# THE DANBURY REPORTER

Established 1872.

Volume 64.

Danbury, N. C., Thursday, June 4, 1936

#### SINK SETTLES SENATORIAL SUIT endorsement of a candidate.

HAS NO PRIMARY LAW.

Surry county "political practices" was recognized as law. was demanded by Fred A. Kirk- They were further prepared, man, Mount Airy state senate he said, to show Democratic ene- this place within two or three campus at tan-thirty, on June 18, Virginia Rogers, Stub aspirant, last night in the after- cutive committees in the two weeks. A large force of hand math of a court ruling on the counties had reaffirmed their is being employed. Wire and interested in the activities of Martin Memorial hospitalists twenty-third district's political allegiance to the political agree- other fixtures have also arrived the campus during his two years Airy, N. C. All have system.

The development followed a Attorneys for Kirkman took a judgment handed down at Wilkes- voluntary nonsuit in his maaboro in the afternoon by Judge damus case at Wilkishoro yester-H. Hoyle Sink that state law day after it found the state law mary in the district and that ing a primary for the nomination candidates for the state Senate of a candidate for the state practically the whole winter. The cipated in inter-collegiate matches, car with Joyce suffered a cut G. Harding should be named by convention. Senate.

ter a voluntary nonsuit was Judge Sink follows: taken by Kirkman in his petition "This cause coming on to be for a writ of mandamus to force heard by consent of parties out his name on the official primary of the judicial district before ballot in defiance of a political His Honor H. Hoyle Sink, resiprecedent for the alternation of dent judge of the twelfth judicial candidates between Stokes and district, in Chambers at Willtes-Surry counties.

gation by Attorney-General A, the court that under the laws of A. F. Seawell in a telegram sent the state of North Carolina there

court judgment and brought twenty-third senatorial district. charges against the Ste's and or in Stokes county, for state election boards "relative to selection of candidates for the Surry boards of election and the Schate, and the plaintiff having past and present holding of un- therefore appeared in open court authorized primaries for nomina- and consented to a volunta tion of state senator.

He asked the attorney-general to investigate specifically charges action is hereby dismissed as of that S. Gilmer Sparger, endorsed Democratic nomination for state candidate from Stokes for senator had "allowed" his name to be printed on the official primary ballot and later "admitting in open court . . . he "knows no Central Seawell last night rea provision under state law for holding primary" in the district.

through a political system candidates are being repeated in office "showing that the primaries are still controlled by a political cliqua by means not recognized by North Carolina law."

election, he charged, by ruling ion Stokes and Surry county primary 1931 state Senate S his name could not appear o... the official ballot for the primary "which it now develops had no legal justification . . . left the field open for political genator stop Stokes and Surry for Sandy Graham, was nomimachinations and deprived boards and McLendon, chairman ated in primary for state Senate twenty-third district voters pri- state board, ruled my name al- in 1935 and now an attempt has vilege of naming legislative ter having met all requirements been made to nominate Sparger

that by virtue of a resolution velops had no legal justification still controlled by political clique passed by a Stokes convention at and so doing left field open for by means not recognized by which all county precincts were political machinations and G2- North Carolina law stop If antirepresented he was the official prived twenty-third district ving candidates succeeded gain-Democratic candidate for the voters privilege naming legisla- ing nomination in primary politi-

he said he was willing, however, chairman Surry county board mary candidate, dispute money to discard the results of the qualifying for primary scheduled spent Surry, Stokes voters for first election and would agree Saturday stop I ask specific in- primary, would not have had of to Kirkman calling the conven- vestigation following charges. icial following election.

tion again into session for the DUKE POWER CO.

Stokes and Surry county elec-GIVES OPINION IN KIRK. to Wilkesboro yesterday prepared MAN MATTER THAT STORES to present documentary evidence of the political agreement for the alternation of candidates which Investigation by the attorney- Kirkman was fighting had been general's office into Stokes and in existence for 30 years and

The court ruling was given al- The judgment handed down by

boro, N. C., on the 3rd day of Kirkman demanded an investi- June, 1936, and it appearing to is no provision made for the nonsuit;

> "It is therefore ordered, ad judged, and decreed, that this nensuit and the cost of the action taxed against the plain-

"This the 3rd day of June

"On basis judgment hande down by Judge Sink at Willies Kirkman also charged that boro today holding the state law primaries in twenty-third senanominate by convention I demand ON ITS WAY

AND ERECTING POLES LINE TO FURNISH LIGHTS AND POWER IMPRE - COR-DIAL WELCOME WATTING.

The Duke Power Company is clearing the right-of-way toward class graduates in the out-door Danbury, and will probably reach commencer coon furnish lights and power at Danbury.

by everyone.

#### William N. Young Dies at Greensbore; Funeral Thursday

Winston-Salem, died suddenly institute, Weaver College and Little Charles Moir is Tuesday in his hotel room at Brevard College. Approximately of Martin's hospital. He is safe Greensboro of a heart attack. He was a native of Stokes county, a son of Mr. and Mrs. J. N. Young, formerly of Meadows and Dan-He based his demands on the holding of a primary in the bory. He was a veteran of the will be followed by the alur moveek. World War and had recently been discharged from the Vet grans' Hospital at Johnson City.

> Funeral services were hel-Thursday morning at 10 o'cloc' from the home of his parents Mr. and Mrs. J. N. Young, old Kernersville road. Elder R. E. Misces Lourene and Annie M. Griffin conducted the services.

Nat Boles, of King, was Danbury Monday.

attorney, member twenty-thing able time. district political combine and Mr. and Mrs. J. D. Parker, Jr. endersed candidate Democratic are spanding some time with nomintaion state Senate allowell elatives in Syiva. tokes county board elections orint his name on official ballo but today admitted in open! torial district which should ourt with John H. Folger Ma Airy attorney, that he knows your office make immediate in provision under state law for vestigation Slokes and Surry holding primary in district; that The county and state boards of county political practices, opera- John H. Folger was nominated in elections boards and state elections Sparger was nominated tion board relative past and pre- state Scnate 1933 and that Fred tint holding unauthorized pri- Folger, nephew of A. D. (Lon) maries for nomination state Folger, state campaign manager not be placed on official ballot for state Senate in 1937 showing Sparger claimed here last night of primary which it now do- that the primaries were and are state Senate from the twenty- live representatives stop. With cal clique could still have nomiother candidates I pail three nated, legally, own candidate in In a statement to The Journal Collars fee to R. H. Freeman, convention and successful pri-

#### Walnut Cove Young Man Honore

ent evereises on the young people. As

Mr. Young has been very much Turner Hatcher are for use on the line which will at Brevard. He served on the of the College.

Dr. J. H. day for the alumni of Breva d leg. two thousand people are expe . ing with penumonia and stonia ed to come and bring baskets for trouble. the piente lunch, which will be Mr. F. R. Stone is having served at one o'clock. The lar h repairs made on his home meetings at 2:00 P. M. The nainder of the day will be sp

#### Walnut Cove Route 1

Walnut Cove, June 1 entertained the Young People's Baptist church at a delight ai weiner reast Saturday night Most of the members were prothat S. Gilmer Sparger, Danbur | ent and everyone had an enjoy-

Mrs. Curtis Southern entertained her Sunday School class session of pint of liquor with a delightful party Saturday reckles; driving. Arrested by afternoon, The party was in onor of Curtis Southern, J. 's fourth birthday. He received \$200.

Misses Claudia Jefferson and Alma Southern left Monday on a visit the Grand Canyons and other places of interest in adjoining states.

#### At Clemmons Ford Hill

State highway forces are at work building a heavy concrete retaining wall on the lower side wintry weather.

FOR HAIR AND SCALP JAPANESE CIL Different from ordinary Hair Venics -

#### Francisco News

evening, when Reid

bones and are badly braised and Student Council for the last year mashed. Virginia Redus and Raki, and also was elected chief cheer Hatcher are thought to be more with her parents. D It is needless to say that a leader this year. During the seriously hurt than the others, R. S. Helsabeck in east King. cordial welcome awaits the com- spring quarter he played a large Joyce had a few teeth knocked. Mrs. Ralph Willard, of Farsharp inconvenience of being Mr. Young has also played a head and lost considerable skin. H. A. Lawson, of High Point,

> Highsmith, of Turner Hatcher has a broken Raleigh, will deliver the co - punctured lungs as several rily vice Station on the graduates and visitors. Jurie 10 were broken. Steep Jessup has a Lawson will move his has been set aside as horsecoming misplaced ankle and splintere

burt of any in either car.

#### P. C. Campbell's Court

The following cases were disesed of this week: State vo. Mary Carter,

Walnut Cove operating car without driver's license. C. L. Willard and I. E. Hunt, State patrolmen Sunday School class of Bethel made the arrest. Five dollars an

> State vs. Rufus King, publ drunkenness, \$3.00 and cos Deputy Bert Smith made the ar rest.

vs. Zack Woods, pub Sheriff. One dollar and the cos State vs. R. J. Phillips, po Willard and Hunt, patrolmen, visitors to relatives here. Bound over to court in bond

\$200 bond.

operating car while drunk. Ar- Carl Rutledge, a son. rest by Willard and Hunt. Court and \$200 bond.

## Fined For Dumping

made by County Game Protector Chas. H. Martin.

Miss Norma Sue Sprinkle, of cousin of Mrs. Palmer.

### MERGERT PLIREE

makes no provisions for a pri- makes no provisions for hold- ing of the power lines. Danbury part in the organization of the out and some cuts and brules, management is spending a few days has been without lights or power College tennis team, which parti. Robt. George who was in the here the great of Dr. and Mrs. H.

without these necessities is felt large part in the literary work Mary Lou Dalton was the least has purchased from J. A. Riermericinent address to the arm and thought to have Depot and Main s & s. Mr.

State vs. J. B. Self, possession Mr. and Mrs. Claud Calboun, a of one pint of whiskey and carry- son; to Mr. and Mrs. Harvey ing concealed weapon. Arrest by Boles, a daughter; to Mr. and rip to Colorada. They plan to Hunt and Willard. Court and Mrs. John Spainbour, a son; to Mr. and Mrs. Jack Webster, a State vs. Howard Wiles, daughter and to Mr. and Mrs.

#### Announcement

I hereby announce myself a Sawdust in Streams candidate for Constable in Danbury township against Jim Flin-C. L. Holland was fine! \$6.70 chum, on the independent of the road that leads up Clem- cost for depositing sawdust in Republican tieliet. I will not arnons ford hill. This highway Stokes county streams. The in- rest a man every time he smells was severly damaged by the late dictment of the defendant was a bolde of Red Top been. Vote a me. I am the wet candidate,

HAM SHILT N.

Joseph W. Menl, of Walnut North Wilkesboro, is spending a Core, candidate for the legislafew days here with Mr. and Mrs. ture before the Democratic pri-R. O. Palmer. Miss Sprinkle is a mary next Saturday, was in town Wednesday.