

### COMPULSORY

Upon the Public ols of Children Between Certuin Ages and to Regulate and Restrict the Employment of Caldren an dto Provide for the Enforceand of (hopter 82, Public Laws of 1913, and Chapter 877, Public two years from July 1, 1919, to make education and governing bidies of

The General Ascembly of North Car-

Section 1. Kvery parent, guardian i child between the ages of eight and fourteen years shall cause such child sions of section 1 of this act. public school in the district in which the child re-ides shall be in session. The principal, superintendent, or tes hor who is in charge of such school shall have the right to exerties the right to excuse the child from temporary attendance on accou it of sickness or distance of residet.ce from the school, or other unavo:dable cause which does not constitute truspey as defined by the

Sec. 2. Any parent, guardian, or other person referred to in section 1 of this act, violating the provision. of the afgressid section, shall be guilty of a misdemeaner, and upon conviction shall be liable to a fine of not less than \$5 nor more than \$25, and upon fallure or refusal to pay such fing the said parent, guardian. or other person shall be imprisoned ding 20 days in the econty

Lee. In it swill be the duty of the State Board of Education to formulate auch rates and regulations as may be seconary for the proper euent of the provisions of this set. Said board shall p weribe what shell constitute trunney, what canno muy constitute legitimate excuser for lemporary non-attendance due to physical or montal funbility to atd and under what dreumstances ers, principals, or superintendate may openes pupils for non-at-midence due to immediate demands f the form of the home in certain masses of the year in the certain metions of the State. It shall be the of all school officials to carry such instructions from the State of Officialities, and any school of Education, and any or in-tenting to earry out such in-tens shall be guilty of a min-mer. Frovided, that section 1 do not shall not be in force in the not shall not be in force in

compulsory attendance law now in .uch bank; for teachers and other force than that provided herein; but left out officials as may be necessary in any such case it shall be the duty for regarding each case of trusney of of the State Board of Education to sack or attendence to the chief atinvestigate the same and decide that ten mace officer referred to in section Lay such law now in force has a 3 horsos. Such ruses shall provide, higher compulary attendance fea- among other thing, for a notificature than that provided by the act: tion in writing to the person respon-Provided, that wherever any advice tible for the non-attedance of any without udequate building, or child, that the case is to be reparred buildings for the proper enforcement to the chief attendance officer of the of the Provisions of this Act of thir act the county boards of odn- county unless the law is immediately estion may be allowed not more than compared with. County boards of

Sec. 3. The county superintendent officers when deemed by the neces-

of public welfare or chief school at- vary, to amist in carrying out the tendance officer or truent officer pro- provisions of sections 1, 3, 3 and 4 procedure all violations of the provi- structions which may be promugat-Sec. 4. The State Superintendent Public Instruction. But in every Jones has sluded the officers of the to attend school continuously for a of Public Instruction shall prepare care in which it becomes necessary law for several years, and the last such rules of procedure and furnish to protecuts for non-attendance the

appoint town or district attendance

# FORD TIRES \$11.50

NO WAR TAX

They are GOOD Tires, and we have only a few left.

\$11.50 as long as they last

Larger sizes in same proportion

General Garage. First Class Repair Work on All Cars

Parrish-Driver Co.

111-115 S. Wilson Avenue

see shall be referred to the chief attendance officer of the county for further action: Provided, that in towns or cities having special attendance officers paid out of town or city funds said officers shall have full authority to prosecute for violations of

Sec. 5. No child under the ages of 14 years shall be employed, or pernitted to work, in or about or in connection with any mill, factory, annery, workshop, manufacturing stablishment, aundry, bakery, merantile establishment, office, hotel estaurant, barber shop, bootblack tand, public stable, garage, place of ent, brickyard, lumber yard, scoopt in cases and under regulations rescribed by the commission here nufter created: Provided, the em ployment in this section enumerated hall not be construed to include boa fide boys' and girls' canning clubs ocognized by the Agricultural Department of this State: and such canning clubs are hereby expressly exempted from the provisions of this

Sec. Sa. It shall be the duty of the county boards of education of each county in the State of North Caroina to cause this bet to be published in full in some newspaper published n the county if there is one, and if there be none, then in circular form and distributed over the county at east four weeks prior to the opening of the schools after the first day of July. 1919.

BOARD OF COMMISSIONERS

HAD ROUTINE BUSINESS Board of County Commissioners had nothing much of importance utside of routine business when they met Monday. Commissioner J. C. Byrd is acting as chairman in absence of Chairman J. D. Barnes. Late reports from Mr. Barnes state

that he is well on the road to recovery and will be present at the next meeting.

stertain in Honor of Pricada Fuquay Springs, Sept. 1 .- Mr. and Mrs. T. Y. Puryear entertained a large number of their friends on Saturday evening is honor of their guests, Miss Sallie Hood and Bagur and Frank Hood of Zebulon and Missee Maggie Puryear and Mary Burbanan of Wendell.

#### SUPERIOR COURT IN SESSION HERE

Harnett Superior Court began its September term Menday with Judgo George W. Gonnor of Wilson presid-ing, and Solicitor Walter D. Siler of Siler City looking after the inter-ests of the Sian J. The Grand Jury was quiettly and Jury W. A. Stewart named Soumains After a very able and all anticities charge to he Grand Jary by Mis Henor, the

pubey Roberts, a young man from ear Coats, charged with rape, was ound not gutter.

J. A. Branch, an old offender in he Rocorder Court, and who apcarder, had the sentence of the Reourt affirmed

Frank Norris, charged with an asault with a feedly weapon. cand gulity.

G. A. McLellan, charged with mur-(uil and ample provisions in every city schools shall have the right to near Duna three or four years ago, was found guilty of manslaughter and sentenced to jail for four months with privilege for the county commissioners to hire out.

ed by the State Superintendent of gen, were all not proceed except one.

tharge of asseult and was fined \$10 court here this week and next. and tosts by the court.

murder of the negro preacher, Rich- Ross, chairman, introduced the school ard Murchison, was able to show and board to the patrons, students and prove to the jury that his act was in new teachers. Mr. Ross then introself defense of his own life and was duced Judge Connor as a leader in found not guilty.

white girl, was found not guilty. A divorce was granted Willie Jones high schools.

from his wife, Minnie Jones. -Harnet County News.

# JUDGE CONNOR

# Johnson Brothers

Invite Your Inspection of the New Models in

## MILLINERY and COSTUMES

Fall Shipments are Arriving Daily a Number of Which Have Been Opened for Display

We are now making our first showing of distinctive creations for the new season in hats, suits, dresses, coats, blouses, etc., and we extend a most cordial invitation to you to come in and view these unusual developments of American and French designers of Millinery and Costumes.

# Johnson Brothers

DUNN'S Most Exclusive Store

### STOMACH TROUBLE

Mr. Marion Holcomb, of Nancy, Ky., says: "For quite a long while I suffered with stomach trouble. I would have pains and a heavy feeling after my meals, a most disagreeable taste in my mouth. If I ate anything with butter, oil or grease, I would spit it up. I began to have regular sick headache. I had used pills and tablets, but after a course of these, I would be constipated. It just seemed to tear my stomach all up. I found they were no good at all for my trouble. I heard

THEDFORD'S

MARRIED SUNDAY MORNING.

On Sunday morning at 11 o'clock

The bridal party came to Lillington

by an addres by Judge Geo. W. minds is going on. John Moore pleaded guilty to the Connor of Wilson, who is holding .. Superintendent Blan dismissed the audience with the assurance that this

Exercises began with invocation by session will mark an era of real pro-Tom McLean, charged with the Rev. G. F. Kirkpatrick. Mr. Chas-gress in the school-Marnett County nouncing the twenty much sounce of advocating the advancement of edu-Lesise Williams, a negro charged cation in this State. The Judge was at the Presbyterian manse in Lilwith attempted criminal assault on a member of the Legislature which lington, Mr. Carlton Moore and Miss provided for the present system of Lorena Brown, both of Mumers, were

Judge Connor made a talk to the As the paper goes to press the students, teachers and audience that by auto and the ceremony was peririal of State against G. W. Partin was appropriate indeed. He em- formed while the couple sat in their s being tried. Partin is carged with phasised the importance of teaching car and no sooner had they been burglary, he having been found in a students the prime essential of life pronounced husband and wife than house at night which was occupied work. Not because of the fact slone they motored away for Payetteville that work is honorable, but because and other points on a bridge tour. work, honest work, makes the best They will live near Mamers. The manhood and womanhood. "Teach happy couple have many friends who them to work, how to maintain life wish for them all happiness by their physical power," said the

Wayne Co., N. C., April 15, 1916.

Gentlemen:

I urchased, last summer NitrAgerm for five acres crimson clover
and two acres hairy vetch. I planted
two acres clover that I did not use the
NitrA-germ on and will say where
I used the NitrA-germ my clover and
vetch is just as fine as I could ask
for, and where I did not use it, I
have none at all. I consider your
product all you claim for it, and expects to continue the use of same.
My clover at this date is eight to
ten inches high.
R. H. EDWARDS, Sheriff Wayne Co.
Wayne Co., N. C., July 26, 1916.
Gentlemen:

Gentlemen:

I used NitrA-germ last year for twenty-five acres vetch and crimson clover and will say I am highly pleas-ad with results. I secured a perfect stand and consider it all you claim

missioners to hire out.

The several cases against Robert H. Jones, notorious Lillington eitisen, were all not prossed except one. Jones has eluded the officers of the law for several years, and the last report as to his whereabouts was that he had joined the army.

A divorce was granted Haywood Morgan from his wife, Healon Morgan, ohe Campbell, accused of owning and keeping a victous dog which was terrorising some of his neighbors, was found not gailty of the charge.

Gus Kelly, charged with murdering another aegre fitteen or sixteen years ago, became frightened at the mujesty of the law and ran away. His bondsman, Mr. McLaschlin, is using a wery effort to locate the culprit.

O. L. Eilington, charged with assault, was fined \$58 and costs.

John Moore pleaded guilty to the Connor of Wilson, who is holding in going on.

DIACA UNITA-UNITATION of the perfect stand and consider it all you clearly for it, and take pleasure in recommending it for growing clovers and vetch. I expect to continue use of and and cont have sick headache or shorted the time. It is the best liver medicine made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made. I do not have sick headache or shorted made head liver medicine made. I do not have sick headache or shorted made head liver medicine shorted made head liver medicine shorted made h

VETERANS' RECNION.

United Confederate Veterans, the twenty-fourth remaion of Sous of Confederate Veterans, and the twentioth rengion of Confederated Southern Momerial Association, to be held in Atianta, Ga., October 7-10, 1919.

Lorenz Brown, both of Mamers, were angonemic have been in to give married by Rev. G. F. Kirkpatrick, the best of attention to all the needs Information is given that all arand wishes of the voterans and visttors, and ample provision has been made for the meeting, as well at the recruition features of the counton.

MANER PARTY.

Complimentary to her non. Marshall T. Spears, who has just returned home from array sarvice Mrs. ADDRESSES SCHOOL by their physical power," said the Judge, "and don't deprive them of this great advantage which the present and preceding generations knew and Parm-Life School Market by Judge Commor was impressed with the interest manifested in the school by tsh people of this community. The Thursday morning at 8 o'clock the opening of a school session is an in
Thursday morning at 8 o'clock the opening of a school session is an in
MAYNE CO., FARMERS MAKE
BIG YIELDS OF VETCH AND
CLOVER

A good stand of vetch or clover party composed of a number of Mr grand to make. Sheriff R. H. Edwards of Wayne the interest manifested in the school by tsh people of this community. The secret of their success as by his nequalitances, and all are shown in their letters is interesting in the liked.—Harnett County News.