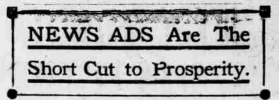
Study The Methods of Successful Men. Their Advertisements Are Here

THE CHARLOTTE NEWS. The Only Afternoon Associated Press Newspaper in North Carolina.



PRICE: 3 CENTS.



turar Atwell is Fined \$50.00 and Counsel tor Defense Bives Notice of Appeal. Case Now Gees to the Circuit Court Appeals.

(ennedy are Dismissed. Two them;" that after this advice affiant Others Will Share the Same and about 4 o'clock thereafter went Ente.

pening of Federal Court L. C. Caldwell of esented the answer of Sherrill, of Statesville, of the court adjudging him

ingenuiously con considered one of the locuments that has come Mr. Sherrill, through that on his arhe went straight to District Attorney and alk with them" and. concerning certain matters.

This affiant most solemnly swears TO PREVENT FIGHT that he gave no information of any character whatsoever to the Counsel or any other person, but being a man not acquainted with the procedure THE PRESIDENT IS in the Courts, but desiring above all things to do his duty, he went to the United States Courthouse, and there met Hon. A. E. Holton, U. S. District Attorney, in whom he had all confidence, and knowing him to be an officer high in the court, stated to said District Attorney that Counsel for the bin at 4 o'clock in the afternoon; said President Roosevelt Has Taken a He is Given the Choice of Two In the Extraordinary Session of over to appear in the morning on the affiant at said time stating to said Dis-New and Important Step in the trict Attorney, that he, the affiant, was subpoenaed here for the Defendants. Negotiations Between the Beland that he had been amember of the Grand Jury which found the Bill of ligerents. Positive Confirmation Indiciment against N. Glen Williams and others, at Statesville, N. C., and at Not Announced, However. said time made inquiry of said District Attorney what he should and ought to do under the circumstances, that Jutor Sherrill Answers the Rule Counsel were importuning him for this meeting and insisting upon it, whereof the Court and He and Juror upon said District Attorney said to in Washington That Negotiathis affiant; "Go on and talk to

> returned to the hotel for his dinner to the office of Burwell & Cansler, Attorneys, and met there the Counsel for the Defendants: that after affiant's arrival inquiry was made of this af-

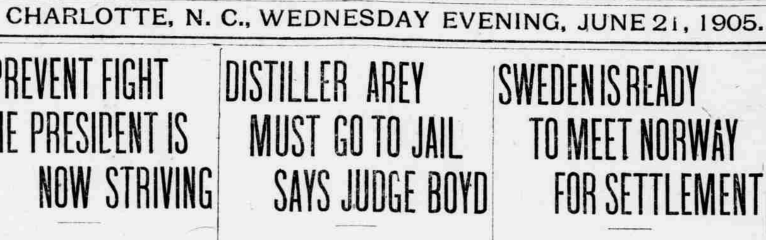
By Associated Press. St. Petersburg, June 21.-President fiant if certain things took place before and others was considered. This af-1 between the belligerents. While there assured by three of the Counsel presprevent the impending battle in Manent-gentlemen in whose integrity and

honesty and learning he trusted, and ed. upon their assurance that they had the right to ask the questions, and Negotiations Proceeding. Washington, June 21.-It is intimat that it was affiant's duty to answer,

med Mr. Holton that assurance and assertion of Judge Bybetween Japan and Russia. fendants wished to num, who said: "Sherrill, you surely The One Stumbling Block. with him; that Mr. do not think we would advise you Washington, June 21 .- The stumb-

wrong," and other expressions of ling block in the way of armistice apconversation held Counsel similar thereto, and after the pears to be that neither belligerent Attorney he did go reading of the Affidavit of Mr. Kenne- is wiling to take the initiative. The Burwell & Cansler and dy, and the repeated assurances of present negotiations, it is understood, matter. He, however, stated that he the counsel for the de- Counsel that no punishment would be consists of an effort to sound one or afflicted upon this affiant, and nothing both governments as to their willing sherrill further states in his wrong would be done by him in giving ness to agree to armistice. There hat while at the office of Bur- this information, and after the discus- will be no official announcement here the maximum sentence on the first the side of a pacific solution.

Cansler he was assured by the sion of importunities of the Defen- regarding the probabilities of armis- count in the bill of indictment which Williams and the dant's Counsel, lasting for a considera- tice before the president returns nor



Sentences. The First is Two Years in the Penitentiary and a Fine of \$5,000 and the Costs.

Based on the Tenth Count in the indictment, Which Charges the Removing of Untax-Paid Spirits.

The case against D. L. Arey, of Salisbury, credited with carrying on the the Grand Jury, at the time of the Roosevelt evidently has taken a new business of a rectifier without paying in indictment against N. Glen Williams and important step in the negotiations to the government the tax on the fiant hesitated to answer, when he was are collateral reasons for believing spirits rectified was called for sentence that it relates to armistice which will in the Federal Court this morning. Several witnesses were examined churia, this cannot be positively affirm- yesterday afternoon for the purpose of ascertaining the extent of the crime and at the conclusion of the hearing volved in the separation of the hereand after the reading of Law by Coun- ed in official circles that negotiations of the evidence, Judge Boyd stated that sel for the Defendants, and after the are proceeding looking to armistice he would take the matter of punish-

ment under advisement and would make known the judgment of the court this morning.

When District Attorney Holton prayed for judgment Judge Boyd confessed that he was undecided about the steps taken by Norway. had made up his mind to give the de- tioned the introduction of a bill in fendant the choice of two sentences. First, he would give the defendant both the king and the premier were on



the Riksdag the Government charge of perjury. The bond was fixed Asked to Be Allowed to Enter Into Negotiations With the Norwegian Strothing for Dissolution

It is Intimated in Official Circles The Second is the Minimum Fine King Oscar Made a Speech From the Throne in Which He Protested Against the Charge That LOOKS LIKE END OF STRIKE. Any Act by Himself Provoked Steps Taken by Norway.

By Associated Press. Stockholm, June 21.—In the extraor-

dinary session of the Riksdag, summomentous question raised by Norway's decuaration dissolving the union, the government immediately introduced a bill asking for authorization to enter into negotiations with the Norwegian Storthing and draw up a conditional settlement of the questions intofore dual kingdom.

The session was opened by King Oscar in person at the usual ceremonial. The king made a speech from the throne in which he protested against the charge that by violation of the constitution he had provoked the

In the counsel of state, which sancthe Riksdag dealing with the crisis,

PERJURY THE CHARGE. Woman Held in \$300 Bond on This Charge.

In the Recorder's Court this morning Luther Williams, charged with an assault on George Schenck, was made to pay the costs.

Ralph Bennett who was charged with an assault on C. A. Frank was recognized to appear tomorrow morning, when the case will be heard. Mrs. A. Hilton, who was a witness

over to appear in the morning on the J. T. Minggi, While Riding on a

at \$300. Fred Douglas was fined \$5 and the costs for disorderly conduct at the park.

Bessie Hargrave, Ivey Joiner and Lillie Spears, were each fined \$10 for riding through the streets in an open carriage. All three women are residents of Crematory Avenue.

Charles Hunter and Sam Garris were before the court, charged with being Governor Glenn Grants Pardon to drunk and disorderly. Hunter was fined \$5 and Garris \$10 and the costs.

Union Labor Leaders Advise all Strikers to Get Back Their Places if They Can.

By Associated Press. Chicago, June 21 .- Convinced that the new strike committee of the teammoned by King Oscar to deal with the sters' joint counsel cannot effect a satisfactory settlement of the futile labor war, union labor leaders for the first effects of an accident at Cary earlier time discussed the practicability of calling off the teamster's strike, ordering the men who have been out of work for many weeks to get back their places off the train at Cary so the trainmen

> the employing interests. TRIAL FOR EMBEZZLEMENT.

menced. By Associated Press.

Washington, June 21 .- The work of number of bystanders at the scene of empaneling a jury in the case of An- the accident not one had presence of drew A. Lipscomb, a member of the mind to bind up the mangled limbs Washington bar, indicted with Thomas so as to stop the flow of blood. The M. Fields, on the charge of embezzle- young man is a son of A. P. Minggi, a ing funds of the Washington Benefi- well known broker of Henderson.

cial Endowment Association, of which Dying Man Pardoned.

Governor Glenn last night telegraph

ed a pardon to a dying man in Anson

county-Julius Ellobe, who was serv-

ing a four months' sentence on the

roads for perjury. Application was

and this was taking its regular course,

Colored Normal School.

dent of Public Instruction, announces

that each of the three State Normals

for colored teacheds will receive about

\$4,500 and that the buildings and equip-

A charter is issued for the Sharon

Telephone Co., of Cleveland county.

capital \$3,000 and principal incorpora-

Another charter is to the Cisco Lumber

USE MORE COTTON.

mend More General Use of Cotton

By Associated Press. Norfolk, June 21.—The Southern

Wholesale Grocers Convention today

received numerous committee reports,

conspicuous among which was one

urging general use of cotton products

The convention decided to meet in

The old officers were re-elected. The

The president was authorized to

April, 1906, at Jacksonville.

Products.

Hon. J. Y. Joyner, State Superinten-



Train, Slipped and Fell, the Wheels Passing Cver His Legs. Loss of Blood Was so Great Re-- covery Was Impossible.

a Prisoner on Dying Bed. State Superintendent Joyner is Much Pleased With Financial Condition of Colored Normal Schools.

RALEIGH. N. C.,

Last night J. T. Minggi, of Henderson, died at Rex Hospital here from the in the afternoon. He was "hoboing" with several friends and went to get if they can, and making no effort to would not find that they were beating bind organized labor to conditions with their ride when his foot was caught under a car wheel. The right leg was crushed off-at the knee and the foot was also crushed. He bled for nearly an Work of Empaneling Jury in Andrew hour before a physician could get to Lipscomb Case Has Been Com- him and this loss of blood was really the cause of death. It is regarded as

passing strange that out of a great

to answer him and, believing lying implicitly and faithfully upon the be anything to make public.

both the answer of right to rely, and upon which he die ke rule as to Sherrill.

as to this juror no sentence ever be questioned, he having acted E Dassed

Juror Atwell the court held at Richmond, Va., for final ad-

appeal bond and the other pain the case were arraigned by today

understood that the cases of W. A. Cauble and A. M. Cruse allar to that of Juror Sherrill. fate of Mr. Sherrill-be dis-

answer of Juror Sherrill and fidavit of District Attorney Hol-

Juror Sherrill's Answer.

United States vs. The Old Nick sams Co. and others, defendants. od States of America, Western filler of North Carolina, affidavit.

Sherrill having had inforon that the Rule of Court was isagainst him, waiving the nonourt, and respectfully shows a citizen of the City of and has been for some that he was a Grand Juror at Dril Term, 1905, of the United Court, and faithfully and truly do his duty in all respects, own, his fellows' and the errets to keep.

14th day of June, 1905, a subas duly served upon him at requiring him to appear at before the Honorable Court; time of the service of was not made aware was a witness for the tes or for the defendants. of the United States vs. illiams and others; that in to said summons he left and came to the City of where said Court was in at upon his arrival here he the clerk of the Court, Col. ascertained that he was' ubboenaed for the Defenthereafter he came to Buford, and his presence known to Counsel for the who nt that time were by the Respondent, Kenupon Counsel for the said oproached this affiant and rulation as to affiant's relathe Grand Jury. and its ac-Statesville_term of Court, usel desiring to make an ment with this affiant for an at 4 o'clock in the after-

wing that the attorneys for advice of Mr. Holton, the District Atuse were men of unimpeacha- torney, this affiant reluctantly made

dy's affidavit, with certain exceptions. strict Attorney Holton filed an af- were true; and affiant most respect-It which was read in the hearing fully said to the Court that if he has setting forth that Juror done anything wrong, that it was id approach him and that he not because of any desire on his part ell Mr. Sherrill "Go and see the so to do, or to set at disregard any the defendants." or, "go order or rule of the Court, or to do ind talk with them," but that he (Hol- anything that would hinder, delay or Letter Containing Deadly Drug had information that the defend- defeat the proper administration of would file a plea in abatement to the Law, or to render aid to any one adjciment filed at Statesville, connected with said Court, but what upon the allegations that four he did he did it upon the advice of grand jurors had not paid their said District Attorney and the persuafor the preceding year and were sions and assertions of men of high isqualified to act as grand character, upon whose statements and opinions this affiant thought he had a

Sherrill and the affidavit of rely; that affiant is not a lawyer, and, Attorney Holton, the court as above set forth, has no experience in matters of this kind, and he rescase of Juror Kennedy was then pectfully disclaims any contempt of up. The court stated that there this Honorable Court; such never enmitigating circumstances tered his mind; and he had no reason rule would not be dis- to beileve that what little he did would

upon such advice as was given him, Affiant further respectfully shows he was quilty of contempt and to the Court that the above statement d a fine of \$50 and the costs of is a truthful and honest one of what Counsel gave notice of an actually transpired, what was done which means that the case will by him, the circumstances and surken ta the Circuit Court of Ap- roundings under which he did it. It the action of this affiant in making said affidavit, was wrong, this affiant

submits that the act complaned of, under the attending circumstances, should not be construed as contempt

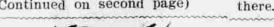
of Court, and he most emphatically disclaims any intention that he did anything, or said anything intended tration of justice.

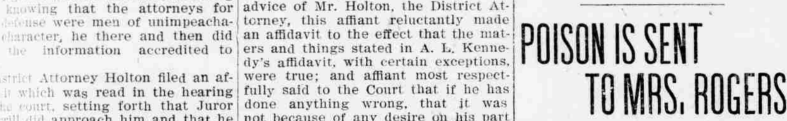
And this affiant, here in the presence Attorney to corroborate this Affiant's former Vice President Hyde, with head- ment of the law.

no fault in him.

Mr. Holton's Affidavit.

United States of America, Western District of North Carolina. ce of said rule upon him, comes The United States vs. The Old Nick Williams Company and others, defendants.-Affidavit.





tions Are Proceeding Looking to

Armistice Between Japan and

Russia. Other Peace News,

and Also an Offer of \$2,000 if the Substance Were Given to

Mrs. Rogers, to be Hanged Friday, Sent to the Prison.

By Associated Press.

Windsor, Vt., June 21 .- A letter containing poison and making an offer of \$2,000 if the substance were Friday for the murder of her husband was received by Superintednent Lovell of the state prison today. The letter was turned over to the federal authorities.

The letter, which bore no signature, was mailed in Boston yesterday according to the postmark. It says the writer wished "to save the State of Vermont and all womankind from this impending disgrace."

SHAKE UP THE EQUITABLE.

Chairman Morton is Receiving Many Resignations — Many Dismissals Contemplated.

By Associated Press. New York, June 21 .- Chairman Mor-

statement, when he swears that said quarters at the latter's residence. It District Attorney said to him: "Go is understood that a number of high and talk with them." And this Affiant salaried subordinates will tender their and talk with them." And this Affiant salaried subordinates will tender their resignations and many dismissals of discharge the rule as to him, and find minor employes here and at all leading agencies are completed.

Jos. L. Herring Dead. By Associated Press. New Orleans, June 21 .- Joseph L Herwin, four times president of the New Orleans Stock Exchange and director in a number of banks and other institutions, is dead, aged 61. He was

A. E .Holton, being duly sworn, says born in Port Auprince while his father, then of Baltimore, was U. S. Consul

Continued on second page)



charges arey with carrying on the busifendants that they had a per- ble length of time, and this affant, re- is it certain that even then there will ness of a rectifier without paying tax the Federal Court this afternoon. on the spirits rectified. This sentence is two years in the Federal penitentiary, WILD DEEDS OF A

a fine of \$5,000 and the costs in the case. Second sentence was on the tenth count of the bill of indictment which charges Arey with removing untaxed spirits

The judgment of the court was that the defendant confess judgment in the sum of \$24,000, three months in jail and pay a fine of \$200 and the costs.

Judge Boyd stated that the defendant and his counsel could take the matter under advisement and when an agreement was reached as to which sentence would be taken the court could then be informed.

In a few minutes after sentence was passed Arey and his counsel, retired. from the court room.

By Associated Press. It will be recalled by News readers San Francisco, June 21.-Thomas

last week and submitted to the charge a room in the United States Hotel and as indicted in the bill of indictment. after holding a thousand people at bay Sentence was not passed at the time for two hours, shooting and more or the labor market. given to Mrs. Rogers, to be hanged because Judge Boyd wished to look into less seriously wounding nine people, the extent of the crime.

There seems to be doubt but that self. Arey will accept the last sentence.

Postponed Until Tomorrow. This morning he began throwing furni-The matter as to the final disposi- ture from the windows to the street. By Associated Press. tion of the Arey case has been post- He then began firing with a shot gun, poned until tomorrow morning, the placing \$50 and \$100 bills in the muzzle defendant given until that time to of the weapon and fragments of the open lap professional bicycle event. choose between the alternative judg- paper were scattered over the street. going the distance in 3:49 4-5. This ments rendered today.

are yet hopeful that Judge Boyd will the windows broken. modify his determination announced None of the wounded will die. Lobb

judgment. District Atorney Holton is report-

ed as saying that this is the crisis in Patrolmen Orr and Trump Unconsciously Arrest a Murderer. among them, that of Charles Francis all large rectifiers and wholesale Crump unconsciously made an importof the Court, calls upon the Honorable Williamson, who was secretary to dealers may expect a strict enforce- ant arrest yesterday afternoon while

> the officers. Neither of the officers knew him and

he arrest was made because the negro's actions were suspicious. They brought him to the police station and while on the way the negro Chief Executive Attends Com-

made known his identity.

-The civil docket was taken up in they were co-receivers, began today in the criminal court.

> DEATH OF PROMINENT MAN. Mr. A. S. Morrison of Morven Died made some weeks ago for the pardon

Last Night. Special to The News. Wadesboro, N. C., June 21.— but last evening a telegrapm came to the Governor appealing to him to wire **RAVING MANIAC** A. S. Morrison, a man prominent a pardon without delay as the man was in all county affairs, one of the best dying and they wanted him to know soldiers and a christian gentleman, that he was pardoned. His excellency, died at Morven last hight at 10 o'clock. lost no time in complying with the re-

Crazy Man Bairicades Himself in Anson Camp will bury him at 5 p. m. quest. today. San Francisco Hotel, Shoots AGAINST LABOR UNION. Nine People, Holds a Thousand

Massachusetts Supreme Court Hands at Bay and Defies Police. Then Down an Important Decision.

By Associated Pre ments are to be improved just as rapid-Boston, June 21 .- The Massachu- ly as possible. At Winston-Salem the setts Supreme Court handed down a State, by the transfer, gets a plant in decision holding that any attempt to buildings and equipment that cost \$40,that Mr. Arey came into court one day Lobb, a maniac, barricaded himself in force all laboring men to combine in 000. This is by odds the best of the unions is against the policy of the three institutions that the State has law because it aims at a monopoly of selected. Charters 'Issued.

and defying the police, killed him- LAWSON LOWERS OWN RECORD. tors J. W. Bowen and B. B. Blanton.

Lobb went to the hotel last night. Set a New Mark For Two Mile Bicycle Event.

Co. of Tyner, Chowan county. The capi-Salt Lake, June 21 .- Ivory Lawson tal is \$50,000. again set a new mark for the two mile Street car traffic was entirely suspend- breaks Lawson's former world's rec- Southern Wholesale Grecers Recom-

week.

IN SYMPATHY WITH BOYCOTT.

Movement Initiated at Singapare in Support of Chinese Boycott By Associated Press.

Singapore-Straints Settlements, June and recommending that wholesale gro-21.-Cantonez merchants here have in- cers substitute cotton bagging for jute itiated a movement in support of their and bagging of other material. The consensus of opinion appeared compatriots to boycott all American produces. Pending the result of an ap- to be against a fight with the railpeal against the Chinese exclusion act, roads. The tebacco committee reported the Chinese apparently are holding in favor of ten per cent. profit to the jobber.

Forgery Closes Bank.

By Associated Press. Philadelphia, June 21.-The City association adjourned sine die. Trust and Safe Deposit Company closed its doors and has gone into the hands of a receiver, by order of the State Banking Department. The receivership is caused by the discovery

forgeries to the extent of \$80,000. Its resources and liabilities are \$2,250,000.

represent the association at the Milwaukee conference of the Wholesale Grocers of the United States. that the bank is a victim of the Gaskill ELECTION IN HONOLULU. Republicans Elected Nearly Their Entire Ticket, After a Very Bitter Fight.

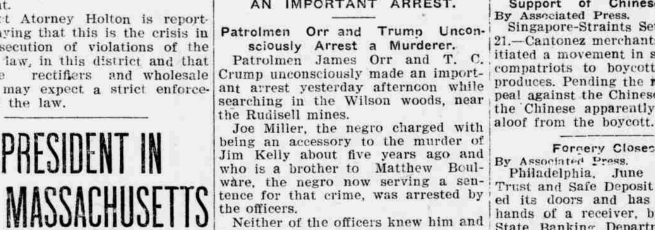
By associated Press. Honolulu, June 21.—Brown, a Republican has been elected sheriff of Oahu county in which Honolulu is located, after a bitter fight in which Governor Carter opposed Brown. The Republicans elected the entire ticket except two supervisors and possibly the treas-

urer.

FIGHT WITH YEGGMEN.

Policeman Shot and One of Safe Blowers' Gang Also Injured in Chicago.

By Associated Press. Chicago, June 21.-In a fight with alleged safe-blowers endeavoring to rob a safe in Schontz's butcher shop in the stock yards district. Policeman McGoghegan was probably fatally inured, and John Malony, one of the



Certain friends of the defendant ed, after one car was fired upon and ord of 3.53 4-5 made at Ogden last

this morning at least suspending the is about 28 years old, a stranger, apsentence of imprisonment and permit- parently an Englishman.

s be true these two will share by him to impede the proper adminis- ton has accepted the resignations of the prosecution of violations of the several employes of the Equitable, revenue law, in this district and that

mencement Exercises of Two

Colleges. Trip Thus Far 's

Without Event. Sends Message

to Crews of Harvard and Yale,

President in Massachusetts.

Worcester, June 21 .- The trip was

regretting that he could not see them

come to the state and city.

ting the defendant to pay a money AN IMPORTANT ARREST.

Killed Himself.

Hutch WIT ON THE HOT WEATHER. Smith-Excuse me, but were you gentlemen conversing about the weather? Jones-Why? Did our conversation sound profane?

as he passed by. He wished Harvard good luck, but to Yale he said: "I hope you will not think I am an offensive partisan if, under these particular circumstances I do not wish you good luck. I would at any time, but Sec. Taft, I am sure, is praying for you." The President received the degree of doctor of laws. The party then left for Holy Cross College. Reduction in Sugar.

By Associated Press. New York, June 21.—All grades of refined sugars were lowered thirty cents on the pound making standard granulated \$5.55.



HUMOR ON THE HEAT. Mint Street Mike-Begobs, th' place where Oi worked wuz 98 in the sahde! Citizen-Good gracious! They didn't make you work in the shade did they?

cracksmen, badly wounded.

PACKING COMPANY FAILS.

Independent Concern Forced Out of Business-Claims Aggregating \$4,-000,000.

By Associated Press. Chicago, June 21.—The property of the International Packing Company is ordered sold under foreclosure to satisfy claims of \$4,000,000. The largest holders of the securties are said to be men back of the great packing companies.