The Wilmington Messenger.

VOL. XIX. NO. 111.

WILMINGTON, N. C., SUNDAY, MAY 13. 1906.

FIVE CENTS

BY SENATORS BAILEY AND TILLMAN

Allison's Amendments to Rate the subject of suspension of rates pend-**Bill Adopted**

LINES WERE DRAWN

Order of the Day

Democrats Charged With Doing Little to Meet the Demands of the People Response to a Speech by Mr. Carter Contrasting His Course With That of the Texas Senator-Senator LaFollette Continued to Vote With the Democrats-The Debate Will Probably Continue Through Next Week.

Washington, May 12.-The senate road rate bill and they included many interesting and some sensational features. Of the latter class was a statement by Senator Tillman covering the details of his and Senator Bailey's negotiations through ex-Senator Chandler with the president regarding the rate bill and Senator Lodge's reply for the president to the statement. Scarcely less exciting was an attack made upon the president by Senator Bailey and a deefnse by Senator Carter. In his mement Mr. Tillman said that the president had referred slightingly to Senators Knox, Foraker and Spooner, and in his answer Mr. Lodge said that the president nad characterized the statement as a falsehood.

Senator Bailey's criticism of the president was made in response to a speech by Mr. Carter lauding the chief executive in high terms and contrasting his course with that of the Texas senator and other democrats who had, he said, done comparatively little to meet the demands of the people for railroad legislation. Mr. Bailey accused the president of variability and tion. said that instead of being a man of l

The actual accomplishments of the consideration of the Allison amendments covering the questions of a rethe interstate commerce commission. There were several of these provised or suggested by the lowa senator, republicans. They not only voted almost solidly for the Allison amendments, but were just as nearly united against oppositions. Senator LaFollette continued to act with the democrats The session began at 11 o'clock and continued until almost 6. and who an adjournment was reached the as still a prospect of much debate for the next week.

Senator Bailey's speech was one of the bitterest attacks that has been made upon President Roosevelt during the debate on the railroad rate bill Senator Bailey charged that the executive had surrendered his position advocating "an effective measure" and had abandoned his demands for tariff re-

The speech was in reply to Senator Carter, who had defended the President against criticism, saying that no one

could charge him with cowardice. In the course of his remarks Senator Carfer referred to the democratic party as a party of negation and nothing more. He declared that the party had been frightened into a chill at the prospect of action. He charged that neither Senators Bailey nor Raynor, in all their congressional career had done anything to secure effective railroad rate legislation.

When Senator Bailey gained the floor he charged that the Montana Senator's ebulition was due to the fact that he had been mentioned by Senator Rayner in his speech yesterday as one of the president's special ambassadors. He defended his own record on the ground that during his congressional service his party had been in power only the first four years. If, during the time the democrats were in the minority, he had introduced a bill to regulate the railroads, the senator said, he would have been performing an act of buncombe. He repeated charges of inconsistency on the part road rate bill in the senate today Senof the president in his legislative pro- ator Tillman made an attack upon the had concluded to pocket his pride in first contended for had been deserted amendment saying that he did so with for the "maximum rate" and that the the purpose of making an explanation. president had changed his position on He said that senators probably would

ing a reversal by the courts.

Taking up a statement made by Senator Carter that the president had during his campaign for the presidency displayed matchless courage in defying the railroad power of the country, Senator Bailey said of the president's attitude in that election:

"Has the senator from Montana examined the record on that question? As he did the record of the senator from Maryland and myself? What will the senate say when I tell the senator. from Montana that in his messages of 1902 and 1903 the president was as si-Sensational Features Were the lent as the grave upon the question of regulating the railroads; that standing i nthe presence of the American people pending the great contest of 1904, he spoke never a word in its favor, either in his letter of acceptance or in his speech of acceptance.

"Only after his election in 1904 did he challenge the railroad power in mortal combat; did the senator from for Railroad Legislation-Bailey's Montana know that when he declared Criticism of the President Was in that the president had exhibited the mervelous courage in defying it prior to his election?"

> Senator Carter replied that in a public address delivered in the city of Minneapolis before his nomination the president had in clear, distinct and unequivocal terms announced his posi tion upon the subject and likewise upon necessary anti-trust prosecutions and legislation.

In reply Senator Bailey said he dia proceedings today were devoted exclu- | not know the president had discussed sively to the consideration of the rail- the railroad question in his speech at Minneapolis, but he had examined the president's public messages prior to the election and had found nothing of that character in them.

Senator Bailey said that the president's secretary had written to the editor of a publication known as "Freight" in the summer of 1904, declaring that in his letter of acceptance the president would "speak out" on the railroad question. He said the president's promise had not been redeemed. Continuing, he said:

"I do not say that the president put it in his letter and then when his astute political advisers told him that the railroads would not contribute, that he cut it out, I will not say that although there are many men uncharitable enough to say it. I only put before, the senate and the country the fact that his secretary said the presidetn would speak on it and he did not

"Perhaps these insurance companies which were contributing the trust funds of widows and orphans to secure his election owned so many of those railroad bonds that they deterred not the president, but the president's adviser's from incorporating in his letter a message of hostility against the railroads immediately preceding the elec-

Mr. President, I love a brave man. iron he is a man of clay "and very love a fighter and the president of the United States is both on occasion, but he can give up with as much alacrity day consisted in the completion of the as any man who ever went to battle either civic or political. He fights furiously when it is a physical contest, view by the courts of the orders of I grant you, because that is a question of courage as well as endurance, but he seems to have no endurance in ions, and all were accepted as present- these political contests here. Why he was going to revise the tariff and his showing an almost perfect agreement friends called him off, and then that among republican senators. Indeed, great voice that was filling the nation one of the noteworthy features of the with a demand for tariff revision sudday was the practical unanimity of the | denly sank into the gentleness and weakness of a whisper.

> "Then he was going to have the railroads regulated and it was announced that congress would be couvened in extraordinary session to deal with it, but the great leaders assembled with the president, prayed with him a little while, and no call was issued for an extraordinary session of congress. He waited until the regular session and five months of that has elapsed and still no legislation. And when we do get a bill, God save the country from such a bill as it will be.

> "If the president had been this heroic figure which the senator from Montana would have us believe he was, you know what he would have done. He would have summoned these republican leaders to a conference, from the house and the senate, and he would

have said to them "Gentlemen, I am not talking to you now as the president of the United president need not be alarmed over States; I am talking to you as Theodore Roosevelt, the republican. I am talking to you as a republican. I want the danger of the result as to the bill The Only Way to Make Prohibition council and state treasurer members of to tell you that I happen to have learn- if the president should adhere to his; ed that unless you pass a good bill plan. He then had the clerk read the the president of the United States in- Moody memorandum covering the tends to veto it.' And they would have passed a bill fulfilling in some degree the laudable exvectations of this peovle. If congress had failed to do it and he had vetoed the bill they passed and then convened them in extraorwould have written his name side by the same time of the president's change this negro is selling this whiskey in Commonwealth of Pennsylvania ex rel. the Agricultural and Mechanical coldinary session to pass a good one, he side with the names of Jefferson, and of attitude. They had gone together small quantities in town and by this Woods et al vs. Wobensmith et al. It

among his illustrious predecessors. "But, Mr. President, let us have no more talk in the senate and talk in the country about this iron man. He is clay, and very common clay at

During the consideration of the railsaying that the absolute rate," president. He referred to the Long be surprised to know that he had been in conference with the president. He in conference with the president. He practice. IMPORTANT FEATURE DISCUSSED STANDARD OIL CO. AND RAILROAD A MURDER MYSTERY regarding the bill as follows:

formed by ex-Senator William E. Chandler that President Roosevelt had sent to him a note asking him to call at the White House that evening; that he had obeyed the call and had been told by the president that he desired through him to get into communication railroad rate bill and, with Senator Bailey representing the democrats of the senate for the purpose of ascertaining whether there could be such united action among the friends in the senate of the Hepburn bill as would make a sure majority in its favor and against injurious amendments. Mr. Chandler said the president named various republican senators who he thought were true friends of the bill, but said that it might require all the democrats to defeat obnoxious amendments. Mr. Chandler said the president has stated that he had come to a complete disagreement with the senatorial lawyers, who were trying to injure or defeat the bill by ingenious constitutional amendments, naming Senator Knox in addition to Senators Spooner and Foraker; that the president stated carefully and deliberately the basis upon which he thought there should be co-operation, viz., an amendment expressly granting a court review, but limiting it to two points; (1) an inquiry whether the commission had acted beyond its authority ultra vires and (2) whether it had violated the constitutional rights of the carrier. Mr. Chandler stated that the president repeated that he had reached a final decision that the right of review should be thus limited; that thus far he

would be unalterable." ed him that he would be in favor of a restriction against the issuance of exof Senators Tillman and Bailey.

Mr. Tillman said that on the next day he had told Mr. Chandler that in his and Mr. Bailey's opinion there would be no difficulty in coming to an understanding on the basis proposed by the president. "On the evening of Monday Mr. Chandler told me he had so assured the president and asked him not to be disturbed by the newspaper items growing out of the talk about Senator Long's amendment published in the newspapers as one agreed upon at the White House conference on Saturday."

ler had continued their conferences and on April 5th the ex-Senator had gone to the White House to make a favorable report to the president. On April 8th Mr. Chandler told him that he had conferred with Senator Allison, asking him to intervene in the conferences then in progress and that the Iowa senator had agreed to do so.

Later Mr. Allison had seen the president. On April 13th Mr. Chandler had advised that he (Mr. Tillman) and Mr. Bailey see the attorney general. Con sequently they had met that official on the 15th, finding themselves in perfect accord with him except as to a small difference in the matter of injunction.

"There was absolute accord from the read. first on the proposition that the court review should be limited to the inquiry whether the commission had exceeded ts authority or violated the carriers constitutional rights.'

Mr. Moody had then agreed to supply the senators with a memorandum of his views and had done so, "and we we recommend the appointment of a Royal Oil Company, he said he had have the original of it," said Mr. Till- commission of five laymen to inquire

The next day, Mr. Tillman said, he had seen Mr. Moody and had assured him .nat twenty-six democratic to perfect the transfer of the Univer- member names or facts connected with votes could be secured for the compro- sity from the patronizing conference mise proposed and had told him that it would be necessary to get twenty republican votes. "It was understood that we should work together to get the votes necessary to pass the compromise. The attorney general had expressed doubt of getting enough republican votes to assure the acceptance of the Bailey non-suspension proviso, but had said that he felt sure of the Ove:man amendment. Mr. Moody had, he said, assured him that it was the fixed purpose to insist upon the Long amend-

ment over a statement of assurances past week from Dr. J. D. Croom by the South Carolina senator that the Scottish Chief. newspaper reports. He had, he said, told the attorney general that there was

amendments. edge of the change.

He admitted that he had hesitated about entering upon the negotiation with the president because of his "just indignation for a past wrong," but he the interests of a great cause. He also said that Senator Allison had promised

(Continued on Fifth Page.)

Religion of the Church

with me as the senator in charge of the Debate Unfinished When Hour of Adjournment Arrived-Election of Three New Bishops Recommended by Committee—Rule to Prohibit Use of Tobacco by Young Pastors.

> Birmingham, Ala., May 12.-The feature of today's session of the Methodist Episcopal General conference was the further discussion of the most important question that has so far come before the body. It is proposed to name a commission with one of the bishops as chairman who shall confer witth similar representatives of other branches of Methodism looking to a revision or re-statement of the 25 articles of religion of the church.

The debate began yesterday and today it was so animated and the sentiment seems so divided, that it is premamissionary secretary of the church took a decided stand in favor of the commission for revision. He defendcommittee which submitted the recom-

C. M. Bishop, of Columbia, Missouri, Philosophy in Vanderbilt, Dr. F. Richardson, of Fountain City, Tenn., R. H. parte injunctions to meet the wishes Mahone, of Memphis and Dr. W. B. the Standard Oil Company. Murray, of Jackson, Miss., President After informing Mr. Bailey of the of Millsays college were vigorous in he said were used by salesmen and purpose of the Chandler interview, their opposition. The debate was unfinished when the hour of adjournment was announced.

The Episcopacy committee recommended the election of three new bishops and the temperance committee presented a report which calls upon pastors to do all in their power to stop our own use we had an old chimney the spread of the tobacco evil and calls with the wick perfectly dried out and for a rule which will prohibit the use of tobacco entirely by young pastors. All local protestant pulpits will be oc-

cupied by visiting pastors tomorrow. conference of the Methodist Episcopal | the light would grow dim and there church, south, the committee on Epis-He then said that he and Mr. Chand- copacy today made a report recom- light would be burning brightly. Our mending the election of three new bishops. The report, it is thought will be taken up Monday. The committee recommended the continuation of tors we trimmed so as to make a Bishop John C. Granberry and O. P. thick flame. The thinner the flame, Fitzgerald on the superannuated list. the whiter the light. Then we would The committee also recommended a often bend down the lower part of the twelve months exemption from active burner and let air in under the chimcause of poor health. The salaries of ney which would cause the lamp to duty for Bishop A. Coke Smith beactive bishops were fixed at \$4,000, smoke. Some times we would fill up superannuated bishops at \$2,000 each some of the ventilating holes around and widows of deceased bishops at \$1,- the burner with chewing gum. 000 each

Rev. B. F. Lipscomb, of Petersburg, Va., conducted the opening devotional exercises and Bishop A. Coke Smith took the chair for the day. A message of felicitation from the Epworth League Union, of Washington, was

The committee on education in a report regarding Vanderbilt University, Nashville, says:

"There can be no question as to the ownership of the University by the Methodist Episcopol church, south, or while he was in the employ of the as to the charter right of all the bishops, but in view of certain questions into and determine the present relation of the Vanderbilt University to the Methodist Episcopal church, tain information. He said the comsouth; to take legal steps if necessary pany always urged agents never to reto the general conference of the Methodist Episcopal church, south; to define the charter right of the bishop of the Methodist Episcopal church, south, and when so defined the bishops are hereby instructed to enter on the

OIL MILL FOR MAXTON

The Mill to be Built This Summer.

The Scottish Chief is authorized to

state that a cotton oil mill will be built in Maxton this summer, and will ment and he (Mr. Tillman) had had no be ready for operations by the first of suspicion of a change of front until next season. The site has been pur-May 4th when the president had his chased, and the neecssary stock subinterview with the assembled newspa- scribed. The company will be capitalized at \$60,000, and the capacity sixty The reading of the statement evoked tons. It will be located on the Seamany sallies and some laughter from board Air Line and A. C. L. railroads, amendments to the state constitution mission and Supply Co., Dunn, N. C., senators. There was especial merri- on the 5-acre lot purchased during the

> ETERNAL VIGILANCE Effective.

points agreed upon as the basis of a Lumberton man who is a close ob- tax for the purpose of building and Mr. Tillman's time expired before he Tuesday evenings of this week a negro state illegal and unconstitutional. The had completed his statement. He was came up from Wilmington, a valise in committee cites various articles and permitted to proceed by unanimous hand. It did not take a Sherlock sections of the national law, as well as consent. He said that he and ex-Sen- Holmes to tell from his actions that the opinion of Judge Audenried, of ator Chandler had been informed at the valise contained whiskey. Now, Jackson, and Lincoln, and others to Mr. Bailey and all three had repair- means is making his living. It is the appears that the building and mained to the residence of Mr. Moody," the duty of every law-abiding citizen to see fourth conspirator," and had found him that an end is put to such conduct as stitutional from the fact that, it is not apparently entirely innocent of knowl- this. The town officers will greatly ap- one of the objects of the order and the preciate any information about the members can not be taxed to pay anymatter.-The Robesonian.

> The Southern Baptist Convention. Chattanooga, Tenn., May 12.—The Southern Baptist convention today devoted seevral hours to the affairs of such purpose.-Winston Special to the Sunday school board. The remainder of the session was given up to the welfare of the seminaries under the jurisdiction of the convention.

"On Saturday, March 31, I was in- Revision of the 25 Articles of Witnesses Disclose Tricks of the Company

SENTIMENT IS MUCH DIVIDED TO BREAK DOWN COMPETITION

Employees of Railroads and Manufacturing Companies Bribed-Wire and Nail Mill Compelled to Shut Down Because of Grit Placed in Oil Pur-

Chicago, May 12.—Investigation of the interstate commerce commission into the relations between the Standard Oh Company and the railroads was Wilhelm Meyer and a Woman Arconcluded this afternoon, as far as this is concerned and will be resumed in Cleveland on May 24.

F. S. Hibbs, of Peoria, who was for 13 years in the employment of the Standard Oil Company today how the agents of the Standard Oil Company tricked customers into thinking that the product of their comture to make any predictions as to the pany was superior to the product probable action. Dr. W. A. Lambuth, of independent companies. He gave the names of men whom he had bribed to give information of the busied Dean W. F. Tillett of Vanderbilt ness of competitors, and on cross extheological school, chairman of the amination declared "the Standard Oil Company is doing all of those things today." Other witnesses told of brib-Dr. R. E. Blackwell, president of ing employes of railroads and manu-Randolph-Macon college, J. E. God- facturing companies and one instance bey, of Little Rock, and George R. was related where a wire and nail mill Proceeding he said that Mr. Chandler Stuart were among the prominent men in Indiana was compelled to shut down had said that the president had assur- who favored the resolution while such because grit had been placed in the helm Meyer and a woman named oil, purchased of an independent concern, at the instance of a salesman of

Illustrating a number of tricks which agents of the Standard Oil Company, witness Hibbs said:

"In testing the oil of a rival company," said Mr. Hibbs, "we used a new chimney and the magnesia in the glass makes the chimney look cloudy. For not too long. We used to rub a moistened finger across the wick of the competitor and after it burned a short At today' meeting of the general time the damp spot would be reached, would be sputtering. All this time our wicks were trimmed so as to make a thin flame and those of the competi-

> "I resorted to those tricks only when a competitor was selling oil in a town and I wanted to get rid of him.

The witness named five towns in Illinois where he had convinced customers that the oil of the Standard Oil Company is superior while as a matter of fact it was inferior.

The witness gave specific instances where he had bribed railroad employes Standard Oil Company to get information regarding shipments made by the paid a freight hand of the Iowa Central railroad \$2 a month to get him certhe obtaining information about rivals. The witness then detailed a plan he had used to make trouble for the Standard Oil Company. He would induce a business man to give him a the agents of the Standard Oil Company, who would give him a present ard Oil Company.

NO JUNIOR ORPHANAGE

The Law Committee of the National

Council Decides Against it.

State Secretary S. F. Vance today received report from the law committee of the National Council Junior Order United American Mechanics, on the as passed at the last meeting of the with an authorized capital stock of North Carolina Council in Salisbury, \$25,000, and with L. J. Best, F. Smith, last February. In its report the Na- Jr., Mrs. R. S. Best and E. S. Smith, tional committee approves articles 2, incorporators. section 2, making junior past state the executive boards, but disapproves \$25,000, and is incorporated by W. B. and declares the amendment to article and A. Barker and W. D. Neves, all of "Eternal vigilance is the thing," says 5, section 2, increasing the per capita Lumberton. server. He says that on Monday and maintaining an orphan's home in the common pleas court, in the case of the taining of an orphan's home is unconthing that is not so named by the council. The national council has for one of its objects the building and maintaining a national orphan's home and can

> Cars to the Beach every half hour from 10 a. m. to 8 p. m.

therefore tax the state councils for

Greensboro Telegram.

Body of An Aged Woman Found in Trunk

chased of an Independent Company. DEATH BY STRANGULATION

rested for the Crime

The Victim Was a Mrs. Vogel of Wildunger-The Trunk Was Left With an Express Company at Frankforton- the Main With Instructions to Keep it for Three Months-Meyer is a Furniture Dealer and a Native of Germany—The Man Refused to Talk and the Woman Was Apparently Ignorant of the Crime for Which She Was Arrested.

Frankfort-on-the-Main, Germany, May 12.—The details of a mysterious and revolting tragedy, for which Wil-Christiani will be arrested on the arrival of the Hamburg-American Line steamer Graf Waldersee at New York today, were revealed this afternoon. Meyer left Frankfort, April 24 and left a trunk and other baggage with an express company, saying that the trunk contained clothing and that he wanted it kept for three months, as he was going abroad. The trunk was finally opened by the police and found to contain the half decayed body of an aged woman, covered with chloride of lime. The body turned out to be that of a Mrs. Vogel, of Wildungen, in the Principality of Waldeck, who had been missing since the disappearance of Meyer from that place.

She came from San Francisco to Wil dungen with Meyer two years ago. The latter is a furniture dealer 31 years of age born in Germany. Mrs. Vogel was reputed to have been very rich. Latterly she quarreled with Meyer and asked for police protection. The murder was committed by strang-

Meyer spent several days in Frankfort and wrote to the Christiani woman who comes of good Wildungen family to meet him here whence they disappeared together. Inquiries made by the police established the fact that the couple sailed for New York from Hamburg April 29, registered as from

New York, May 12.-Meyer and the woman were arrested by federal officers at Hoboken when the Graf Waldersee reached her dock today. They were at once brought to this city and arraigned before United States Commissioner Shields who had issued warrants for their arrest. The man refused to talk and the woman professed not to know why they had been arrest-

Meyer and the woman were both committed to jail without bail, until Monday when the German consul in

this city will appear against them. The Graf Waldersee was met at the dock by Deputy United States Marshal Bernhardt and another deputy who at once put Meyer under arrest. He made no resistance when the handcuffs were placed on his wrists. The woman who accompanied him was registered on ship board as his wife but confessed to the authorities that her real name

was Christiani. As soon as she realfake order for oil and then show it to | ized what had been done she began asking the marshal the reason for the arrest and from her questions it seemto get him to buy oil from the Stand- ed as if she was entirely ignorant of the crime of which Meyer is accused of having committed.

CADETS ENTERTAIN GOV. GLENN

Charters Granted to Companies at Dunn and Lumberton-Insurance Commissioner Young Returns From

Raleigh, N. C., May 12.—Charters were today granted to the Dunn Com-

The Alluvial Land and Lumber Co., Lumberton, has total capital stock of

Hon. J. R. Young, insurance commissioner of the state, has returned from Richmond, Va., where he delivered an address before the Virginia Association of Fire Insurance Agents.

Governor Glenn was last evening host to a party of 40 young men, cadets at lege, who are members of his Sunday school class at the Presbyterian church.

The Southern's Double-Track

The Southern Railway double track going southward is in town. The force has laid the iron to the lower crossing and can be used a little later when the ballasting is done. In the mean time the grading is being done in sections between High Point and Spencer and this end of it will be almost completed by fall.—High Point Enterprise.

Car to the Beach every half hour from 10 a. m. to 8 p. m.