modern Woodmen of America, opened the Storthing to adhere to the action its 14th bi-ennial convention with between 600 and 700 'delegates present.

Annual reports of the past two years show 121,639 new members and 1,432 new camps' chartered; lapsed membership 117,415; balance on hand in benefit fund, \$807,587, and general fund, \$289,994. The society paid 7.051 death claims.

the grocers and the manufacturing

representatives. Between two and

There were 2,991 deaths from accident and 804 deaths from suicide. Of the latter, 248 were farmers. Farmers also led in the accidental leaths, 885.

TELEPHONE ASSOCIATION.

Ninth Annual Convention of Interceive the degree of doctor of laws. The party will return to Washington in Chicago,

By Associated Press. Chicago, June 20 .- The 9th annual convention of the National Interstate.

Portland, Ore., June 20 .- An auto- which will result in complete harmony

MORTON'S INVESTIGATION.

By Associated Press.

dend of one hundred and twenty per der way. "I wish it distinctly under- continually. Suppose that it were per- the indictment against the said defend- arrested after, being perhaps fatally be given when they complete their sencent, out of the profits of 1904, in addi- stood," said he, "that this investiga- mitted, after a bill was found, for a dent found by the said grand jury at wounded. After arrest he admitted his tion to the regularly quarterly div-tion is being made at my own in-

idend of 25 per cent, has been declar stance." ed by the Fifth Avenue Bank.

Proceedings Against Mormons. By Associated Press. Phoenix, Ariz., June 20.—At the in-

stance of the department of justice, United States Attorney Nave will proceed against several Mormons residing in Apache County on the charge of polygamy.

Mystic Shriners at Niagara. By Associated Press. Niagara Falls, June 20.—The thirty-

first annual gathering of the Imperial Council Ancient Arabic Order of the Mystic Shrine, opened today with a large attendance. The city is

Addressing themselves to these April Term, 1905, of this Court, at reading when he suddenly stepped who declared that satisactory relations questions. Judge Moore, for the de- Statesville, as set out in said rule, backward and fell to the floor, expiring

which was replied to by District At- 1. That the alleged misconduct with Sheering, a moment before his col- the band that was disbanded in Reidstorney Holton, who relied upon the which he is charged did not take place lapse, remarked to Col. Powers, of ville some weeks ago. The membership case of State vs. Broughton, reported in the presence of this Court, or sooner Louisville, temporary chairman, that of the new band is thirty-six, all excelnight for a general conference between in the North Carolina reports, the thereto as to obstruct the administra- he was not feeling well. opinion being writte, by Chief Justice tion of justice, or while this respondent S. P. Sheerin, Jr., his son, was pres- to their instruments tonight. Captain Ruffin, which seemed to be directly in was a juror or officer of said Court nor ent when his father expired and im- W. F. Mcody, of the Raleigh Light In-

To the district attorney Judge Bynum replied with eloquence and tem. writ, process, order, rule, decree or born at Dublin in 1846. His father was Treasury. then Mr. Cansler, of the Charlotte bar,

made a very eloquent plea for the defense, and discussed the law as he understood it. This ended the argument, Judge Boyd, in taking up the this court is, therefore, without juris-

case, said: "The court has listened with interest to this discussion. It is a great quesaccount thereof.

tion and ought to be settled right and 2. That this respondent, as a memnow. The court does not understand ber of the grand jury, at the April term the injunction of secrecy to be on the 1905, of this Court at Statesville, did one hand absolute and perpetual, nor not disclose, divulge or make known to on the other hand to be by the grand the defendants in the above entitled jury opened to be disregarded at will. cause, their attorneys or any other By Associated Press. There are certain conditions and cer- person, any evidence which was heard

held what the law is and what is wise make public his own counsel, or provement in the condition of cotton act is defective in that there is no tax meant by this veil of secrecy thrown the counsel of his fellows, until long is very generally indicated. The crop levied on hotels charging a two dollar over the actions of the grand jury. after the said Court held at Statesville, is now in a good state of cultivation, rate. It provides that for hotels charg-It is well settled that the courts may as aferesaid, had adjourned, and although some fields continue foul in ing one dollar and less than two dolat any time remove the injunction, said grand jury had been finally uis- portions of the central and western lars-a tax of 25 cents per room shall and permit grand jurors to testify as charged, and then only in the manner districts and in Florida. While, as a be levied and on hotels charging more to what occurred in the grand jury and form as follows: That this respon- rule, good growth is reported, the plant than two dollars a tax of 50 cents as room. Noted cases are cited, and in dent, having been first subpoenaed to continues small. Lice is still preva- per room. This leaves the two dollar

cept by removing the veil and not Court, held in Charlotte, North Caroli- erous in South Carolina, Georgia and the legislature intended to have two only permitting but requiring grand na, as a witness for the defendant in Alabama. Considerable damage by dollar houses pay 50 cents per room.

as the court understands, it has not Charlotte, and, in the office of one of and Indian Territories, where some first to decline to pay the tax and counbeen the rule to open the way for the counsel for the defendant, located fields are being devoted to other crops. sel for the proprietor is Geo. E. Butler, Man and Two Women Fatally Injured opened here, and will continue until grand jurors to make public, upon on South Tryon street in said city, The boll weevil is spreading in north- representative in the last legislature opened here, and will continue until their opened here and will continue until the provide the prov Thursday. Delegates will endeavor to their own motion, matters which took (some 300 yards from the place of the solution of this Count) and only in the last legislature from Sampson county. He is a Reptoeffect a strong central organization, place in their own body while being a sitting of this Court), and only in the age is not great. The Tobacco crop lican and a brother of ex-United States component part of the court. There presence of the defendants and their generally is doing well. was in possession of informa- mobile containing four persons crashed extending throughout the entire inde- is no case in which the counsel for counsel, and at their request set forth the defense have the right to examine in an affidavit, (a copy of which is

the witnesses for the prosecution ex- hereto attached) marked Exhibit "A cept in the highest crimes—such as and asked to be taken as a part hereof, murder—and then it is more a rule of tified to by the said Sams, before the is Being Made at His Own Instance. of the opinion, either, that the in- of said Court, sitting at Statesville,

New York, June 20.—Chairman Paul grand jury is discharged and the de-respondent was informed the defend- near Riverside, has been taken from tempt of court in the same case. A \$100 Morton's investgation of the Equita- fendant arrested, but continues, so far ants and their counsel intended to use jail at Hohenwald, Tenn., by a mob of justified bond is expected in the em-By Associated Press. New York, June 20.—An extra divi- ble Society's condition is already un- as all except the court is concerned, in support of a plea in abatement to fifteen men and shot to death. For was grand juror to go to the defendant's the said April term of this court, in guilt and was identified by the victim. counsel and detail the testimony of case the court decided to consider said Ford was hauled to the scene of his

all the witnesses for the prosecution. plea upon affidavit, instead of upon crime, about ten miles, suffering from Will any lawyer contend that that is oral examination of this respondent, his wounds. He asked to be killed the (Continued on Second Page.)

"As to the right of the court to punish for contempt, it is admitted that the act of 1831 very materially limits the power of the court, but the case before us is not analagous to that of an editor who publishes a criticism

of an opinion of the court. But, it seems to me, that under the latter Light Engine Collided Head-on clause of that act, the jurisdiction of this case is complete. Otherwise the

With Heavy Freight, Causing this case is complete. Other wise and administration of an oath to a grand

Mr. Sheerin was president of a new authorized. M. S. Williams and S. A. A. L. Kennedy comes into Coart, long distance telephone company of In- Woodard are among the incorporators. of the grand jury, or to specific acts for his alleged misconduct as one of sentative of the city of Chicago. He being one of the principal incorporathe Grand Jurors who served at the had proceeded well along with the tors.

within a few minutes. band was mustered in here to succeed

lent musicians who are to be assigned was such alleged misconduct in diso- mediately took charge of the remains. fantry, is designated as commander of bedience or resistance of any lawful Indianapolis, June 20 .- Sheerin was the band. He is chief clerk in the State

per. Mr. Price spoke a few words and command of this Court, and your re- [an Irish revolutionist and left Ireland spondent therefore, avers upon divorce, for the United States in 1849, landing at The State Board of Education was to information and belief that, as a matter New Orleans.

ave considered several propositions of law, his said alleged misconduct is | He was elected Secretary of the Nafor options on State swamp lands, but not the subject of inquiry by this Court, | tional Committee in 1888 and re-elected | after discussion of the situation, made could not be in contempt thereof, and in 1892. an order instead to the effect that no

Sheerin has been identified with further options will be granted anydiction to inquire into the same, or many large enterprises, notably the body until the board has in hand compunish or deal with this respondent on natural gas and telephones. plete official reports of the acreage and

CONDITION OF COTTON.

Weather Bureau Notes Improvement in the Crop-Lice in North Carolina -The Plant is Small.

tice from several hotel keepers in the State that they will not pay the tax Washington, June 20 .- The weather levied by the last legislature on hotels tain occasions in which courts have before the said grand jury, or other- bureau's crop report says further im- for the reason that the section of the State Organization Called to Order such cases justice could not be had ex- appear at the June term, 1905, of this lent in North Carolina, but less num- houses without a tax specified although jurors to testify. On the other hand, the above entitled cause, came to web worms is reported from Oklahoma The Williams House, Clinton, is the Senator Butler.

Simon Ford, a Negro, Shot to Death Sheriff J. Rowan Rogers and J. P. Sorby a Mob for Assaulting a White rill for trial at the July term for the crime of embracery in tampering with Woman.

tence of thirty days imprisonment. Date for the Meeting of Peace Pleni-

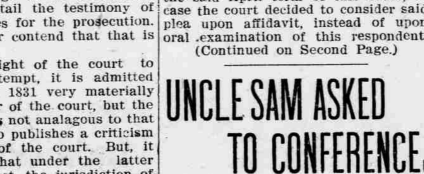
TWO ACCIDENTS

Associated Press is officially informed, Occur at Wearn's Lumber Shops in finds no objection to August 1, as sug-One Afternoon. gested by Japan for the date of meet-

f J. H. Wearn & Company, had the tions will be sent to Ambassador Casmisfortune to lose the fore and middle sini to accept it. fingers of his right hand while per-

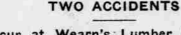
According to reports, some prelimforming his duties at the lumber inaries looking to armistice have althe Instant Death of Three juror would have no effect whatever. United States Has Been Request-If these grand jurors have wilfully, of ed to Participate in the Con-saw when suddenly his fingers were no confirmation of this. On the con-caught by the sharp teeth. The in- trary the news from the front al-

vance.



To be Tried for Embracery. LYNCHED FOR USUAL CRIME Judge Fred Moore filed an order in the Superior Court, binding over exthe two jurors in the Gattis-Kilgo case, said grand jury, at the April term, 1905. By Associated Press. Nashiville, June 20 .- Simon Ford, the The two men are now serving their senjunction of secrecy ends when the North Carolina, which affidavit this negro who assaulted a white woman tences of thirty days in jail for con-

quickest way and did not plead for his



Mr. John Allen, one of the employes ing of plenipotentiaries, and instruc-



| RETURN OF CHIEF WALLACE a large attendance. The city is | Total and Dedly Interior | their own motion, violated the injunc- | ed to Participate in the Con- | saw when suddenly his fingers were no confirmation of this. On the con- |
|--|---|---|--------------------------------------|--|
| handsomely decorated. | Irainmen and badiy injuring | their own motion, violated the injunc- tion of the court, then they come with- | forence lines the Affairs of Mo- | caught by the sharp teeth. The in- juries caused Mr. Allen considerable though meagre, all seems to indicate |
| opeculation in Official Circles Over the | Two Others. | in the perview of the statute. "There are many paliating circum- | lerence opon the Analis of mo | |
| Coming Home of Canal Zone Engin- National Bowling Tournament. By Associated Press. | | stances in this case, especially on the | | his work for several weeks. begun. |
| Louisville, June 20.—The executive | | | | Another accident occurred at the shops earlier in the afternoon. Charles More Deaths From Heat. |
| | | | | Bechtler was working at one of the By Associated Pres- |
| burpose of the return of Chief En- 17, 1906, for opening the national bowl- | above the junction of the Highland | the bill against the Old Nick Williams | By Associated Press. | planing machines when his arm slip- Pittsburg, June 20.—The oppressive |
| sincer Wallace from the Isthmian ing tournament in this city. | lond lontford divisions of the New | Thing is and it is not a guardene | Washington Juno / - The State | e ped in the knife, cutting his arm to heat wave that has tightly gripped such an extent that it was necessary Pittsburg and vicinity during the past |
| Tetare man wanace cabled bee | I road in Newington causing the instant | case, but a matter of having it deter- | Minister Gummere of Morocco, trans- | to have several stitches taken. four days continues and the list of fa- |
| the asking permission to mittation Accepter | Louth of Louris Stratton a hrakaman | mined now whether grand jurors | mitting the request that the United | italities is growing rapidly. Up to noon |
| the bla importance and he would ex- Washington, June 20The United | | | | |
| Wallace the arrived in Washington. States will accept the invitation pro- | is fatally and Engineer Wilcox serious- | the future, it would result in utter | request is similar to that which has | from fever at the home of his parents Also many prostrations of a serious |
| erable speculation among officials. | ly injured. | chaos in this district. And for this | been sent to other governments. | on West Trade street. nature. |
| the second s | | | | |