

TRY TO AVOID RUSH GENERAL ASSEMBLY

SECRETARY OF STATE GRIMES SAYS TOO MUCH IS DONE LAST WEEK OF SESSION.

DISPATCHES FROM RALEIGH

Doings and Happenings That Mark the Progress of North Carolina People Gathered Around the State Capitol.

Raleigh.

In his annual report to Governor Craig and the general assembly, Secretary of State J. Bryan Grimes insists that some method should be adopted to avoid the rush of work at the close of the legislative sessions. He points out that at the 1913 session 76 per cent of the acts passed had their final reading and ratification in the last 10 days of the session and he marshals figures from previous sessions to show that the congestion in the last days increases with each session of the general assembly, making inevitable much crude legislation and many inaccuracies.

He urges the consolidation of the engrossing and the enrolling departments of the legislature in the interest of economy and accuracy.

The report insists that the state would have a competent legislative reference librarian, an officer that many states in the union have found necessary and greatly helpful as a "clearing house for information upon public affairs." He points that such an officer would be required to give condensed, comprehensive, impartial and accurate information on any subject on short notice. For the busy legislator he would have ready the accumulated classified experiments and entries upon every question of legislation that would be likely to arise. This officer could also edit the laws for the state printer, make the annotations and keep the Revision of 1905 revised to date and give assistance in the preparation of bills for the members of the legislature.

The report expresses special regret at defeat of those proposed amendments to the state constitution designed to curtail the work of the legislature by making unnecessary three-fourths of the title "unimportant acts that now clog the legislative mill each session. As illustrations how there could be consolidation and elimination of a large part of the legislation complained of, he gives figures as to local bills passed the past four sessions. The figures as to the 1913 session making this, the worst showing. Acts as to county and township bonds, 97; other bonds, 119; county commissioners, 88; court stenographers, 12; chicken laws, 4; drainage laws, 20; game and fish laws, 89; primaries, 16; local courts, 40; road laws, 158; stock laws, 18; jurors, 16; justices of the peace, 19; relative to cities and towns, 325; corporations, 20; graded schools and school districts, 127; railroads, 24.

North Carolina Crop Report.

The crop reporting board of the bureau of crop estimates of the Department of Agriculture says that the cotton crop in North Carolina this year will amount to 950,000 bales against 792,545 last year. The price paid in 1913 in North Carolina was 12.6 against 6.9 this year. This means a total loss of \$17,158,226 to North Carolina cotton growers this year.

New Manager for Yarrowburgh Hotel.

B. H. Griffin, head of the corporation operating the Yarrowburgh Hotel here, has decided to assume the active management of the hotel himself, following the retirement of J. T. Matthews as manager to engage in the hotel business in Charlotte, and he has made W. H. Plummer assistant manager in active charge.

Slaughter 20,000 Pounds Pork.

This was "hog-killing day" out at the Central Hospital for Insane here and Dr. Albert Anderson, superintendent, reports 20,000 pounds of the nicest sort of meat, with another fine lot of hogs to be killed some time in the new year.

Some Time Before Decision.

It is expected that it will be some days yet before United States Attorney General Gregory will definitely indicate to Attorney General Bickett whether or not he will undertake the suit that Mr. Bickett is urging him to bring for the settling aside of the receivership sale and partition of the old Cape Fear & Yadkin Valley Railroad in alleged violation of the order of the federal court at the time and of the Sherman anti-trust law. In fact, the plan is for Mr. Bickett to go to Washington for a conference.

Employment For Discharged Soldiers.

The United States War Department is seeking to establish in this state, in co-operation with the State Department of Labor and Printing an employment bureau for honorably discharged soldiers. To this end Lieut. C. T. Smart, Ninth Infantry, located at Charlotte, has just had a conference with the Commissioner of Labor and Printing in which the Commissioner assured the army officer that he would co-operate in any way that he could without doing an injustice to North Carolina's regular labor interests.

Recommend That Experts Be Work.

The legislative auditing committee which examined the State Treasury, the office of the State Auditor and the Insurance Department recently, and found the substantial general fund balance in the state treasury of \$164,572 for the close of the fiscal year December 1, filed its formal report with Governor Craig for the General Assembly and included a number of important recommendations.

One is that provision be made for expert accountants to examine the state institutions that receive state aid annually, especially for he reason that it is practically impossible for a legislative committee to perform this duty with the thoroughness and accuracy that the interests of the state demand.

Attention is directed to the fact that the funds that the federal government provides for the work at the experiment station are paid over to the experiment station quarterly and that there are no vouchers showing how the money is disbursed or under whose direction and authority it is expended. Also the committee finds that the vouchers coming in for expenditures by the Agricultural Department and the A. & M. College are not accompanied by detailed statements of the purposes for which the amounts are expended and that there should be a law to require such statements.

Opinions of the Supreme Court.

State vs. Ed. C. Craft, et al, New Hanover, no error; State vs. Southern Express Company, Burke, affirmed; Corpening vs. Westall, Burke, new trial; Ridge vs. Norfolk Southern Railway, Randolph, no error; Clark vs. Wright, Lincoln, new trial; Lutz vs. Lincer, Cabarrus, modified and affirmed Horton vs. Jones, Caldwell, modified and affirmed, costs divided; Land Company vs. Bostic, Rutherford, no error; Carpenter vs. Rutherford, no error; Hoyte vs. City of Hickory, Catawba, no error; Pierce vs. Eller, Wilkes, reversed; Whitaker vs. Garren, Henderson, new trial; Embler et al vs. Gloucester Lumber Company, Henderson, no error; Padgett vs. McKoy, Buncombe, no error; motion for new trial for newly discovered evidence denied; Turner vs. Asheville Power & Light Co., Buncombe, new trial; Reynolds vs. Palmer, Buncombe, no error; Ingle Adm. vs. Southern Railway, Buncombe, no error; A. Dicks vs. Chatham, Buncombe, affirmed; State vs. McDrawhorn, Sampson, motion of defendant to reinstate denied; Dillard vs. Simmons, Granville, motion for new trial on new evidence allowed; Lancaster vs. Bland, Craven, dismissed under rule 17 and motion to reinstate denied.

Nearly 300 Farm Boys at University.

Classified according to the professions of their fathers, the call of back-to-the-land is imperative to one-third of the students attending the University of North Carolina. The occupation of farming contributes more than twice the number of students enrolled on the registration books this session than any other occupation or profession. Of the total enrollment of 982 students 289 are sons of farmers. The merchants follow next in succession with 132.

The distribution of other occupations and professions are classified as follows: lawyers 68, doctors 60, manufacturers 50, public officers 30, ministers 26, real estate dealers 23, insurance agents 22, lumber dealers 18, teachers 17, railroad men 17, bankers 17, contractors 17, traveling salesmen 15, druggists 12, tobacco dealers 11, livery men 9, mechanics 7, brokers 7, editors 5, book-keepers 4, printers 3, fishermen 3, civil engineers 3, carpenters 3, laborers 3, butchers 2, nurserymen 2, jewelers 2, hotel keepers 2, engineers 2, chemist 1, photographer 1, promoter 1, mason 1, librarian 1, blacksmith 1, undertaker 1, optician 1, ranchman 1, boarding-school keeper 1, and purchasing agent 1.

School Teachers Must Be Paid.

J. Y. Joyner, state superintendent of Public Instruction, announced that, with the approval of the Attorney General he has made a ruling that it is the duty of the county boards of education, under Section 4,165, to borrow money for the payment of salaries of teachers, if necessary; and he urges that the boards throughout the state take the necessary steps at once to provide for the monthly payment of salaries without discount or loss to the teachers.

Attorney General Bickett Has Pork.

Attorney General T. W. Bickett said that a letter from his home in Louisville has just brought the news that one of his "pigs" had been killed and that it tipped the scales at 545 pounds. The attorney general confided this news to his friends with that pleased men that indicated confidence that this would go far toward establishing his farming interests and capabilities and emphasizing claims to farmer support for his candidacy for governor two years hence.

Limit Age of 13 to Child Labor Law.

Recommendations by Commissioner of Labor and Printing M. L. Shipman to Governor Craig and the Legislature made public urged a specific age limit prohibiting children under 13 years from working in any kind of factory, or messenger service, or any employment during hours schools are in session; advanced laws governing safety appliance and sanitation; factory inspection as to child labor, work hours, fire escapes and the like; and either repeal our mine inspection law or provide an active inspector.

A Vision of the Glorified

By REV. L. W. GOSNELL, Assistant to the Dean, Moody Bible Institute, Chicago

TEXT—His servants shall serve him; and they shall see his face; and his name shall be in their foreheads.—Rev. 22:3, 4.

The Bible tells little of the intermediate state. The early Christians looked not for death, but for the coming of the Lord. True, those who are with Christ are in a blissful state, resting from their labors, "at home with the Lord" and enjoying the sweets of Paradise (Phil. 1:23; 2 Cor. 5:8 R. V. margin; II Cor. 12:4). But "man was made for corporeity" and will not reach perfection until clothed with a glorified body. The text exhibits some privileges of the finally redeemed who will dwell in "the holy city, new Jerusalem."



Service. "His servants shall serve him." The common idea of heaven is as a place of rest, and it will be so. Earth is full of weary ones, and the millions who follow Buddhism, with its teaching of annihilation as the final blessedness, are evidence of the craving for rest. But heaven may be a place of rest and of service too. Says MacLaren: "Work at its intensest, which is pleasurable work and level to the capacity of the doer, is the truest form of rest. In vacancy there are stings and torments: it is only in joyous activity which is not pushed to the extent of strain and unwholesome effort that the true rest of man is to be found."

What will the service be? Those who are faithful over a few things will be made rulers over many. In "the regeneration," the apostles will sit on thrones, judging the 12 tribes of Israel (Matt. 19:28); and we hear of saints who will rule over five cities or ten (Luke 19); this seems to point to millennial times, when the glorified will share the government of earth. Again, Ephesians 2:7 shows we have been saved "that in the ages to come he might show the exceeding riches of his grace in his kindness toward us through Christ Jesus." Wondering angels will magnify the grace of God in us. One of large vision says, "We know not what new spheres may be created, what new spheres may be opened for the exercise of the powers of those who shall reign in life."

"His servants shall do him priestly service," is the literal meaning of the phrase before us. While it will be all work, it will be all worship. It will be the happy estate of Mary and Martha combined. Work will be worship and worship will be work, yet in both we shall rest, sitting at Jesus' feet.

Vision.

"They shall see his face." This seems to contradict some scriptures which tell us man will never see God. True, in a sense we can never see God. God is a spirit and cannot be seen corporeally; we may never behold more than a symbol of him, as Stephen saw "the glory of God," yet this would not preclude our knowing him, for "spirit with spirit can meet." Moreover, we shall not see God in the sense of finding him out to perfection; he is infinite and we shall have always before us the joy of discovery.

But while this is true, we shall see Jesus, who said, "He that hath seen me hath seen the Father." He is the word by whom God is revealed. We see now through a glass darkly, but then, face to face. We would not minimize the work of the Holy Ghost in us, revealing Christ, but the early Christians longed to behold the face of their Lord; his cry was, "Even so, come, Lord Jesus."

Knowing as I am known, How shall I love that word, And oft repeat before the throne—"Forever with the Lord."

Likeness.

"His name shall be in their foreheads." This speaks of ownership. But it suggests likeness, too, for in Scripture the name stands for manifested character; we shall have God's image stamped upon us. We seek to be holy now, but there we shall have attained. "We shall be like him."

There is no sin in heaven; Behold that happy throne, All glorious in their spotless robes, All holy in their song!

"Our light affliction, which is but for a moment, worketh for us a far more exceeding and eternal weight of glory, while we look not at the things which are seen, but at the things which are not seen; for the things which are seen are temporal; but the things which are not seen are eternal. For we know that if our earthly house of this tabernacle were dissolved, we have a building of God, a house not made with hands, eternal in the heavens" (II Cor. 4:17-18).

NOTICE.

VALUABLE REAL AND PERSONAL PROPERTY FOR SALE.

Under and by virtue of a deed of trust executed in duplicate to the undersigned, Henry E. King, Trustee, dated November 12, 1909, and registered in Book 58, page 167, and following pages in the office of the Register of Deeds in Tyrrell County, North Carolina, and in Book 54, page 346, and following pages in the office of the Register of Deeds in Washington County, North Carolina, the said Harry E. King, Trustee, will offer for sale at public bidding, for cash, in accordance with the terms of the said deed of trust at the courthouse door in Edenton, Chowan County, North Carolina, on the 8th day of January, 1914, at twelve o'clock M., the following described real estate and personal property lying and being in Washington and Tyrrell Counties, North Carolina:

Each and all of the several tracts of land described in a deed from Metrah Makely and wife to The Tarault Land & Lumber Company, registered in Book No. 47, at page 472 and following, in Washington County, and in Book No. 52, at page 179 and following, in Tyrrell County, North Carolina, and consisting of certain lands situated in Washington and Tyrrell Counties, respectively, in North Carolina, together with all buildings, all growing timber, and the saw mill, boilers, engines, dry kilns, sheds, dredge, locomotives, cars, railroad tracks, rails for railroad, skidders, and all other machines and machinery and all implements, tools and appliances of every kind, nature and description, and all of the other improvements upon or about said premises, and the privileges and appurtenances unto said premises belonging; said lands lying and being in the State of North Carolina, being described as follows:

Those several tracts of land described in a deed from Charles L. Pettigrew and others to M. Makely, registered in Book No. 30, page 590 in Washington County, and in Book No. 39, pages 214, etc., in Tyrrell County, and consisting of the following tracts of land:

a. The Bonava plantation, beginning on Lake Phelps, now called Lake Scuppernon, at the great Garing place, a marked cypress in the Lake, referred to in the deed from Josiah Collins to the Rev. Chas. Pettigrew, dated April 3, 1781, and still the corner of the Bonava and Somerset tracts, the latter formerly belonging to Josiah Collins; thence north 45 degrees east along Somerset tract 170 poles to a sycamore, at the place where the late Ebenezer Pettigrew's ditch was; thence north 28 1/2 degrees east along a line of marked trees, the Collins & Pettigrew line, 400 poles to a large cypress, one pole from the northeastern edge of the six foot ditch, called the lower gate ditch; thence running parallel with the said ditch one pole distant, south 60 degrees east, 1440 poles to the Pettigrew back line; thence along said back line south 82 degrees west 1100 poles to John Wynn's northeast corner; thence south 40 poles; thence south 15 degrees east 192 poles; thence north 65 degrees west 70 poles; thence south 25 degrees west 160 poles; thence north 65 degrees west 100 poles to a cypress in the Lake; thence along the Lake to the beginning point containing five thousand acres, more or less.

These courses and distances are taken from a survey made in 1819. For further description of this land reference is made to a deed from Ebenezer Pettigrew to Chas. L. Pettigrew, dated January 27, 1848.

b. Also four tracts of land lying on the southwest side of the said Lake, the first containing two hundred acres more or less, the second containing eighteen hundred acres more or less, the third containing seventeen hundred acres more or less, and the fourth containing two thousand acres more or less—all fully described in a deed from Mary Collins, executrix, to Mary B. Brown, dated July 21, 1869, recorded in the records of Washington County, Book "N", page 242, and by her conveyed to Metrah Makely and wife, reference to which is made for fuller description.

Second. The lands described in a deed from Andrew Bateman and others, dated December 4, 1889, and registered in Book No. 37, page 496, etc., consisting of the following tracts:

A tract of land lying in South Fork Township, Tyrrell County, North Carolina, known as the Magnolia Plantation, situated between Lake Phelps and Suppernon River, adjoining the lands formerly owned by C. L. Pettigrew, Harvey Terry and others, containing five thousand acres, more or less, and more fully described in a mortgage deed from C. L. Pettigrew to Nell McKay, which is recorded in Book No. 27, page 53, office of the Register of Deeds for Tyrrell County, and in a deed from McKay to H. W. Bateman, which is recorded in the same office, Book No. 34, page 242, and also the last will and testament of H. W. Bateman, called Wilson H. Bateman, dated June 21, 1886, and duly proven and recorded on the 5th day of September, 1886, Book of Wills, in the office of the Clerk of Superior Court of Tyrrell County, reference to which deed is hereby made for full description.

Third. Those tracts of land conveyed by W. D. Pruden, trustee, to the said Makely, by deed dated 24th of April, 1896, recorded in Washington County, Book No. 34, page 368.

a. Three thousand acres, more or less, lying on the north side of Lake Scuppernon, adjoining Western Plantation, being the same land devised to Mary Matilda and Henrietta E. Collins by Josiah Collins, the elder, their grandfather.

b. Lying on the west side of Lake Scuppernon, devised by the said Collins to his granddaughter (Louisa M. Collins, and conveyed and described in a deed from W. A. Stickney and the said Louisa M., his wife, to Herbert H. Page, registered in Washington County, Book "Q", page 547, containing two thousand acres, more or less.

Both of these tracts of land are particularly described and platted under the will of Josiah Collins, the elder, dated 1819, and recorded in Will Book "C", pages 73 to 76 in Chowan County, North Carolina, to which record reference is made for full description.

c. One hundred acres, more or less, and bounded south by Lake Scuppernon, east by the lands first described, west by the lands next described, and for further description see the deed from Arthur Collins to H. H. Page, dated January 26, 1878, registered in Washington County, Book "Q", page 454.

All the lands above described are subject to the reservations and exceptions hereinafter particularly set out.

Fourth. A tract of land conveyed in a deed from James Sprunt and others, dated November 12, 1903, and registered in Tyrrell County, North Carolina, December 4, 1903, in Book —, page 517, which lands are particularly described as follows:

Commencing at the monument on the southernmost point of Lake Phelps standing two poles from the edge of the Lake; thence south 12 1/2 chains to a two inch cast-iron pipe; thence east 261 chains to the Orr line (three degrees variation being allowed on the two lines above mentioned, so as to correspond with the Orr line; thence with the Orr line north to Makely's Bonava land; thence with the said land to the Lake, and with Lake westwardly to the beginning, containing 2,800 acres, more or less.

Fifth. All the interest of the said Makely and wife, Mollie Makely, in and to a certain tract of land described in a deed from C. R. Johnson and wife, to the said Makely, dated March 5, 1898, and recorded in Book 45, pages 23 and 29 in Tyrrell County, described as follows:

Two tracts of land in South Fork Township, Tyrrell County, adjoining the lands of the said Makely and others, the first tract having been conveyed to C. R. Johnson by Jesse Bateman and wife in 1895, and the second tract conveyed to the said C. R. Johnson by Geo. W. Bateman and wife in the year 1895, said two tracts of land containing by estimation two hundred (200) acres more or less, and for full description reference is made to the said deed from Jesse and Geo. W. Bateman to the said Johnson.

Sixth. Twenty-four (24) acres of land, more or less, conveyed by Geo. W. Bateman to M. Makely, by deed dated December 23, 1898, and registered in Tyrrell County, Book No. 43, page 274, known as the Veau Land and adjoining the lands of Alfred Alexander and C. R. Johnson and being the same conveyed by B. Jones, Sheriff, to S. D. Wynn, August 1, 1887, and recorded in Book No. 35, page 541.

Save and except, however, from said lands above described the following:

1. The Pettigrew family burial ground and the land belonging thereto, described in a deed to the Vestry of St. Paul's Church, Edenton, North Carolina, recorded in Tyrrell County, Book No. 19, page 62, dated June 15, 1846, and a right of way to and from the same to the Pettigrew family and to all others having the right to use the same.

2. A small school house for negroes on the Bonava Plantation, conveyed by Makely heretofore to a School Committee, and being about fifty feet square, but for particular description see Makely's deed duly recorded in Tyrrell County.

3. The lot about one hundred feet square conveyed by the said Makely to a white Baptist Church, being part of the Magnolia Plantation, and particularly described in Makely's deed to the said church.

4. A school lot for whites about one hundred feet square on the Magnolia Plantation, and adjoining the church property last above described and particularly described in Makely's deed duly recorded.

5. That part of the Bonava tract on the south side of Lake Phelps, which was conveyed by Makely to James Sprunt, and others by deed dated November, 1903, in exchange for the property which James Sprunt and others conveyed to Makely, being No. 4 above, and which is particularly described in Makely's deed to Sprunt aforesaid, to which reference is made for particular description.

Seventh. Also all mills, engines, dry kilns, sheds, dredge, locomotives, cars, railroad tracks, rails for railroads, skidders and all other machines and machinery, and all implements, tools and appliances now on or belonging to said premises above described and hereby conveyed, or which may be hereafter bought, obtained or added in any way by said Pittsburg Land & Lumber Company, its successors or assigns, until the full payment and satisfaction of the indebtedness hereby secured.

The premises covered by deed of trust under which this notice is given are subject to prior lien thereon for balance of indebtedness secured by deed of trust given by The Tarault

Land & Lumber Company to W. D. Pruden, November 3, 1904, registered in Book No. 47, at page 478 and following pages, in the office of the Register of Deeds in Washington County, North Carolina, and in Book No. 51, at page 481 and following pages, in the office of the Register of Deeds in Tyrrell County, North Carolina, and any sale made under this notice will be made subject to said prior lien.

November 15, 1913.
HARRY E. KING, Trustee.

NOTICE.

WASHINGTON COUNTY, N. C.

Under and by virtue of a judgment and ancillary order rendered in the action, James E. Adams vs. Pittsburg Land & Lumber Company, at October Term, 1913, Superior Court of Washington County, North Carolina, and duly docketed therein.

The undersigned Commissioner and Referee will sell for cash at public sale at the Court House Door in Plymouth, North Carolina at 12 M., on December 27th, 1913 all of the land, title and interest including aquities of redemption which the said Pittsburg Land & Lumber Company may have in any and all lands in Washington County, North Carolina, which said lands are more particularly described in the judgment in said cause mentioned above and in the warrant of attachment and return thereto in this said action. Reference being had to same for a more complete description.

1st. First tract fully described in the will of Josiah Collins to Mary and Henrietta Collins, and recorded in Will Book C, page 72, Chowan county, North Carolina, containing 2,843 acres.

2nd. Second tract marked Louisa Collins upon the plot attached to the said will of Josiah Collins, containing 1,654 acres.

3rd. Third tract containing 1,700 acres and described as the third tract in the levy of Sheriff J. E. Reid of record in Washington County, North Carolina in this cause.

4th. Fourth tract 100 acres of land fully described in a deed from Arthur Collins to H. H. Page, Book Q, page 454, Public Registry of Washington County, North Carolina.

5th. Fifth tract containing 50 acres formerly owned by Joseph Phelps at the West end of Orchard Tract fully described in said levy of attachment.

Said lands being a part of the premises which the Tarault Land & Lumber Company conveyed to the Pittsburg Land & Lumber Company, by deed dated May 12th, 1909, and registered in Washington County, North Carolina. It being the purpose to advertise and sell all of the lands described in the warrant of attachment levied by J. E. Reid, sheriff of Washington County, North Carolina, upon the lands of the Pittsburg Land & Lumber Company as will more fully appear by reference to his return in this action dated September 23rd, 1913 and regularly docketed in said county.

Said lands being subject to the terms of three deeds of trust of record in said county as follows:

Tarault Land & Lumber Company to W. D. Pruden.

Pittsburg Land & Lumber Company to H. E. King.

Pittsburg Land & Lumber Company to R. D. Beardsley.

This the 26th day of November, 1913
W. M. BOND, JR.,
Commissioner and Referee.

NOTICE.

TYRRELL COUNTY, N. C.

Under and by virtue of a judgment and ancillary order in the cause entitled James E. Adams vs. Pittsburg Land & Lumber Company rendered at October Term, 1913 of the Superior Court of Washington County, North Carolina and duly docketed in the Superior Court of Washington County and Tyrrell County.

The undersigned Commissioner and Referee will sell for cash at public sale at the Court House Door in Columbia, Tyrrell County, North Carolina on December 29, 1913 at 12 M., all of the right, title and interest which the said Pittsburg Land & Lumber Company has in any and all lands in the said county of Tyrrell. Said lands being fully described in said judgment and the return to the warrant of attachment. Said return being of record in Tyrrell County, Clerk Superior Court office, and being dated September 26th, 1913. Said lands being more particularly described as the Bonava and Magnolia Tracts, together with additions thereto. Containing in all 15,000 acres, more or less, and being those tracts and parcels of land fully described in a deed from the Tarault Land & Lumber Company to the said Pittsburg Land & Lumber Company dated May 12th, 1909, and registered in D Book, Volume 59, page 569.

It being the purpose of the undersigned Commissioner to sell all of the lands which the said Pittsburg Land & Lumber Company may win in the said County of Tyrrell. Said land being subject to the term of three deeds of trust of record in said county as follows:

Tarault Land & Lumber Company to W. D. Pruden.

Pittsburg Land & Lumber Company to H. E. King.

Pittsburg Land & Lumber Company to R. D. Beardsley.

This the 26th day of November, 1913
W. M. BOND, JR.,
Commissioner and Referee.

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