100 THE 24

Our pay checks are exactly the ame as other bank checks. The ariy cashing same must know that he person tendering the check is he lawful possessor. No discount hould be asked as all our checks are nod for their face walte at the bank. J. L. ROPER LBR. CO., A. T. GERRANS, Supt. This May 4, 1914. lyr.

(a) 20.10 (2)

DAILY SCHEDULE;

P. M. A. M. 9:50 Florence Lv. Ar. 10:20 Lv. Darlington Lv. Hartsville Ar. 10:05 Society Hill Ar. 11:00 Lv. Cheraw 11:30 Lv. Ar. P. M. 12:35 Ar. Wadesboro Lv. 4:00 Ar Winston-Salem Lv P. M.

8:45 Ar. Roanoke Lv. Close connections are made at consumer's side of meter, and a cut-Florence, in both directions, with off valve shall be placed immediatetrains carrying Pullman cars to and ly after said check valve. A cut-off individual when he was killed. from the North, South, East and valve shall also be installed between

For rates of fare, and detailed which shall be used by the city only, schedules to any desired destination in turning on and off the water supby this new and attractive route, apply to T. H. BENNETT, Ticket Agent of the

ATLANTIC COAST LINE

The Standard Railroad of the South.

SOUTHERN BAILWAY

Premier Carrier or the South.

N. B .- The following schedule figures are published only as infor-

maticn and are not guaranteed. TRAIN NO. 21-Leaves Golds boro 6:45 A. M. for Raleigh, Dur-ham, Greensboro, Asheville and Waynesville. Through train to Asheville, handles Chair Car to Waynes ville. Makes connections at Greens-boro for all points North and East, and at Asheville with Carolina Special for Cincinnati, Chicago and all Western points.

TRAIN NO. 139-Leaves Golds-boro 2:05 P. M. for Raleigh and Durham. Handles through Pullman Sleeping Car from Raleigh to At-lanta, arrives Atlanta 5:25 A. M., making connection for New Grieans Texas, California and all Western points, also connects at Greensboro with through trains for all Northern

and Eastern points. TRAIN NO. 131-Leaves Golds-boro 5:05 P. M. for Raleigh, Duham and Greensboro. Makes dir connection at Greensboro with solid Pullman Sleeping Car Train for of the city of New Bern be amended Washington, Baltimore. Philadel by striking out Section 3 thereof phis, New York and all Eastern and and, in lieu thereof, inserting the phia, New York and all Eastern and Northern points. Connects also at Greensboro with through Tourist Sleeping Car for Los Angeles and San Francisco.

TRAIN NO. 111-Leaves Golds purpose of buying, selling and boro 10:45 P. M. for Raleigh, Dur-ham and Greensboro. Handles Pull-man Sleeping Car Raleigh to Wins-pay a fine of ten dollars for each ton-Salem. Makes connections at Greensboro with through train for Atlanta and New Orleans, also makes shops may be kept open at all times connections for Asheville. Chatta-nooga, St. Louis, Memphis, Birming-toilet articles and soaps, and such ham and all Western points.

Mr. Alderman Ellis moved the adoption of the ft flowing ardinance: Be it ordained by the Board of Al-dermen of the City of New Bern: Besting

CITT.ORDINANCE.

Section 1. That chapter 22 of the ordinances of the city be amended by adding thereto the following:

Asks Damages to Amount of \$150,-000—Was Killed in Riot Of "Section 8. All persons, firms, or corporations, using city water for water motors, private fire hydrants, feeding bollers or for any other pur-THE AND ROUTE SOLID THROUGH TRAINS BETWEEN FLORENCE, S. C., AND BOANOKE, VA., VIA FILE ATLANTIC COAST LINE, FLORENCE AND WADESBORO WINSTON-SALEM SOUTHBOUND RY., WADESBORO AND WIN-BY, WADESBORO AND WIN-STON SALEM, NORFOLK 2 WESTERN RY., WINSTON-SA-LEM AND ROANOKE. The superior court will begin trial here shortly of a \$150,000 damage

the meter and the city water mains,

ply. Persons other than those au-thorized by the city shall not in any

way, other than to read meter index

ter from hydrants on his, their or its

premises, without reporting and pay-

ing for such water used, and that de-

mand be made upon such persons,

arms or corporations for payment of

CITY ORDINANCE.

Bern:

City Clerk.

to ascertain water consumed, tamper

ued.

suit brought by the widow of the late District Attorney E. T. Man-well against John H. and Ralph Durst, on account of her husband's death in the hoppickers' riot on the Durst ranch at Wheatland a year P. M. all of which shall be approved by the 7:30 Superintendent of the Water and 7:01 Light Department of the city. The ago.

マヨ 看 101、優したい鹿

According to Mrs. Manwell, the district atorney was in Wheatland 7:15 meter shall be located in side-walk 6:22 or immediately beyond property line 5:53 and be protected by a suitable iron to leave when Sheriff Vozs, summon-P. M. meter box, or be bricked around in 5:00 an approved manner and provided rived with a posse and seeing Man-1:25 with suitable covers. A suitable well, insisted that the latter accom-A. M. straight-way check valve shall be in- pany.

Manwell went against his better 9:00 stalled immediately after and on the judgment, says the widow, and was pleading with the hoppickers as an

Hoppickers.

(By United Press.)

MARYSVILLE, CAL. Aug. 28.



Should Convince the Greatest Skeptic in New Bern.

with any meter connected to the city water mains. The city shall have Because it's the evidence of 8 the right to place seals on all meters lew Bern citizen.

to insure it against loss or theft of Testimony easily investigated, water, and any unauthorized person of 145. The strongest endorsement guilty of breaking any such seal shall merit

be deemed guilty of a misdemeanor, The best proof. Read it: and, on conviction thereof, for each Mrs. Lovenia Hall, 30 George St., offence be fined the sum of \$50.00. New Bern, says: "I suffered from a 147. All persons, firms or corporations weak back and pains across my kidwho shall not comply with this ordineys that made me restless at night. nance by October 1st, 1914, shall In the morning, I felt tired and had 149. have such water service discontinno strength or energy. The secretions from my kidneys were unnat- 180. Resolved, That the Superintendural and caused me no end of anent of the Water and Light Departnovance. When I read about Doan's Kidney Pills, I got a supply. They removed the pains and aches. Since ment be and he is hereby instructed to prepare statements of account against all persons, firms or corporathen I have had a better appetite and tions, who have been using city wa-

my system has been toned up." A LASTING EFFECT.

Some years later, Mrs. Hall said: "I take pleasure in confirming my former endorsement of Doan's Kidney Pills. They gave me permanent benefit from kidney trouble. During the past few years, I have enjoyed

simply ask for a kidney remedy-get Doan's Kidney Pills-the same that Mrs. Hall had. Foster-Milburn

In the District Court of the United States for the Eastern District of North Carolina, in the matter of 303, Geo. B. Hooker, bankrupt:

The petition of Geo. B. Hooker of Oriental, N. C. for a full discharge Scratch! Scratch! The more you in bankruptcy having been filed in scratch, the worse the itch. Try said court, it is ordered by the court Doan's Ointment. For eczema, any that a hearing be had upon the same on the 15th day of July, 1914, at 12 o'clock noon, before the court at New Bern, N. C., in said district, and that all known creditors and other persons in interest may appear at other merchandise as may be neces-



- Thursday, Sept. 10, 1914. Wiggins vs. Wetherington. Mason vs. Stephens. Mason vs. Stephens. 46.
- 63. 65. 74. 85.
 - Monogram Co. vs. Dunn & Co. Green vs. N. S. R. R. Co. et al

Friday ,September 11. 1914, 7. Holton va. N. S. R. R. Co. 8. Draney vs. N. S. R. R. Co. 87. 88.

101. Tolson Lumber & Mfg. Co. Fisher.

108. Mitchell vs. Clark Lumber Co

Monday, Sept. 14, 1914. Brinn and Williams vs. Inde-pendent Steamboat Line 108.

- et al.
- Lane vs. Williamson. Jones, Admx. vs. N. S. R. R. 109. 110.
 - Company. Rowe vs. Roper Lumber Co.

Willis vs. Howe. 114. Tuesday, Sept. 15, 1914. Smith vs. Spillman. Whitford vs. N. S. R. R. Co. Bryan vs. Utility Mfg. Co. 116.

115. 127. Horse and Mule Co. vs. Holton 128. Wednesdya, Sept. 16, 1914. New Bern Iron Works and Supply Co. vs. Dixon. 130. 133. Jacobs vs. Ives. Jacobs vs. Ives. 134. Stewart vs. Foreman. Stewart vs. Foreman. 137. 138. State and Mumford vs. Cherry 140.

Thursday, Sept. 17, 1914. Taylor et als vs. Roper Lum 142. ber Co. Becton vs. Roper Lumber Co. Whitehead vs. A. C. L. R. R.

Company. Hewitt et al vs. Mutual Aid 146. Bank.

Heath vs. Strickland.

Friday, Sept. 18, 1914. Ketchum vs. East Carolina Lbr. Co. et al. Williams vs. O'Hara and Williams. MOTION. City of New Bern vs. A. C. L

32. R. R. Co. Cpoeland vs. Lane. 56. Clark vs. Town of Vanceboro. 75. Pugh & Brooks Co. V8. Trader. 83. Willis vs. Wayne. Willis vs. Willis. 104. 90. Zimmerman and Co. vs. N. S. R. R. Co. Gaskins vs. White, Admr. Holton vs. N. S. R. R. Co. et als. Askins vs. Kinsaul. Hartley et al vs. Wiggins e als. Scott vs. Henderson et als. DIVORCE Fulcher vs. Fulcher. McCafferty vs. McCafferty. Manly vs. Manly.

Itch! Itch! - Scratch ' Itch! skin itching. 50c a box.

Don't pose as a specialist unless you are qualified for the job.

NOTICE.

will, on l 1914, at one o'cloch p. m. at the Court House door in New Bern, North Carolins, offer for sale to the high-est bidder for cash, these certain tracts of land lying and being in Craven County, North Carolina, more particularly described as follows, to aing is

wit: FIRST TRACT: A tract of land containing 33 acres, more or leas, conveyed to A. C. West by William Barrington by deed dated October 5, 1911, and recorded in the office of the Register of Deeds of Crayen County in Book 187, at Page 391, beginnes at a biokowy in the Suffee County in Book 187, at Page 391, beginning at a hickory in the Spiker line, running South 41 3-4 East 70 poles to John Spiker's line; thence with his line South 38 1-4 East 103 poles, to Jersey Barrington's line; thence North 41 1-4 West 70 poles to A. C. West's line; thence with his line North 38 1-4 West 103 poles to the beginning, containing 33 acres the beginning, containing 33 acres, more or less, and being the same tract of land also conveyed by John T. Wayne to A. C. West by deed dat-ed December 4th, 1867, and recorded in the office of the Decision Decision

taining 67 acres, more or less, con-veyed by F. P. Latham to A. C. West by deed dated October 17th, 1856, recorded in the Register's office of Craven County in Book 65, at Page 259, and described as follows: Beginning at a Cypress in Broad Beginning at a Cypress in Broad described personal property, which is Creek Low Ground on the line of pledged as collateral security, there-13 West to a stake; thence South 16 East 126 poles to Shive's last corner; then with the various courses of said creek and Speight's and Price's line to the beginning, containing 56 acres, more or less; and another treet to sold S 5.00, issued to sold S to Weither Isaac Barrington, then runing North to: North 56 East 56 poles to a stake;

thence South 50 East 37 poles to a stake; thence North 45 East 200 poles to a gum; thence South 15 West 150 poles to the beginning, containing 67 acres, more or less.

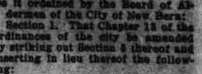
This 14th day of August, 1914. B. J. WEST, Commissioner.

DOVER & SOUTHBOUND RAIL BOAD.

To the Public: Regular afternoon train will be held at Dover Sunday, August 2nd, Sunday August 16th, and Sunday August 30th, 1914, until arrival of Norfolk Southern afternoon train

from Morehead City, and the following round trip rates to Dover are lowing:

N. S. RICHARDSON, Traffic Manager. Dover, N. C., July 29, 1914.



Section 8. Any person, firm, poration who shall keep open a re or shop for the purpose of b t or selling merchandise or tra ag or s r labor of any kind on St permitted by the general laws of set state, shall be deemed guilty of mindemeanor and, upon conviction sof, shall pay a fine of Ten Dol

PROVIDED, That the druggists may be allowed to keep open their stores for the sale of drugs and med-idnes only; and provided further that hotels and restaurants may sell necessities to guests. The cale or delivery of necessities on Sunday shall in no case be per-mitted to become a nuisance, either in stores or on the street, or to cause disturbances to public worship. F. T. PATTERSON, Clerk. 6-19-11

6-19-世

PUBLIC SALE.

T. Wayne to A. C. West by deed dat-ed December 4th, 1867, and recorded in the office of the Register of Deeds for Craven County in Book 93, at Page 516. SECOND TRACT: A tract con-taining 67 acres, more or less, con-veyed by F. P. Latham to A. C. West highest bidder at the court house door in New Bern, North Carolina, on Saturday the 15th day of August, 1914, at 12 o'clock m., the following

acres, more or less; and another tract of \$5.00, issued to said S. A. Vail, alconveyed in the said deed, beginning at a Gum standing in the edge of Broad Creek; running thence West 170 poles to a stake; thence North 43 West 18 poles to a stake; thence S. A. Vail, which said mortgage is S. A. Vail, which said mortgage is recorded in the public records in office of Register of Deeds for Craven county, North Carolina, in Book 176 Folio 260, to which reference is hereby made.

This 1st day of August, 1914. THE LAND IMPROVEMENT COM-PANY OF NORTH CAROLINA.

By Henry Dudley, Vice-President.

ORDINANCE.

Alderman Ellis moved the adoption of the following ordinance: Be it ordained by the Board of Al-dermen of the City of New Bern: Section 1. That Chapter 17 of the ordinances of the city be amended by adding at the end thereof the fol-

From Wimsatt 50 cents this ordinance shall be deemed guilty of fifty dollars or be imprisoned for thirty days.

APPLICATION FOR PARDON.

Price 50c, at all dealers. Don't 153. 275. 270. 161 62. 299.

dermen of the City of New Co., Props., Buffalo, N. Y. That Chapter 13 of the ordinances of the city of New Bern be amended NOTICE TO CREDITORS.

the amount due by them to the city. F. T. PATTERSON, good health." Be it ordained by the Board of Al-

