

FOUR MEN JAILED ON HIT-AND-RUN CHARLIE SUNDAY

Ballin
Frank Cinc and Ohas
recaused on bond last
is still in jail in de-
of bond required. Pat-
of \$1030, and
were required to

Charles Reynolds and
of Laysan City, and
Mayville, Tenn.,
county jail, await
of set out injuri-
Cunningham and John O.
Dillsboro, who were run
Highway No. 10, in
Sunday morning, by a ma-
Tennessee license,
in the direction of Sylva,
the striking of the two
men.

Maney, notified by tele-
phone, followed the trail of the
Callowhee, where Cobe, Rey-
and Patterson were arrested.
to the fields and woods,
capture until late in the
when he was placed under
Russell, Ossie Sutt-
Roper, members of
the posse, that had been
highway in the
on Highway
Cabe Hill.

had been arranged for the
who are alleged to have
of the hit-and-
down Cunn-
and Wensley.

Witnesses to the affair state that
the Dillsboro young men were
of the highway, which
streets, when
the road,
and then contin-
of stopping,
years of
and skull
broken leg; while Hous-
is 21, had a crushed leg.
C. J. Harris Com-
hospital, where they were
has been lit
since
to the institution
following the accident.

10 YEARS AGO

Tuckasee Democrat, Oct. 11, 1922

The rejoicing in the families of
W. E. Fisher, J. P. Frizzell,
C. J. Bopp, and R. A. Moore upon
the arrival in each of their
of a daughter was doubtless
equal the pride and
of W. J. Miller when his
with a bounding
pounds avirpoups, Mon-
day night.

sends a large delegation
at Remmon at
which commences today.
Some of the veterans marched to
at Basin Gap last night,
with quite a number of
at on the ear-
morning. We are es-
in the interest
young people in this
and with fo-
the finest measure of
the inexorable
which prevented our

The Governor orders two special
of superior court, one for
beginning November
to preside; the
beginning Novem-
to preside.
Judge Arnefeld
Asheville Cit-
This is a little in-
to have a term
Fall. Judge Ar-
in Clay this

and Hen. W. T. Craw-
over the House of
by the courtesy of
This is a distinction
upon so young a
the estimation in
from the 9th
held by his compeers. Mr.
the chair for a con-
length of time, and pre-

Dean Miller Will Speak At Meeting

Dean Justin Miller of Duke University, President of the North Carolina Conference for Social Service will be the luncheon speaker at the Western District Welfare Conference which is sponsored by the North Carolina Association of County Superintendents of Public Welfare and the State Board of Charities and Public Welfare. Dean Miller's subject will be Juvenile Protection.

The conference will be held in Waynesville on October 17, with Dean Henry, Superintendent of Public Welfare, Haywood County, President of the district, presiding. The morning session will open at 10:00 o'clock in the county court house. Mr. Henry is extending a cordial invitation to city and county officials, representatives from civic, social and religious groups in the district to share in the conference. The Haywood County Board of Public Welfare will be host to the district which includes the following counties: Avery, Burke, Cleveland, Mitchell, Yancey, McDowell, Rutherford, Madison, Buncombe, Henderson, Polk, Haywood, Transylvania, Jackson, Swain, Macon, Graham, Clay and Cherokee.

There will be no special conference theme other than the stressing of the normal routine services of the state and county welfare programs. For the past three years the conference programs have dealt almost entirely with relief problems but the emphasis this year will be placed on the activities and functions of the welfare department as in normal times.

Mrs. W. T. Bost, Commissioner of Public Welfare will present the normal routine work of the welfare department, interpreting its services in and effect to bring about a clearer understanding of state and local problems. Her talk will be in the nature of a challenge to social workers to be listed among the builders in the new world whose emergency lies just ahead.

Mrs. Thomas O'Berry, State Director, and Dr. Roy M. Brown, Technical Supervisor, North Carolina Emergency Relief Administration, will lead discussions on relief problems as an important phase of the work of the county welfare agencies. Mrs. O'Berry has just returned from Richmond where she attended a conference on Malaria Control and Sanitation Projects and she will present the high lights of this conference to the eastern meetings. At the western meetings she will discuss the latest rulings from the National Director of Relief, Harry L. Hopkins, having quite recently conferred with him and his staff.

Mr. E. E. Connor, County Superintendent of Public Welfare, Buncombe county, who is President of the State Association of County Superintendents of Public Welfare, will bring the annual message from the superintendents to the conference.

In addition to Dean Miller, Mrs. O'Berry, Dr. Brown, Mrs. Bost, and Mr. Connor, Mrs. Fannie W. Cantrell, Superintendent of Public Welfare, Rutherford County, will discuss Case Work of the Juvenile Court in a Rural County; Miss Margaret Lane, Division of Child Welfare, State Board of Charities and Public Welfare, will talk on Foster Home Care for Children; A. J. Hutchins, Superintendent of Canton Public Schools, will discuss Children Requiring Special Care; Rev. H. W. Bancroft, Superintendent of the Baptist Church will pronounce the invocation, and W. A. Hyatt, Chairman of the Haywood County Board of Commissioners will bring greetings.

Miss Pearl Weaver will preside over the luncheon which will be held in the Methodist Church Lunch Room. A record attendance is expected to hear Dean Miller, who is an authority on all phases of juvenile delinquency. His address will be of particular interest to juvenile court judges, county commissioners, social and civic leaders, members of civic organizations, church groups, and all socially minded citizens interested in promoting state and local welfare programs.

sided with ease and ruled promptly on a number of questions under consideration by the House.—Asheville Citizen.

LINES FOR BATTLE BEING FORMED BY VOTERS OF CONTY

The lines are forming for the battle between repeal and anti-repeal forces in Jackson county. On Saturday, the last day for filing candidates, the repealists, with a petition carrying the required number of names, filed W. C. Queen, of Dillsboro, as their candidate for delegate to the constitutional convention. The drys, in a meeting, several weeks ago, nominated Rev. Thad F. Deitz, of Beta, and the petition carrying his name as the anti-repeal candidate was also filed with Aaron Hooper, chairman of the Jackson County Board of elections.

Mr. Deitz is one of the foremost Baptist ministers of Western North Carolina. He is a native of this county. He is a Democrat and has always been a prohibitionist. Everybody in Jackson county knows him. He has married many of them, buried their dead, served their churches, and conducted revival meetings in many places in this and other Western Carolina counties.

Mr. Queen is also a native of the county, and a member of a prominent family. He is a Republican; and is also a Baptist. He has been in the employ of the C. J. Harris enterprises for many years, and is at present an official of the Dillsboro and Sylva Electric Light Company and of the Harris Clay Company and Blue Ridge Loeast Pin Company. Col. Harris, prominent business man and capitalist, prominent Republican and once Republican candidate for Governor of North Carolina, is a member of the State Repeal Committee.

Prominent Democrats and prominent Republicans in the county are to be found on both sides of the issue, which is to be settled by the folks on November 7.

A full slate of candidates on both sides has been filed in all the counties of Western North Carolina except Clay and Watauga. No wet candidate was filed in Clay, and it goes dry by default. In Watauga the tables are reversed, and no dry having filed, the county is wet by default.

CLUB MEMBERS FEATURE ANNUAL STATE FAIR

Raleigh, Oct. 11.—Exhibits, demonstrations and judging contests staged by the 4-H club members will be a feature of the annual State Fair in Raleigh this week.

Under the leadership of L. R. Harrill of the State College Extension Service, the 4-H club members have a special department limited to actual members. Premiums have been secured for exhibits of corn, sweet potatoes, Guernsey calves, Jersey calves and poultry. Entries in these classes must be produced or grown by the club members themselves.

There is also a special county corn exhibit composed of ten ear displays by club members. This show was one of the interesting features of the farm crops department last year and Harrill looks for it to be the chief corn exhibit this fall.

The calf club show has been the center of attraction for all dairymen visiting the State Fair in recent years and additional entries will be made by the boys and girls this season. There will also be special awards for showmanship with valuable medals offered by the Jersey Cattle Club.

Quail Roost Farm will again offer a silver trophy cup for the member making the best record with Guernsey calves during the past club year. The poultry show and the judging contests will be other parts of the 4-H activities.

The judging contests will be held on Friday of fair week and always attract teams from most of the counties in the State. Judging will be done of farm crops and all classes of livestock and poultry. Adequate prizes, ribbons and medals have been secured for the winners in these contests, Harrill says.

Stock shipments during the week just passed have averaged one car load for each day three car loads of cattle having gone to Charlotte, S. C., one car load of one mixed cow and one mixed calf. Two of the cars were from Richmond, Va. These make twenty five car loads shipped from this station alone this season.

Catamounts Meet Boone Saturday

The largest crowd in the history of the institution is expected to witness the contest Saturday when the Western Carolina Catamounts meet the Appalachian State Teachers eleven from Boone. The game will be played on the Catamounts' gridiron and will be called at 3 o'clock.

Saturday's contest will be the first of the North State Conference games to be played at Cullowhee. It will also be the first time for the Catamounts to face Appalachian State in a grid contest; although the two schools are old rivals in basketball and baseball. The results last year were two wins for each team in baseball; while in basketball the Catamounts dropped two games to Boone and won one. In one of the games, however, an extra period was required which resulted in a lone one point margin for Appalachian.

Both teams have played three games so far this season, Boone losing to Erskine and Glenville State and winning from Milligan. The Catamounts lost to Carson-Newman and Lenoir Rhyne and tied Lees-McRae.

Coach Charlie Poindexter stated yesterday that his team is in fine shape, and was showing a great improvement over previous games.

SYLVA HIGH SCHOOL TO PLAY JUNIOR CATAMOUNTS FRIDAY

Friday afternoon the Sylva high eleven will journey to Cullowhee for the purpose of taming the Junior Catamounts of Western Carolina Teachers College.

Guy Sutton, former Catamount star line-man, is coaching the high school eleven and has his charges in fine trim for the contest.

SOME PEAR

J. H. Cane, who lives on Highway 285 in Webster township, and who sells vegetables and fruits in and around Sylva, brought to this office, and we now have on display, a pear, weighing two and a half pounds, which grew on his place.

THE ROTARY WHEEL

President Claude Allison announced a record attendance of 97 per cent for last month. If a few of the members don't get busy soon, however, this percentage is going to take a very decided fall this period.

The North Carolina share of federal money to be spent on public works, according to the Public Works Administration Act is fifty million dollars. Ty Hunter stated in his address Tuesday that only fifteen million of this had been released at the present time. Dr. Hunter recently made a trip to Raleigh, in behalf of the college to present a project of new college buildings to be erected under this act. He found that the outlook was very unfavorable, however. In order that a public works project be accepted, it must be self liquidating with no future income obligated. The board of trustees of the college have no authority to issue bonds and institutions of this kind cannot give deeds of trust. After examining the situation, Dr. Hunter found that under a lease proposition this college project could be carried on under the Public Works Administration Act. By leasing the project he figures that within twenty years it will become self liquidating. If North Carolina is not able to submit enough accepted projects to cover the fifty million dollars allotted to this state, it will be divided up among the other states which are able to make use of it. Members of the Sylva Rotary voted to back Ty in any practical undertaking which he attempts to make along the line of college improvement.

Quilliams was visiting relatives in this county, last spring. He had been conducting prayer-meetings. One Sunday morning Memphis Buchanan found his cow stall empty and the cow gone. He notified deputy sheriff C. C. Mason, and the two took up the track, and followed the cow across Qualla township, to Cherokee, and on up to near the top of the Great Smokies, where they found her at one end of a rope, and Quilliams at the other. Because of the fact that Quilliams had been preaching in the community, and because he was implicated later in a sensational jail-break, the case had attracted a great deal of attention in this part of the county.

Davis Underwood, Waynesville youth, contributed \$200 to the school fund of Jackson County, when he pleaded guilty of having been caught, by Highway patrolman Smart, with some 60 odd gallons of Georgia liquor, on the Jackson side of the Balsams. He was also ordered to pay the costs of the action, and sentenced to serve six years on the roads, the sentence not to go into effect except upon motion of the solicitor, at any term of the court within five years.

GRAND JURY

The following gentlemen are serving as the grand jury for the present term of court: G. C. Turpin, foreman, J. R. Snyder, Walter Bryson, John E. Ensley, W. J. Nicholson, Joe Deitz, E. G. Lombard, Carl Cagle, M. N. Norris, Posey Blanton, L. H. Watson, J. L. Middleton, M. E. Buchanan, J. F. Fowler, L. W. Crawford, W. H. McCall, J. H. Long, John Cesh.

Preacher Sentenced To Serve Eighteenth Months For Larceny Of Cow

Sam Quilliams, itinerant preacher, who, last spring had been conducting prayer-meetings up on Savannah was convicted in superior court, here this week, of the larceny of a cow, the property of Memphis Buchanan, and sentenced to serve 18 months on the roads, by Judge Felix E. Alley. In another case against Quilliams, on a charge of jail breaking, he was sentenced to serve two years, capias to issue five days after the completion of his first sentence, a like sentence of two years, on a charge of receiving, and another of two years, for an assault on Mrs. Maney, wife of the sheriff, at the time of his escape, were imposed with the provision that each sentence was to begin at the expiration of the former ones, but that capias was not to issue until five days after he gets off the roads, on the cow-stealing charge. This amounts to 18 months on the roads and banishment forever from the State of North Carolina.

Quilliams, a bright man of thirty-five, has a home and a wife and children over in Tennessee. He is a former service man; and he conducted his own case, examining the witnesses and addressing the court and jury. His plea was that he has mental lapses, due to an injury received during the war, and that during those times he has no knowledge of what he is doing. It was under the duress of such mental aberration, he insisted, that he removed the cow from Memphis Buchanan's barn and led her all the way from there to near the top of the Smoky Mountains, where he was apprehended by the officers. He insisted that he did not strike Mrs. Maney at the time of the jail break, but that if she was struck, it was done by one of the other prisoners. The jury found him guilty of the assault and of stealing the cow. He pleaded guilty of breaking jail. After the escape, he was arrested in Knoxville and brought back to North Carolina after requisition papers had been passed from the Governor of North Carolina and honored by the Governor of Tennessee.

Judge Alley, in passing sentence stated that he was taking into consideration the plea of amnesia or whatever it is that Quilliams claimed was the matter with him, and was sending the defendant to the roads, where his condition can be watched, instead of to the penitentiary. The Judge complimented Jackson county upon the fact that there are fewer cases of larceny and the like on the docket in this county, by 75 per cent than he has found in any other county in which he has held court. He stated that cases of this kind have made up more than half the docket in the nine other counties in which he has presided at the court, since going on the bench last spring.

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D. L. Woodard and W. R. Palmer, embezzlement, nol pros with leave.

Billy Davis, violating the banking laws, continued.

Harley Nations, violating the prohibition laws, called and failed, in-

GIBSON DEATH SUICIDE SAYS CORONER'S JURY

The coroner's jury summoned to investigate the death of Houston Gibson, whose body was found in the yard of Sam Bryson, on the Cullowhee mountain, on Saturday morning, Sept. 30, after hearing all available evidence, returned a verdict stating that Gibson's death was suicide.

stanter capias issued. Was sentenced at May term to 6 months, sentence to go into effect at this term.

Jewell Nations, violating prohibition laws, four years on the roads, sentence to go into effect upon motion of the solicitor at any time within five years.

Verlin Druley, violating the prohibition laws, continued.

Sidney Calhoun, seduction, alias capias.

Dec Ensley, abduction, alias capias.

Henry Houston, false pretens, called and failed.

Tolvin Ensley, carrying concealed weapons, plea of guilty, prayer for judgment continued until the February term.

Chas. Hyatt, violating prohibition laws, plea of guilty, ordered to pay the costs, 4 years on the roads to go into effect at any time in five years, upon motion of the solicitor.

Solomon Queen and Martha Long, Indians, charged with F & A, the couple married on the first day of court, and judgment was suspended upon payment of the costs.

Sterling Nicholson, Continued to May term.

Pat Bradley and Eayne Fugate, violating the prohibition laws. Ordered to pay the costs and sentenced to serve two years each, to go into effect at any time within five years upon motion of the solicitor.

Gus Galloway, violating prohibition laws, ordered to pay the costs, and sentenced to go into effect at any time within five years, on motion of the solicitor.

Radford Hooper, affray. Sentenced at May term, sentence ordered into effect.

Card Robinson, violating the prohibition laws, ordered to pay \$25 and the costs, and sentenced to a term of four years, to go into effect at any time within five years on motion of the solicitor.

Reece Henson and Jim Duncan, affray, ordered to pay the costs and hospital bills.

Jake Arrowood, violating the prohibition laws. Judgment suspended upon payment of the costs.

Troy Gaddy and Lyndon Brown, house breaking. Plea of guilty. Case open for judgment.

C. Z. Candler and A. A. Nichols, affray. Continued to next term.

Don Stephens, operating an automobile while intoxicated, \$100 and the costs.

Sam Bryson, violating prohibition laws, sentence imposed at former term ordered into effect.

Rty McCall, assault on a female. Sentenced to serve two years; the sentence to go into effect at any time within five years, upon motion of the solicitor.

Frank Hooper and Will Barnes, violating the prohibition laws. Ordered to pay the costs, and sentenced to serve 1 year each, sentence to go into effect at any time within 5 years, upon motion of the solicitor.

Cecil Parker, violating the prohibition laws, nol pros with leave.

Lester Mathis and John Math's, fishing without license, nol pros with leave.

P. C. Coggins, abduction. Continued, because of sickness of witness, and because there is an alienation of affection suit pending on the civil docket, growing out of the same circumstances.

R. J. Cochran was found guilty by a jury, Wednesday of slandering an innocent and virtuous woman. Judgment had not been passed by the court.

Geo. Owen was found guilty of cruelty to animals, on a charge of mistreating a hog, found in his garden. He was fined \$15, and the costs, \$5.00 of which is to be paid to Mrs. Shook, the owner of the hog, which later was found dead beside the road, up in Canada.