The Zvening Dispatch.

THE WEATHER.

Unsettled weather with probably showers tonight or Friday. Light

VOLUME SEVENTEEN

WILMINGTON, N. C., THURSDAY, JULY 13, 1911

FIGHTING MAD

Sensationalist From Idaho Again Spits Fire on the Floor of the Senate-Gentleman From Mississippi Rises Up in Just Anger.

Washington, July 13 .- A characterization of the Confederacy as an "Infamous cause" by Senator Heyburn, ing the fact of Idaho, today brought from Senator lawyer moves . atm: sphere of prihave a few words to say about the Lawyer in Politics." kind of human-being in whose heart | "As one looks about him at the insuch thoughts can exist."

Jackson, but I cannot express the sen- with skill. timent I have for a human being in have been expressed here."

citizenship," he added, "that permits of the stuff and substance of the desa man to insult the dead."

asked Heyburn. replied Williams.

liams by a vote of 37 to 18, leaving but the point of view of society with Jones on the pay roll at \$720 a year regard to the profession. It should as laborer. Heyburn following the bit. hold the corporate conscience and conter altercation with Williams voted sciousness of the profession. It is inagainst the negro.

PRESIDENT APPROVES OFFICERS' DISMISSAL

Washington, July 13.-President Taft has approved the dismissal from the army of Second Lieut. James P. Wayland, of Virginia, the officer of the 9th cavalry convicted of financial irregularities.

PROBE ALLEGED **WORLD STEEL TRUST**

Department of Justice.



Heyburn Cowardly As-Wants Legal Profession saults Confederate Cause to Wake-Up and Act

Vivered Strong Address Before the Satucky Bar Association-If Law-Don't Act and Make Reforms K will Necessarily Be Done by Hands.

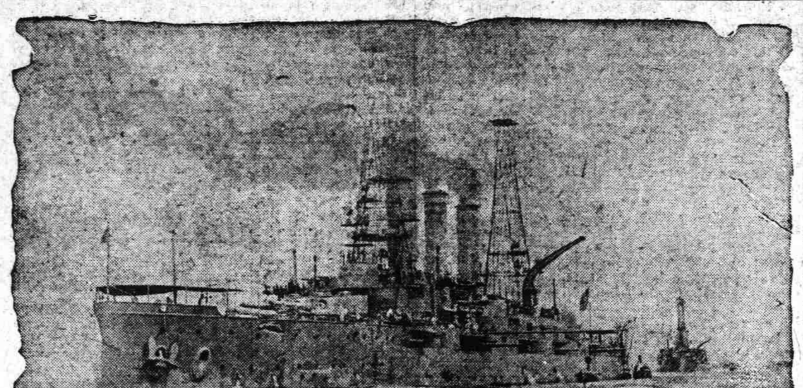
he modern American Lexingto. Williams, of Mississippi, a bitter re- vate rather than public service, Gov. buke in the senate. "But for the par- ernor Woodrow Wilson, of New Jerliamentary rules that restrain me," sey, last night addressed the Kentucky Senator Williams declared, "I would Bar Association on the subject "The

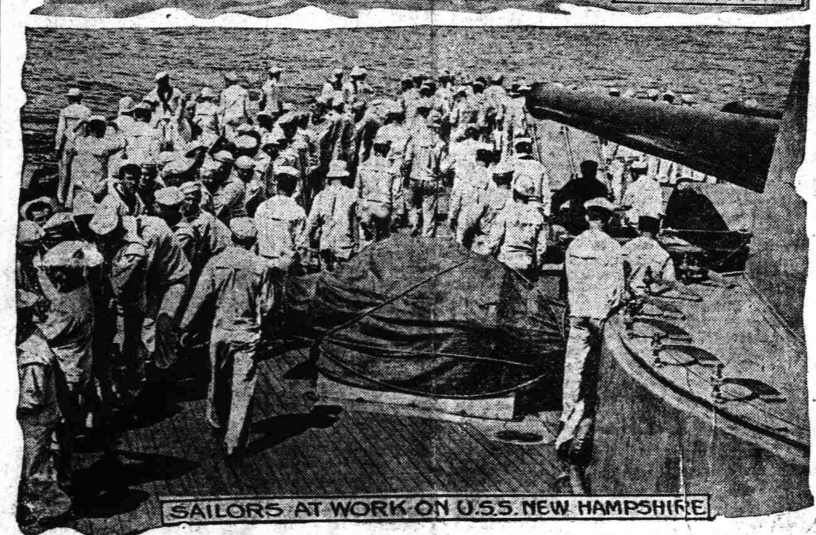
finite complexities of the modern prob-Senator Williams had asked to have lems of life, at the great tasks to be "Jim" Jones, an 82 year old negro, 'accomplished by law at the issues of who was Jefferson Davis' body guard, life and happiness and proseprity inand in whose custody the seal of the volved, one cannot but realize how Confederacy was intrusted, retained much depends upon the part the lawon the Senate pay roll as laborer. Sen- yer is to play in the future politics of ator Heyburn acquiesced in retention the country," said Governor Wilson. of the negro for his service formerly "If he will not assume the role of pagiven to the Senate "but not because triot and of statesman; if he will not of loyalty to the glory of an infamous lend all his learning to the service of the common life of the country; if he Senator Williams replied with great will not open his sympathies to comfeeling that he was "not prepared to mon men and enlist his enthusiasm in hear a civilized man in the twentieth those policies which will bring regencentury call infamous the cause for eration to the business of the country; which his (Williams') father laid down less expert hands than his must attempt the difficult and perilous busi-"Lee and Jackson may have been ness. It will be clumsily done. It will wrong," added Williams, "and the be done at the risk of reaction against government is now in existence is the law itself. It will be done perhaps cause for congratulation to the chil- with a brutal disregard of the niceties dren of men who died with Lee and of justice, with clumsiness instead of

"The tendencies of the profession, whom such sentiments can remain as therefore, its sympathies, its inclinaions; its prepassessions, its training, "There is no right of American its point of view, its motives, are part tiny of the country. It is these mat-"Well. Was it a glorious cause?" ters rather than any others that bar associations should consider, for an "There was much of glory in it," association is greaten that the individual lawyer. It should embody not the The Senate sustained Senator Wil- individual ambition of the practitioner spiring to think what might happen if but one great state bar association were to make up its mind and move toward these great objects with intelligence, determination and indomitable perseverance."

Governor Wilson declared that the echnical training of the modern Amer can lawyer, his professional preposwhich seriously stood in the way of verified reports continue to swell the against the Retail Lumber Dealers' has tended to subordinate him, to make the full extent of the continuing dis- wholesaleing of lumber. The National of him a servant, an instrument in- aster be known. stead of a free adviser and a master of justice.

to him to be an intensely technical trol. training. Moreover the professions of Washington, July 13.-An investiga- the modern lawyer were all in favor of tion of the Brussel's conference of his close identification with his clients, steel men, which, it was predicted, and he seldom thinks of himself as the may bring about an international com- advocate of society. "His very profesbination to control the steel trade of sional loyalty begets in him the feeling the world will be undertaken by the that he is the advocate now of this, now of that, and again of another special individual interest. He moves in the atmosphere of private rather than public service. Moreover, he is absorbed now more than ever before into were two present and immediate tests the great industrial organism. His of the serviceability of the legal probusiness becomes more and more com- fession of the nation. In the first demand. plicated and specialized. His studies place, there was the critical matter and his services are apt to become of the reform of legal procedure. "If more and more confined to some spe- the bar associations," said he, "were of retailing and wholesaling methods, cial field of law. He becomes more and to devote themselves with the great of a certain class of great industrial mand, to the utter simplification of sociation and the criminal indictments through a cut in the wall of an ad- of the technical charges against him or financial undertakings. The news. judicial procedure to the abolition of against fourteen secretaries of as joining barbar shop. It was the work there will be a great wave of protest papers and the public in general speak technical difficulties and pitfals, to the course, the most lucrative business of to the absolute subordination of methour time is derived from the need that ods to the object sought, they would the great business combinations we do a great patriotic service which, if viser. It is apt to happen with the novices." most successful, and by that test the He said that the second and more most eminent lawyers of our Ameri- fundamental immediate test of the can communities that by the time they profession was its attitude toward the reach middle life, their thoughts have regulation of modern business, parbecome fixed in very hard and definite molds. Though they have thought beneatly they are not to have thought honestly, they are apt to have thought ly necessary that society should com-





provincetown, Mass., July 13.-The greatest sea maneuvers ever indulged in by the United States Navy are now in progress here. Upward of forty war craft, battleships, cruisers, submarines, torpedo boats, etc., are here to participate in the war games. The huge battleships Kansas, New Hampshire, Louisiana and Delaware, the four United States Dreadnoughts, are taking a leading part in the operations. The maneuvers will continue until July 31st.

FIRE SWEEPS ON

Government to Begin An Additional Billows of Flames Shooting Over Pocu-Inquiry of Lumber Trust-Hines' Concern Will Get the First Blow.

Toronto, Ont., July 13.-Vast billows sessions and his business involved of fire, miles long, today continued ments, imposed limitations upon him to roll through the camps and woods and subjected him to temptations of the Porcupine mining district. Un-

Marginal Index Man Dead. index system, died today of heart fail-

was aged seventy-nine years. Toniarrow night Japanese Dance. 1

of "corporation lawyers" and, of removal of every unnecessary form, call corporations have at every turn they would not address themselves to of their affairs of an expert legal ad- it, must be undertaken by laymen and

narrowly; they have not made them- mand its instruments and not be domselves men of wide sympathies or dis- inated by them. The lawyer, not the layman, has the best access to the "It is evident what must happen means by which the reforms of our

pine Mining District Though Later Report Show the Conflagration is Under Control-Reports Swell the Number of Dead.

Washington, July 13.-Following closely upon the criminal action rendering the ideal service to society number of fatalities. Some estimates Associations of the West and the civil which was demanded by the true stand- are of 500 dead. The financial losses anti-trust action against the retailers from the destroyer Perkins at the ment than would be paid for at the ards and canons of his profession. are huge. Only with the return of the of the East, the Government has de-'Modern business in particular, with relief expeditions and re-establishment termined upon a thorough inquiry inits huge and complicated processes of the railroad telegraph service will to the methods of manufacturing and Lumber Manufacturers Association, of Later-Superintendent Black, of the which Edward Hines, of Chicago, is Temiskaning and Northern Ontario president and a director, will be one The speaker said that the training of Railroad, states that the fires in the of the first organizations investigated. the modern lawyer in schools appeared Porcupine district are now under con. It has been represented, on behalf of the retail lumber dealers, who have been under fire by the Government, that the manufacturers were main-New York, July 13.—Charles H. Den- taining agreements to curtail the manison, the inventor of the marginal ufacture of lumber, so as to increase the demand and prices; that there have been attempts to monopolize the supply of certain kinds of lumber in THEVES MAKE AWAY ure, induced by heat prostration. He certain sections of the country, and in some sections a uniform price has been maintained, which resulted in increasing prices 20 per cent in the last two years in the face of a decreasing

Attorney General Wickersham, it is said, intends to push the investigation while the civil suits against the Eastare pending.

Twelve constituent organizations, said to control largely the manufacture of lumber from logs, compose the Supreme Court of Oklahoma Upholds National Lumber Manufacturers' Association.

Lumber men from the Western and Southern States comprise the board of directors and governors.

NOTED SEE TRIAL

in such circumstances. The bench economical life can be best and most | Chicago, July 13 .- The closing argumust be filled from the bar, and it is fairly accomplished. Never before in ments in the trial of Evelyn Arthur growing increasingly difficult to sup- our history did those who guide af- See, founder of the Absolute Life ply the bench with disinterested, un- fairs more seriously need the assist- cult, are being delivered today. At-London, July 13.—Mrs. Smith Hollis spoiled lawyers, capable of being the ance of those who can really claim torney Cantwell concluded the de-McKim, the beautiful society divorcee. free instruments of society, the friends an expert familiarity with the legal fense's argument before noon, followhas been observed coaching with Regi and guides of statesmen, the interpret- processes by which reforms may be ed by the Federal prosecutor, who castle of Carnarvon Prince of Wales nald Vanderbilt here, and gossip that ers of the common life of the people, effectually accomplished. It is in this demanded that See be punished with was invested today with the insignia they will wed has been widely renew the mediators of the great process matter more than in any other that a penitentiary sentence. The court- of his high office. The quaint town aged thirty nine, a saloon keeper, tied ed. It has been stated that Mrs. Mc- by which justice is led from one en- our profession may now be said to room was thronged with curious wo- had on its festal attire and drew within a twenty pound concrete block around Kim obtained her divorce in order to lightenment and liberalization to an be on trial. It will gain or lose the men, who heard the revolting details its borders thousands of Welshmen his neck today and jumped into the wed Mr. Vanderbilt, who is also a divorcee, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career, confidence of the country as it proves in connection with the alleged abductor's career.

North Carolina Senator Feels Deep His Whereabouts Today.

regards himself as sponsor for Enyoung man expressed the opinion that of the recommendations of the Comhe did not commit suicide.

thirty thousand dollars were stolen pure food law went into effect. He last night by clever burglarizing of has not resigned and so far there has the safe of Joseph Fass, an East Side been no request for his resignation. It jeweler. The entrance was made is believed that with the publication

INDIAN'S DIVORCE CUSTOM.

Tribal Law. Oklahoma City, Okla., July 13.-The Supreme Court gave a decision yes-

terday recognizing as legal divorces obtained according to the old tribal customs of the Indians. In the case decided, a Pottawatomie left his wife and joined another woman of the tribe. Under the Pottawatomie laws Taft will travel over the old Turnpike here at the Carlton hotel, but is now that constituted a divorce.

PRINCE OF WALES

Carnarvon, Wales, July 13 .- In the Tied Rock Around His Neck and Jump-

WOULD REMOVE WILY DR. WILEY

Well Known Food Ex-Hands in Verdict Against pert Stands Condemned

Committee Recommends That He Be Allowed to Resign and Attorney General Approves the Findings-Now Up to the President.

Washington, July 13.-Dr. Harvey W. Wiley, pure food expert and chief the committee's action. It is charged new trial was denied. against Dr. Wiley that he permitted Arrangements to be made with Dr. H. H. Rusby, recognized pharmacognosist of Columbia University, New York, for compensation in excess of that allowed by law. It is claimed that the arrangement was to put Rusby on the Department's pay roll at \$1,600 annually as an employe of the Bureau only \$9 a day; this sum later being riously injured. increased to \$11. Along with the suggestion that Dr. Wiley, because of alleged irregularities in the employment of Rusby, be permitted to resign, the torney General recommend the dismissal of Rusby and the reduction of Dr. L. F. Kebler, chief of the division culture. The committee further recsistant chief of the Bureau of Chemistry, also be given an opportunity to

begun last March. Wickersham's rec- speculative sentiment. ommendations in the case bear the date of May 13th. Summing up the Personal Interest in Ensign Young, Who Has Disappeared—No News of dence submitted by the Committee on Personnel clearly demonstrates the fact that Kelver and Bigelow entered into a scheme to which Wiley lent Washington, July 13.—Senator Lee his countenance and assistance, to se-S. Overman, of North Carolina, who cure the appointment of Rusby at the rate of \$1,600 annually, under express sign Robert S. Young, Jr., of Concord, agreement with him that he was to N. C., who disappeared Tuesday night do no more work under this appoint-New York Navy Yard ,leaving a note rate of \$20 daily, of 7 1-2 hours, when threatening to commit suicide, called engaged in laboratory work, and \$50 at the Navy Department today. The daily when engaged in court. The Senator nominated Young to the Naval evidence clearly shows these gentle-Academy and naturally feels deep in men resorted to a scheme to create terest in his welfare. The Navy De- the appearance of compliance with the partment people are unable to supply law, while at the same time distinctany information beyond that contain- ly agreeing not to comply with it. Such ed in the telegram from the Navy agreement certainly merits punish-Yard. Senator Overman in speaking ment and because of the facts set from a close acquaintance with the forth I recommend approval by you

mittee on Personnel." President Taft, it was learned, later today forwarded all papers in the case to Dr. Wiley and will take no action until he receives a personal statement from him. It is known that the President has the highest regard for the pure food expert and for his administration of the Bureau of Chemistry. Wiley has been attacked by the "inter-New York, July 13.—Gems worth ests" almost constantly since the before acting on the case is said will grant a hearing to all involved and be guided only by his own judgment.

TAFT WILL FOLLOW PATH OF THE OLD SOLDIERS

Washington, July 13.—President multimillionaire, has been critically ill used by thousands of defeated Feder- gradually improving. He registered als in their flight to Washington, after under the name of "J. R. Kee." the first battle of Manassas. The Pres- "I came here from Italy ten days ident will attend the reunion of the ago," said Mr. Keene, "and have had Blue and Gray and speak to the vet a pretty bad time during the last six erans when they meet at Manassas, months, but I think I was a little bet-July 21st.

SALOON KEEPER KILLS SELF.

ed Overboard. Toledo, July 13.-William Textor,

PRICE THREE CENTS

It for \$60,000

Verdict Returned Today in the Noted Ware-Kramer Case in Raleigh-Away Under Amount Sought, But Still Substantial-New Trial Denied the Tobacco Trust.

Raleigh, N. C., July 13.—The jury in of the Bureau of Chemistry of the the case of the Ware-Kramer Tobacco Department of Agriculture, one of the Co. and the Wells Whitehead Tobacco most widely known officials in the Co. today returned a verdict in favor Government service, has been con- of the plaintiff, allowing \$20,000 damdemned by the Committee on Person- ages. The Ware-Kramer Co. asked for nel of the Department of Agriculture \$1,200,000 damages under the antiwith recommendation to President trust law, claiming their business was Taft that he "be permitted to resign." ruined by the unfair methods of the Attorney General Wickersham, in his "Tobacco trust." Damages being alopinion on the case, submitted to the lowed on three counts they really President, recommends approval of amount to \$60,000. A motion for a

IN NORTH CAROLINA

Hendersonville, N. C., July 13.-A of Chemistry, the agreement being party of merrymakers proceeding in made with him that he should be call- an automobile to Balfour, N. C., were ed upon to perform only such service precipitated over a steep embankment as this salary would compensate for three miles from here, early this mornat the rate of \$20 per day for labora- ing, Miss Lena Bowman, of Sumter, tory investigations and \$50 daily for S. C., and Robert Bettis, of Trenton, attendance in court. Wickersham held S. C., were killed. The other members that the law permitted payment of of the party, eight people, were se-

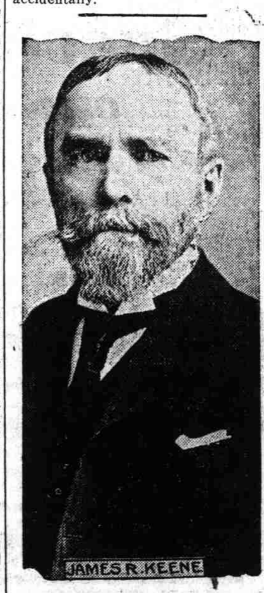
Stocks Today.

New York, July 13.-Wall Street-At the opening of the stock market Committee on Personnel and the At- the list was firm at about yesterday's level, on light trade volume.

Prominent stocks displayed a degree of firmness, but fluctuated were of drugs, of the Department of Agri- within exceedingly narrow limits on small business Various specialties ommends that Dr. W. D. Biglow, as moved widely. A firm undertone gave appearance of strength to the stock market during the morning session. Trading was listless and movements President Taft has not indicated small, except for a few issues affected what action he will take on the case. by particular influences. Good weath-The matter has become public only er conditions and lower quotations for now, although the investigation was the grain and cotton improved the

FATHER AND TWO OTHERS

Carthage, Miss., July 13.-Rev. H. B. Rushings, a babe and Elisha Cockroft were killed by the preacher's son, Irving Rushings, following a quarrel last night. Young Rushings escaped. It is believed he killed his father accidentally.



London, July 13.-James R. Keene

ter until a day or two ago, when I caught cold and got a touch of rheumatism.

"But that is not the real cause of my illness. It is here," continued Mr. Keene, pointing to his stomach. Then he added:

"I know I'm a very sick man."

If you care to laugh see the picture.