000 Fine on Southern, Be-

ny and Measrs. Aycock and Jus-

tice For the State of North Caroli-

Brief Review of Case.

form and as rapidly as possible.

Contentions of Southern.

of indictment, conviction, nor the

be said for by the parties agrieved.

been arrested; further, that the fine

is exceeded and in violation of the

constitution of the United States and

equal protection of the Fourteenth

Amendment to the Constitution of the

eral and final plea of the meonstitu-

us agents and in addition on thous-

Position of Counsel For State.

sument submitted by as Governor As-

cook and Mr. Justice was on the fu-

(Continued on Page Five.)

Much the greater part of the ur.

ing Argued.

that the term.

(WINSTON-SALEM, N. C., TUESDAY EVENING, SEPTEMBER 17, 1907.

PRICE 5 CENTS.

andard Trying to H. H. ROGERS IN A HEARING BEFORE Escape That Fine DYING CONDITION

South Carolina Want to Get

in-Forsyth Riflemen Invit-

ed to Contest For Prizes at

progressing tileely. The only obernele in sight, says the mayor, will be

in deciding what towns are to be in

duded in the circuit, when that ques-

tion is taken up and determined. My Brandt has received letters to an Greenville, Spartanburg and Anger

on, three South Carolina towns, ask-

Forsyth Riflemen Invited:

tention of offering \$100 in prizes to

the best drilled companies within a

radius of one hundred miles a

to determine which companies are en-

the fair grounds on Friday, October

Capt. F. B. Hohgood is in charge

The contest will include all com-

The Fair Association offers the \$100

To Build New Church,

While breakfast was being prepared

STILL IN PROGRESS.

vey Company.

would true be concluded tomorrow.

Guilford Fair.

es For Gigantic Oli Through Legal Tech-

CONVICTION WILL NOT STAND Many Towns in North and

tops & Arten Railroad So. Gresses Could Have Been ved Along That Line.

> the trial so the reservantined wit-

Jear Begin at Sunset Today

meeting

charity, and pere yet reached him, but private information strengthens the helief that wever Atonement all enter, with the expectation of carry-1 God, but not ling off the first prize. unless the par-

to symmosue in impartial judges will be secured and Alemement will will make the awards Whaton orthodox to be given either as a whole or in

conducted by test. The congregation of the Westminthe city. The Day ster Preshyterian church has decided wete on fire

blanks were passed among the mention of the children of proaching \$2,000 was raised.

Child Scaided. to the temple

1. Ladlow, who ony. minute to confee or remording

of the county will ! "s are invited, noon that the taking of evidence

and The couns I for the defencepts and Message with a markon late yesterday after-Nows, Va., yes but Judge Moore stated that he pre- this city are impanied ferred to hear all of the evidence to-Thom Sr, who fore ruting specthe motion

day were ex-Oty Engineer R P Hore of Yankin Ogburn. a colling relatives?

of home today. May on butteress.

Miss Nellie Speer, of Boonville, town exposition. spent the day in the city on her way with to Clifton to Powhattan Colleg at Charles Town W Va

Oil Company Is Critically Itl at His Home.

Physicians and Close Friends of the Widely Known Financier Say That Messrs. Pou. Rodman and Avery Proposed Charter Would Give Mayor Delivers A Stirring Speech That Is He is a Very Sick Man, Not Able to Attend Standard Oil Hearing in New York Today.

virtual head of the Standard Oli

STATE CONVICTS PASS THROUGH

ing that they be allowed to enter the from Greensburo last evening were he would will no more tickets at an we extra coaches, filled with State unlawful rate and the imposition of The first of October there will be a presences and guards, going to Elkin the heavy fine of thirty thousand dotall the towns desiring to enter the Liu and Alleghany milroad being con-ence in the sale of tickets at the exleague, and at that time a permanent structed out of that place. The pris cessive rate, are all tresh in the organization will be formed and the comes were being brought from Rocky winds of the reading public, as are as Turper Welker, the flagman who ter-into an agreement whereby the eral persons lost their lives.

INSANE MAN HERE.

Greetshoro. The competitive drill Was Being Taken From Ashe County sued today are that neither the bill To Asylum in Goldsboro. titled to the prizes will be held at

Deputy Sheriff A. G. Witherspoon, judgment imposed in this case, can, tion. esterday having in charge an aged exgument today Messes Rodman and of the arrangements and has written Cole, taking him to the insure maybim an indictable affense for a railroad when he has destroyed. at Goldsboro. Upon his arrival at Winston-Salem, High Point, Lexing Greenshoro Mr. Witherspoon placed and a quarter cents rate in North Carton. Salisbury, and Mr. Afry commendes extending an invitation to combeco. The crazy man was very vio merely imposes heavy penalties to If 1 wels, oc. at of the companies are preparing to lent and it required the hard work on the street excited no little atten, tors authorities cited. pany movements, close and extended of arms. Three correctly seekers following on behind.

Another contention is that the fine certain as improved is not nuthorized by the state likelion.

Another contention is that the fine certain as improved is not nuthorized by the state likelion.

THREE COTTAGES BURNED

three paris, \$50 to the hest drilled Early Morning Fire on Linden Street Causes Loss to Colored People. Judgment should for this reason be

three parts, \$50 to the second and \$20 to the second and \$20 to the third. The captains of the companies will decide how the You Kipur to divide the awards before the conformal box 35, and the firement hasten from box 35, and the firement hasten the captain to the jury to divide the awards before the conformal box 35, and the firement hasten the captain to the jury to divide the awards before the conformal box 35, and the firement hasten the captain to the jury to divide the awards before the conformal box 35, and the firement hasten the captain to the pury the conformal box 35, and the firement hasten the captain to the pury the conformal box 35, and the firement hasten the captain to the pury that the captain to the pury the conformal box 35, and the firement hasten the captain to the pury the conformal box 35, and the firement hasten the captain to the pury the conformal box 35, and the firement hasten the captain to th ed to the scene. It was found that that the evidence was insufficient to were at cottages, occupied by negroes. and other the Southern or Agent-were on fire

the destruction ster Preshylerian church and defined. The fire originated in the dwelling territor that the defendant did not do or rejoicing or bothless will not keep the same of capital by Sam Daniel, and he have a fair jury to try the case. of building will not begin for some occupied by Sam Daniel, and he have a fair jury to my the ease.

Since the detime. The church authorities have also thinks it was of incendlary origin. He
time the Day of building will not begin for some occupied by Sam Daniel, and he have a fair jury to my the ease.

Ways kept out of debt and it is proless the furniture, valued at \$150. The in the argument presented that when the Day of posed to continue this policy, which house, owned by Ed. Penn, was all more an organized into effect by asking most usually destroyed, the loss being care or allow the defendants line in the high priest master was a line or property to continue the wild priest to be high priest master and in this was consumed by Ed. Penn, was all more tong refused to continue the most property contributions and in this was consumed by the flower and which to prepare for defense and the scale of the state of the scale of the state of the scale of the state of the s that of Milla Brock was partially de-stroad to railroad company was ther-

The total loss will amount to \$1. in denied the process of law and the

A GOOD PERFORMANCE.

Sunday morning at the home of J. R. Black Patti Troubadours Pleased a country of the 2 14 cent passenger

Sunday morning at the near of the case, living at 122 North Davie to show of the street, his 14-months old daughter. The filack Patti Trophadours pleas the Fourteenth Amendment to the street, his 14-months old daughter. The filack Patti Trophadours pleas the Fourteenth Amendment to the street, his 14-months old daughter. The filack Patti Trophadours pleas the Fourteenth Amendment to the street, his 14-months old daughter. The filack Patti Trophadours pleas the Fourteenth Amendment to the street, his 14-months old daughter. The filack Patti Trophadours pleas the Fourteenth Amendment to the street, his 14-months old daughter. The filack Patti Trophadours pleas the Fourteenth Amendment to the street, his 14-months old daughter. The filack Patti Trophadours pleas the Fourteenth Amendment to the street, his 14-months old daughter. The filack Patti Trophadours pleas the Fourteenth Amendment to the street, his 14-months old daughter. face and chest by the accidental spills direction has night. The balcony and somalichess of the penalties provided carried on ing of a cup of hot coffee. Toddling gallers were lilled with negroes, while in the act, coansel submitted the cal ie for miles. along the flour near the dinug-room there were quite a good many white cutation that in contesting the consti table the little tot reached up and people in the audiones. The single thought of the act a railroad company grasped the saucer, pulling the con- of Black Paril, some of the name on as the Southern would make it tents down upon her face and chest, locus work and hoop-rolling "stunts" off and its agents liable in thirty the as Chaplatte and caused her to scream out in ag | were the best features of a pleasure days' time to \$455,750,000 fine against he company the same amount against performinee.

Leave for Knoxville.

Leave for Knoxville. and years in juil. All this argument Rev. 11 W. Baker and Mr. M. D. Was in addition to the plea that the Variet Tise Suit Against the Whitaker-Har Stockton left this afternoon for Know whose matter of the application of ville. Team, to attend the laymon with new rate net was already pend-The suit of J. C. Tise against the missionary conference of the South ing in the United States Court to lest of the Pfaffrown Whitaker Hervey Co., to prevent the era Methodist church. They want to the constitutionality of the act and ballsts, trade to express d the opinion this after the will go to Havana, Cuba.

Some and they will go to New York W. constitutionality was is said upon the community of the countries and toll express d the opinion this after. They will go to Havana, Cuba.

Much the greater part of the countries and toll express d the opinion this after.

Matrimonial Papers.

issued sesterday. This was to Chas. Court of the United States in which business firmbut the stay at moon to dismiss or non-sail the case, it Lee and Ola Armstrong, both of the fallroad company undertook to

There was also a flegase issued to its constitutionality was presed upon they for the marriage of George Alexe This jurisdiction contract denied cities. in Winston Sa. Among the witnesses equalized to limit and Smile Develop, of Winston authorities and presenting lengthy are or eight others to her force.

ry, T. E. Legram, Mr. and Mrs. S. A. Mande, of Davie county, spent last uniting out of the hands of the Cor-

J. W. Fries went to Chapel Hill to-

CHICAGO TO HAVE SUPREME COURT A NEW CHARTER? POLITICAL

Judge Long Imposed \$30.- cide on This Matter at An Election Being Held There Today.

Speaking For the Railroad Compa-Affairs Republicans Favor It While Democrats, Socialists and Other Organizations Oppose It.

RALEIGH, Sept. 17.-Argument is CHICAGO, III., Sept. 17 -- Chicago conflict to the statements of his physical progress today before the State will decide today whether the city is counts and business associates, made Supreme Court in the appeal case of the proposed bill condemn it as one able representative in Congress from public teday. It will be impossible \$10,000 fine imposed by Judge Long framed solely in the interests of Re. this (the fifth) district and one of for him to attend the trial of the on the Southern Ratiway. Mesers publicans, corporations and wealth of the leading candidates for the guber GREENSBORO. Sept. 17 - Mayor Scheduler Oli case in New York which Pro. Rodman and Avery for the rail- the town. The charter would abelish natorial nomination, addressed an L. J. Brandt, who is taking a great deal of interest in the work of or gamizing a State basehall lengue for a hearing today. Physical and Justice and Justice and Justice of the present civil nervice, contrained the present civil nervice. Contrained the present civil nervice, contrained the present civil nervice, contrained to the present civil nervice. Contrained the present civil nervice, contrained the present civil nervice. Contrained the present civil nervice, contrained to the present civil nervice. Contrained the present civil nervice, contrained to the present civil nervice. Contrained the present civil nervice, contrained to the present civil nervice. Contrained the present civil nervice, contrained to the present civil nervice. Contrained the contrained the present civil nervice. Contrained the present civil nervice. Contrained the present civil nervice. Contrained the contrained the present civil nervice. Contrained the contrained the present civil nervice. Contrained the contrain that it may be anothers or it. No date is set for the decision. Decrease and deprive the people of ref. the speech was an able one delivered. dirares for maintainance of all city in that style that has made "Bill departments would rest entirely with Kitchin one of the foremest campaten The indictment of the Southern the mayor and committee directly un-

Attached to the passenger train had fine with the miderstanding that ories on the other both claim victory

MR. KINGSLEY'S VIEWS.

teams constituting it will be decided Mount where they have been employ also the subsequent remarkional pro- peal to the convention of insurance up in Manager Landgraf, who is the ed in building double track for the secution of the Southern and Atlant commissioners of the United States governor, originator of the movement, is in New Atlantic Coast Line. There were 77 tie Coast Line under the direction for supervision based on a national York now but will return in time to on loard, most of whom were black of Governor Glenn whereby the rail rather than local view was made by futo the courtroom. The Winston have everything in readiness for the Among the white men in the crowd road companies were compelled in ear President Kingsley, of the New York Concest Band and the audinness gave Affe insurance Co. in an address bewas convicted for being responsible reduction would zo into effect and the fore that body today. He declared that was accompanied by a atrong for the wreck of train No. 34 at Po. appeals in the State and the United that notwithstanding rolling of the colorie of political friends, among the The management of the Central low years and the transfer and the transfer in the contral low and about two years and when her. States Courts to be carried up in due trained in the court life in number seeing G. H. Haston, Esq., Dr. Carolina Fair has announced like in the carried appears to the carried up in due trained support to the carried up in the court life in number seeing G. H. Haston, Esq., Dr. Carolina Fair has announced like in the carried appears to the carried up in due trained and the trained seeing G. H. Haston, Esq., Dr. Carolina Fair has announced like in the carried appears and the trained and the carried up in due trained and the carried up in the carr surance can be justly supervised only R. H. Jones, Ex-Sheriff Frank Alif treated as though it were in inter spangh, ex-Representative J it Wadstate commerce jurisdiction. Speaking dill and a half-dozen or more others Broadly stated, the contentions of the Southern the the appeal being are of insurance regulation he said:

menaced by reform through destruc-When will justice and states of Ashe county, passed through here under the law, he sustained in their manship, which would reform by con- appared that distinguishes "Mill" servation, take the place of the poh. Kitchin from others at all times and colored man by the name of Calvin Pou took the position that it is not tician who thinks he has reformed places Dishonest company to charge more than the two trustees should be treated as crimi-Deliberate looters of rallroads ought to be in the penitentiars. The the people knew Congressman Kitchman who makesa great industrial in; know his record on all questions; No official acceptance has as keeping until time to leave on the no official acceptance has as keeping until time to leave on the no official acceptance has as keeping until time to leave on the notificial acceptance has as keeping until time to leave on the notificial acceptance has as keeping until time to leave on the notificial acceptance has as keeping until time to leave on the notificial acceptance has as keeping until time to leave on the notificial acceptance has as keeping until time to leave on the notificial acceptance has as keeping until time to leave on the notificial acceptance has as keeping until time to leave on the notificial acceptance has a leave of doctors. ed statements unloads watered stock constituents in Congress and knew on a poerly informed public, putting that he would prove true as the next of two men to take him from the rails in the briefs filed this contention is the proceeds in his own pocket, is a governor of North Carolina and train to the fail. Such a sight elaborated at great length and namer modern type of highwayman. The for ture of American life insurance is as planes as he arose. Turning to Dr. Another contention is that the fine certain as the future of American civ. Jones, he thanked him for him kind imposed is not authorized by the state litization. It must so on because it words and added that he had known effection and judgment should have functions in civilization which have not been given any other business."

BRIEFS AND PERSONALS.

Major T. J. Brown came in today on the Charlotte train

Mrs. M. G. Brock, of Davie county a visiting relatives in the city

Mrs. Chas Sink, of North Wilkes boro, is visiting friends in the city

visit reintives

Mr. and Mrs. H. J. Hartsell, of Seat-Reid wosterday.

United States. Then there is the gen-King and Rural Hall cate and in that it is in violation of

trip to Jamestown and Washington. Judge Adams, of Greenshore, went to Wilkerboro today to appear for a

Thomas has charge of Capt. Holden's

o 5 o clock Thursday morning.

Mrs. Victoria Roberts, who has been Throws Down a Challenge and Defies

isning relatives and friends here, left today for Sanford, S I'., to accept Only one license for marriage was one of the jurisdiction of the Circuit a position as stemographer with a the the scarchlight thrown on my

suspend the operation of the act until Madam Hancock: She now gives can that element to meet me. There is playment to twelve and will add six not a man among you sho ever heard gument, taking the position that the

canvass tosers of whales of more other hand, we are all for those; but might in the city on route to Jame porulion Commission and present it, phine need not apply: \$2 a day for I am a since tracts, process, discrimself an operating set in prevent any clight hours' work. Call at Hanes making relates. If I denounce the Injunction as to its operation from the Henne from 6 to 9 p. m. today or be unifier and the highwayman people fore 10 a. m. on the 18th N. S. Os. burn, Winston-Salem, N. C.

Real Head of the Standard Wake County Case. In Which Citizens of That City Will De- Fifth District Congressman. Now a Candidate For Gov- o ernor, Addresses Large Au-

> Much More Authority in Directing Frequently Applauded-Greater Part of His Address Devoted To Discussion of the Railroad Question and the Winston-Salem Public Building

Congressman W. W. Kuchin, the Two Coaches Filled With Prisoners (Steen, the conviction of both, the religible and Guards Sent To Eikin.

Railway Company and Agent T. E. der his control.

Republicans on one side and Dem sion of government supervision of monogeneous and Guards Sent To Eikin. ew in a more interesting and concise manner by a speaker in this city. The meeting here of representatives from to do gradual work on the new Ele lars on the Southern for its pendst- President of New York Life Insurance June and again by applicant at Company Addresses Convention of the conclusion many gathered about insurance Commissioners of U. S. him to pleasure to him their support RICHMOND, Va., Sept. 17. As ap in his contest for the nomination for

At 8 o'clock the congressman came kim a hearty welcome. The congress who are well-known in political eli-The future of life insurance is cles. The congressman were that broad brimmed bat, long coat and string tie, three articles of wearing

Introduced as the Next Governor.

Dr. R. H. Jones introduced the apeaker in a few words. He said that

Mr. Kitchin was greeted with approphet and he believed the prophe cies uttered by him would prove true in the gubernatorial contest,

Differences in the Party. The speaker began by saying that it was unusual for a candidate to benin his campaign a year before the meeting of the emvention, but he he deved that it was necessary for those who oppose the plundering of the peaple by monopolies to thoroughly edu -Mrs. Lillie Howard died at her eate use proper upon the question, say some in Advance carly this morning ling that these unlawful combinations Mr. Ruffin Prair; of Madison, is are always active in their efforts to the goest of Mr. J. A. Hyerly, on prevent the people from rightfug their wrongs. The semecratic party in this Mesdames Sam and J. A. I. Miller State is divided into two factions. went to Charlotte this afternoon to of the conservative press. What are these differences? Our party is a unit on the question of education; the Wash, were the agests of W. P. we are all teacher on the question of pensions and all of us regret that we Mrs. D. S. hidings went to Cornel cannot make these pensions to old ins rolls) to attend the bedside of her Confederates even larger; we all father, who is very it. Mrs. S. E. Johnson and little asn constitutional amendment. What then returned yesterday from a visit to are the differences, between the socalled radical and conservative fac-T. Morgan and son, Paul, and R. W. tions of the parts? The differences Hedge-cock returned resterday from a are on questions of monopolies and scallroads."

Not Dangerous Man Nor Dangerous Theories:

"I and the theories I represent have Surry county chent in the Federal been termed dangerous as ms one. mies. Well, If I am dangerous the Captain Ed. Holden is attending people should know it. If I am dan-Galiford Superior Court. Capt. John gerous it is right and proper that every man in the State should know On account of the Hebrew Day of head + bement are not dangerous. In Atmement; the store of Shapire will fact they are safe and conservative be closed from 6 o'clock this execute; We are opposing those plunderers who are robbing the people through Prof. C. L. Padrott went to Klain metarious practices, who extent from at 16 a. in closing up of the all y between the most in Green boro by his wife and against enforcing the act until the factories of the plaintiff sed the de most in Green boro by his wife and against enforcing the act until the which now has an enrollment of 195 in order that they may make more money

His Enemies.

"I desire to avoid nothing but Inposition on every question," declared -Four trained searcetronses arriv- Mr. Riveton. I det those who call set last sight to take positions with me dameters or the supporters of me say a sard against legithmats corporata hiterospi or exponsitions con-C. Smith and doughter, Miss legislature deliberatery took the rate MEN AND LADIES WANTED-To ducting a legislature deliberatery took the rate MEN AND LADIES WANTED-To ducting a legislature deliberatery took the

(Contined on Page 4)