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Join the Red Cross and Help The Distressed and Needy



SENATOR BAILEY FRANKLIN D. COMING NOV 4 PASSES THROUGH

DISTINGUISHED STATESMAN TO DEMOCRATIC CANDIDATE FOR
ADDRESS THE PEOPLE OF PRESIDENT PAYS FLYING
STOKES AT DANBURY FRIDAY VISIT TO STATE.
BEFORE THE ELECTION.

One of the best posted members of the United States Senate is Hon. Josiah William Bailey of North Carolina.

The people of Stokes county are fortunate in the opportunity which will be afforded them to hear this distinguished statesman discuss the great issues of the day at Danbury on Friday, November 4, 1932.

A large crowd from every section of the county will doubtless be here to hear Senator Bailey.

Raleigh, Oct. 25.—Hailed as "the next President of the United States," Franklin Delano Roosevelt brought his campaign for the presidency to North Carolina today and was greeted by thousands of Tar Heel citizens as his special train journey from the South Carolina border to the Virginia line through the State's sandhill territory.

Crowd Braves Rain
Here, as some 10,000 to 12,000
(Continued on 5th page.)

CIVIL TERM ENDS WEDNESDAY EVE

COMMISSIONER OF BANKS VS. PRIDDY, AND OTHER CASES TRIED—MANY COMPROMISES HELP CLEAR DOCKET.

The civil term of court closed Wednesday afternoon, Judge Harding and the non-ident lawyers leaving for their respective homes the same evening.

The action of Commissioner of Banks ex rel Bank Stokes County vs. D. F. Priddy, Lillie Priddy, C. R. Priddy, Melza Priddy and Rufus P. Mabe was settled as follows on a compromise judgment: That the plaintiff accept three notes of \$500.00 each, payable one year apart, and that the judgment against D. F. Lillie and C. R. Priddy be cancelled; that the deed of trust given by C. R. Priddy be cancelled, and that C. R. Priddy and wife execute a deed of trust in favor of Rufus P. Mabe conveying the two tracts of land formerly owned by Lillie Priddy covering the amount of Rufus P. Mabe's debt against C. R. Priddy; that the deed of trust executed by C. R. Priddy in favor of D. C. Kirby and J. H. Folger be cancelled, and that \$500.00 of the notes accepted by plaintiff as above set forth is to be paid to D. C. Kirby and J. H. Folger. C. R. Priddy to be taxed with the costs of the action.

In the action of P. E. Slate vs. Sheriff J. J. Taylor and R. W. George the court ordered the injunction dissolved. This was a matter wherein the Sheriff had levied on certain personal property, and was restrained by the plaintiff.

Alice Reynolds vs. Columbia Mutual Life Insurance Company. Judgment for plaintiff, \$1075.00.

W. H. Reid vs. Joe S. Smith. Judgment for plaintiff, \$267.95.

David Denny vs. Raleigh Lunsford and Mattie Lunsford Bennett. This was action for custody of children. The court awarded the care of one child to David Denny and the other to Mrs. L. J. Denny. This action was heard on appeal from the Clerk of the Court. The decision of the Clerk was sustained by Judge Harding.

In the matter of Mattie Strickland, who was suing James Joyce for slander, \$50.00 damage was awarded to the plaintiff.

In the bastardy case of Della Bondurant vs. Richard Cardwell, the court ordered that Cardwell pay Della Bondurant \$50.00, and be charged with the maintenance and support of the child.

In a number of actions against W. Van Barringer and the Nolan Company, Inc., the following judgments were rendered against the defendants:

To Herman Barber, \$120.00.
To S. F. Fulk, \$60.00.
To Benson Jennings, \$120.00.
To Kermit Fulk, \$450.00.
To J. H. Lawson, \$250.00.
To Dilman Lawson, \$700.00.
To Grover Fulk, \$450.00.
To S. F. Fulk, administrator of Oscar Ray Fulk, \$1800.00.

The actions of John J. Sheppard vs. L. A. Martin and others, and of Mrs. Agatha Gann vs. T. J. Gann were non-suited.

OFF TO SERVE THEIR SENTENCES

FOURTEEN CONDEMNED MEN SENT TO PULL TIME AT THE VARIOUS PLACES OF PUNISHMENT.

As a result of convictions in Judge Harding's criminal court last week, Stokes officers on Monday conveyed 14 prisoners to various places of punishment, as follows:

To the State prison at Raleigh:
Willie Brim, white.
Noah Oakley, white.
George Fulton, colored.
George Welch, colored.
Jule Hainston, colored.

To the State road camp in Stokes county:

Howard Swift.
John Swift.
Virge Owe.
Paul Welch.
(All white.)

To the State road camp in Stokes county:

James Simmons.
Clarence France.
Andrew Smith.
Levi Ziehar.
Willie Dugrins.
(All colored.)

A Statement.

To the Voters of Stokes County:

As the Republican Candidate for Register of Deeds of Stokes County, I appeal to you at this time in behalf of our party that you see that our friends register and get transferred, every one of them, on or before October 29th, 1932. This is the date that all the registration books close. Those that are not properly registered by that date cannot vote. This is an important matter in this campaign.

I want to be elected for three reasons: That our party may win, I need the proceeds of the office, and to show all the people that I can make them an efficient and courteous officer. You know there are a few that honestly think that a woman cannot make a satisfactory officer. We will show them if you elect me.

It is going to be impossible for me to see everyone of you, as much as I would like to and as much as I have tried. I hope that everyone of the ladies of the county will get behind my campaign and help me to be elected.

If I am elected, and I am very hopeful that I will be at this time, I shall do my best to make you an efficient and courteous officer, and I know I can do it.

I have heard some false rumors, and ugly statements reported that I have made that are untrue, and I hope and believe that the people who know me will credit me with having too much sense than to have made them.

Your support is earnestly hoped for and expected.

Respectfully,

MRS. SADIE FULTON LOVIN.

R. S. Crawford, of the Surry Marble & Granite Works, Mt. Airy, is here erecting in the Danbury cemetery a memorial to the late Capt. Spottwood B. Taylor and Mrs. Taylor.

Luther Newsom was given a hearing before Justice John L. Christian, at Pinnacle Saturday night on a charge of simple assault on Dr. Gilbert F. Petree on the street here. He was taxed with a \$1.00 fine and cost of the litigation.—King Item.

Political Advertising.



WHY THE CITIZENS OF STOKES COUNTY SHOULD SEND A. R. PHILLIPS TO REPRESENT THEM IN THE NEXT LEGISLATURE.

1. He is interested in every man who wishes to own a home or make his living on the farm, and will work for their welfare by voting for a revaluation of real estate, and the removal of the 15c. ad valorem tax now collected by the State for schools.
2. He advocates free text books for school children.
3. He believes the State can relieve the counties of their road bonds paying these bonds with the gas tax.
4. He has broad experience in the field of education, and in the coming session of our Legislature which promises to be full of problems, will defend the rights of the farmers of Stokes county, believing that prosperity to each and every man hinges on the welfare of agriculture.

CRIMINAL COURT LASTED ALL WEEK

HEAVY DOCKET NOT FINISHED. ALTHOUGH JUDGE HARDING AND SOLICITOR KOONTZ WORKED UP UNTIL SATURDAY EVENING—MANY CASES CONTINUED.

The fall term of Stokes Criminal Court adjourned Saturday evening with many cases on the heavy docket untried and continued until next term. Judge Harding and Solicitor Koontz put in a hard week's work without being able to give all the evil-doers a hearing.

Cases finally disposed of not reported in the last issue of the Reporter are as follows:

Tine Forrest and Joe Francis, larceny and receiving, 6 months each on roads.

Eugene Hubbard, operating car while intoxicated, \$50 and cost.

Jack Moore, larceny and receiving, suspended sentence, to pay \$3.00, and \$10 per month.

Bob Dodson, burning outhouse, defect in bill, arrested judgment, defendant discharged.

John Eb Warner, assault with deadly weapon, not guilty.

(Continued on 5th page.)

REGISTRATION OF DEMOCRATS URGED

WINBORNE WARNS PARTY LEADERS THAT BOOKS CLOSE SATURDAY.

Raleigh, Oct. 25.—"An unregistered Democrat cannot vote," Chairman J. Wallace Winborne, of the State Democratic executive committee, warns the Democratic leaders on Saturday, Oct. 29.

After pointing out that Democrats should be registered, arrangements made for voting all of those eligible, a systematic checking of the lists, and that all get to the polls, he points out that it is the total vote in the State which counts and that in each county it is important, whether there is local opposition or not.

Chairman Winborne explains that the representation a county has in the State Democratic Convention is based on the number of votes cast for governor, one for each 150 votes or major fraction, and that each county will want its full voice in all meetings of that body for the next two years.

Candidate Can't Offer Wage Cut.

Raleigh.—A candidate for public office may run on a platform advocating a reduction of salaries of public officers and employees, including his own without violating the law, but one who offers to serve, if elected, at a salary less than is or may be fixed by statute, is a violation of the corrupt practices act of 1931, as being contrary to public policy, Attorney General D. G. Brummitt adds in an opinion issued to Secretary R. C. Maxwell, of the state board of elections.

"An offer by a candidate for public office to serve, if elected, at a less salary than that which is, or may be, fixed by statute, is contrary to public policy and a violation of our corrupt practices act," Mr. Brummitt wrote, after saying a candidate might run on a platform advocating reductions in salaries of public officers and employees, including his own, or his alone, and that such is not a violation of the law.

