Barbeeue and Election of Officers Feature Monthly Meeting; Hot Wants Ads Weather Driving Mount Olive Folks to White Lake:

Olive Business Men's Club

Witherington Heads Mount

News and Personals of Thriving Community

By Mary Southerland Steele.

By Mary Seatherland Steele. MOUNT OLIVE, July 19.—That wide was a granization in Mount. Olive, known as the Business Men'y Club, had its monthly meeting yesterday Mter-mon at the Vernon place, the home of read barbacue, 'way down in Buplin. There is nothing like a young roasted pig and hot corn bread to pep up things, that is in these days of prohibiting. Bar-beta is nother and angle of the little blacks, and Laughter, an delaps on the back. It is a topic for jaded appetites and work. It

is a tonic for jaded appetites and worn

Dinner was served under the huge to, and the success of this dinner onto, and the success of this dinner win largely due to the efforts of the entertainment committee, Dr. G. F. Herring, Mr. M. C. S. Cherry and Mr. Preston Martin. This committee can't be beaten. All the Business Men of Mount Olive knew it before, but they were assured of it yesterday. It will be beaten for them to success the success of the success were assured of it yesterday. It will There is an exodus of Mount Olivettes. nto be so easy for them to resign after This weather, and the children's desire

At the meeting which should have been held before the dinner, whether it was or not, the following officers were elected for the next six months: I. F. Witherington, President: O. H. Knowler Vice president, and A. W. Byrd, Secre tary and Treasurer. This is an organization that will mes

much to Mount Olive in the years to come. If has new blood, new pep, new ideas, and it is destined to be a big fur tor In-the political, social and economi

tor m-the political, social and economi-life of our city. Social Events of the Week. Not of the social events of the week by rights belong to a Faison column, bu if Mount Olive and Faison continue t grow as they are at present, they will man be one, perhaps beforg the high way is finished. At any rate Faison 1 programmive. It is shown by the fac that yesterday in two hours five a-tomobiles were traded or sold in thi

Miss Rachel Witherington of Faisor has as her guest, Miss Martha Fairle of Laurinburg. Miss Fairley is popula where ever she visits. She was guest of honor yesterday afternoon at awimming party and picnic. The guest swam for an hour or two in the Bow den pond, and then returned to Falson where a delightful supper was server under the oaks in the grounds of Mr and Mrs. Marshall Williams. After the picnic every game they could remember was played. There were flappers, fin ale hoppers, and grandmothers, and on-little girl who in a pink dress with duck embroidered on it in black'recited r poem about the Owls, and her roguist little were keeded as when all those of little eyes looked as wise as those of the old bird himself. Among those who metored down from

Mount Olive were Mr. and Mrs. Craw-ford Cooper, Mr. and Mrs. J. F. Wither ington, Misses Frances Cherry. Eliza beth Breazeale, Mary Steele, and Messri James Lee, and Robert Wooten.

Pienty of Sunlight. Down near, Crow's Bridge, on side, there is a fittle school buil

FAMOUS FOR

YEARS

for any community. It is very small,

Mr. and Mrs. Marshall Williams Faison entertained at a delightful din-ner party Monday evening in henor of Misses Virginia and Annie Borden of Misses Virginia and Annie Borden of

Goldsboro, her houseguests, and Fairley, the guest of her neive, Miss Witherington. Witherington. Covers were laid for twelve. Th-guests included Mr. and Mrs. James Paison. Misses Rachel Witherington. Virginia and Annie Borden, Magenia

Virginia and Annie Borden, Mugenia Fairley, and Messrs. John Faison, Jim-my Carrol an dguest from Dunn. Exodus of Mt. Oilyettes.

for water, and plenty of it, with white sand has caused them to rent a cottage down at White Lake. It will be one huge down at White Lake. It will be one huge houseparty from beginning to end. It is composed of Mr. and Mrs. M. C. S. Cherry and family, Mr. and Mrs. George Summerlin and family, Mr. and Mrs. E. T. Watson, Dr. and Mrs. Edis Tatum. Mrs. F. R. Mintz, and Fred, Mrs. G. N. House with Parser. Juling, and gnest Hughes with Peggy, Julius, and guest J, P. all from Atlanta, Mr. and Mrs Ubert Pickett, Miss Asron, and Er. and Mrs. Peter McQucen and family of White Oak

Mr. and Mrs. Henry Knowles lef Monday might for New Yark City. They will spend a week there enjoying every-thing that the metropolis offers in sum

Mrs. A. D. Hicks of Faison arrived here this morning on her way from Montreat where she has been spending two weeks.



Miss Annie Laurie Lucas afrived yer-terday, accompanied by her guest, Miss Matine Hurley:

A MAR COLDING OF STREET

THE GOLDSBORO NEWS.

Twenty-five cents per insertion for 25 p words or less, For more than 24 words, one cent each. White space or type display and insert ed in the column for 50 cents per inch, each insertion. When five or more consecutive insec-tions are desired a discount of 20 per cent is allowed.

W. E. WELLONS-THE PAPER-HANG. er and painter awalts your welcoms call. Phone 316-J.

SOBRELL MARE MULTE LOST ON Strayed Between 8 and 10 years Weight between 900 and 950 pounds, strayed Saturday night, July 15ch. W. G. Hill, LaGrange, Route 2. 18-22 21

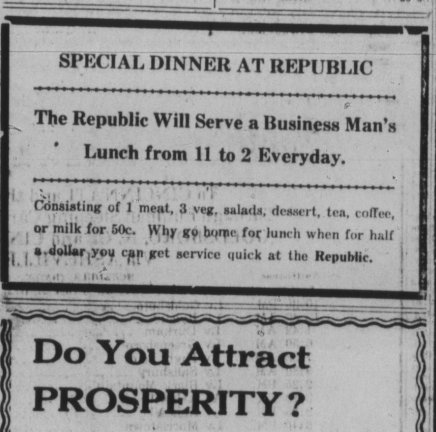
FOR SALE-COMPLETE MOTION PIC. ture outfit with piane, machine, electrie fans, seats and accessories now rating at Franklinton, N. C. Apply H. W. Connelly, Goldsboro, N. C.

YOUNG BUSINESS MAN WOULD LIKE young man to share two room apartment with private bath. Very reasonable. Address Apartment, P. O. Box 849 city. 16-51

FOR SALE OR EXCHANGE-ONE OAK. land touring car in good condition Will sell cheap or exchange for a Ford touring car. See Mrs. G. W Brown next house back of post office

FOR SALE FOR CASH ONLY-ONF Hupmobile in good condition. Apply Chief Electrician at Enterprise White-Why Lumber Co.

LOST MONDAY NIGHT - LIGHT Brown and white collie dog. Answers to name of Fannies Reward if return ed to Wiley Howell, Phone 69, 864 Slocumb street. 20 8



In the District Court of the United States for the Eastern District of North Carolina ----- in Equity -----

Notice-Injunction-Warning

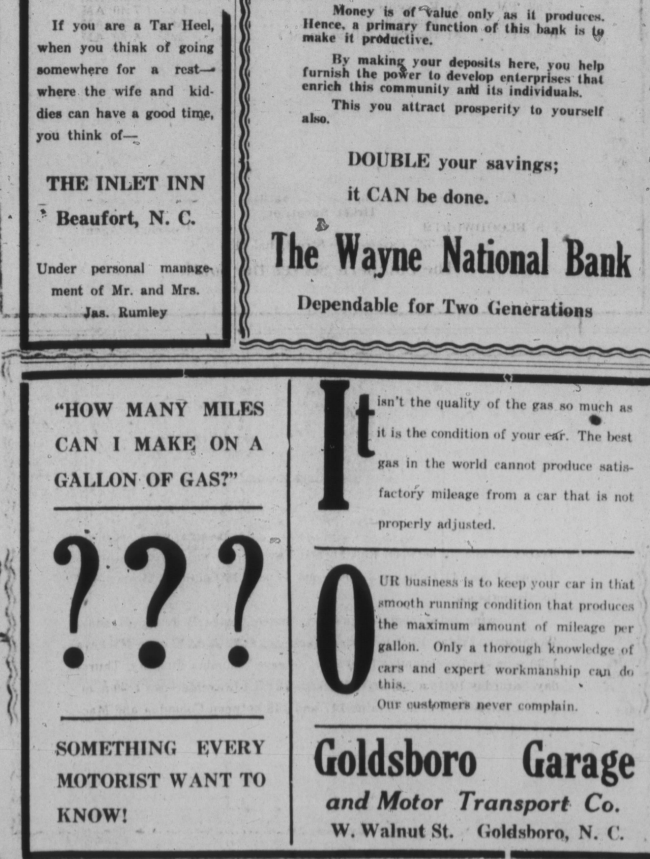
Atlantic Coast Line Railroad Company,

VS.

C. P. Chipman and W. D. Ricks, individually and as members of the International Association of Machinists, an unincorporated association, F. R. Hutchinson and O. A. Plott, individually and as members of the International Brotherhood of Boilermakers, etc., an unincorporated association; H. S. Cooper and C. W. Bause, individually, and as members of the International Brotherhood of Blacksmiths, etc., an unincorporated association; T. W. Weaver and J. R. Arnold, individually and as members of the Railway Carmen of America, an unincorporated association; A. T. Moore and G. L. Wallace, individually and as members of the Amalgamated Sheet Metal Workers, etc., unincorporated association; W. W. Miller and C. H. Williams, individually and as members of the International Brotherhood of Electrical Workers, an unincorporated association, and each of them individually and as members representing the Atlantic Coast Line Federation of Railway Shop Employes, an unincorporated association affiliated with the Railway Employees' Department of the American Federation of Labor, and G. D. Rosser, individually and as President, and C. R. Otterburg, individually and as Secretary of the Atlantic Coast Line Federation of Railway Shop Employes, and as a representative of the same, and of the individual associations above named, and F. W. Brown, individually, and as Chairman of the Local Federated Shops Committee, composed of members of said At-Intic Coast Line Federation of Railway Shop Employees; and J. Prouse, individually and as Chairman of Local Federated Shops Committee, Rocky Mount Shops.

INJUNCTION

Upon consideration of the bill of complaint and accompanying affidavit, filed herein, and because they snow that the complainant is engaged as a common carrier by railroad, transporting freight, passengers, baggage, express, and United States mail in interstate commerce, with its shops, yards and other property situated in the cities of Wilmington, Rocky Mount, and Fayetteville, North Carolina, all within the Eastern District of North Carolina, and in other places outside of the jurisdiction of this Court, and that all said property is used and is necessary to be used in the carrying on of interstate and foreign commerce and the carrying of United States mails; and that the defendants herein, and other members of the defendant unions named herein, and their associates, confederates, and sympathizers, have combined, federated and conspired to and with each other and others unknown, to strike and leave the employ of the plaintiff and to compel, induce, or attempt to compel or induce by threats, intimidations, violence, picketing and other unlawful means, employees of the plantiff to refuse or fail to perform their duties and to prevent persons from entering plaintiff's service for the purpose of performing duties in consection with the interstate or foreign business or commerce of the plantiff, and the carrying of United States mails, that by force and other like means said defendants, their agents, associates, confederates, and sympathizers, and other persons unknown, have interfered with, delayed, and prevented plaintiff from transporting passeagers, and freight in interstate and foreign commerce and bave interfered with and hindered plaintiff in the transportation of the United States mails, for the purpose of injuring the busness of the plaintiff, and interfering with, impeding, delaying, and preventing plaintiff from carrying on its business of platerstate and foreign commerce and from carrying the United States mails; that said defendants are either insolvent or of small means and the immiment losses and damage to plaintiff are so great that it has no adequate recourse at law, and because the acts, threats, intimidation, and vio-ence of said defendants, their agents, associates, confederates, sympathizers, and others unknown, have unlawfully aindered, embarrassed, and prevented plaintiff from carrying on its interstate and foreign commerce, and have mpeded and interfered with plaintiff in transporting the United States mails, and the continuance of these acts and threats are nov inflicting and will continue to inflict irreparable damage and injury to plaintiff, and because the tompiaint and an fidavits filed herein show that plaintiff, by said acts herein recited, sustained a damage in money of more than Three Thousand Dollars, exclusive of interest and costs, by reason of said unlawful acts of said defendants, L'air agents, associates, confederates, sympathizers, and others unknown, and because the plaintiff before the hearing of an application for an injunction upon any deferred notice, will sustain immediate and irresparable loss, injury,



and damage amounting to more than Three Thousand Dollars, exclusive of interest and costs, unless defendants are immediately enjoyed and restrained from continuing their unlawful acts meanwhile;

Now, upon the filing of a bond in this case for the sum of Five Thousand Dollars (\$5,000.) which bond has been presented to the Court and is now approved and filed herein : she is

IT IS NOW ORDERED that until the twenty-fifth day of July, 1922, and until the hearing and decision of the application for a preliminary injunction herein, the defendants, each and every of them, individually and as officers and agents of the organizations and unions named in the bill of complaint filed herein, and as members of the conspiracy, combination and confederation above referred to, and any and all persons conspiring with said defendants or others, and acting in concert with them, and their agents, representatives, associates, aiders, abetters, and sympathizers, and all other persons whomsoever, be and they are hereby strictly restrained and enjoined from unlawfully. combining, conspiring and confederating to interfere with, hinder, delay, or prevent the carrying on of the interstate and foreign commerce of plaintiff and the carrying of the United States mails by the plaintiff, and from in any way or manner whatsoever, by use of threats or personal injury, intimidation, suggestion of danger, or threats of violence of any kind, interfering with, hnderng, obstructng, or stopping any persons engaged in the employment of plaintiff in connection with its business of carrying on interstatee and foreign commerce and carrying the United States mails within the Eastern District of the Sate of the State of North Carolina, and from interfering by violence or threats of violence in any manner, with any person desiring to be employed in its said business of carrying on interstate and foreign commerce and carrying the United States mails, and from inducing or attempting to induce or compel by threats, intimidats, force, or violence, or putting in fear or suggestion of fear, any of the employes of plaintiff or persons seeking employment with it, so as to cause them to refuse to perform any of their duties as employees of plaintiff, in carrying on by plaintiff of interstate or foreign commerce and carrying United States mails ; and from preventing any person by threats, intimidations, force or violence or suggestions of danger or violence from entering hito the employ of complaintant to perform service in connection with its interstate and foreign commerce and carrying of the United State mails, and from protecting, aiding, or assisting any person or persons in committing any of the said acts, and from assembling, loiterng, or congregating about or in proximity of the shops, yards, and other places at which plaintiff conducts ints interstate and foreign commerce and carries United States mails, for the purpose of doing, or encouraging or aiding in doing, and of the said unlawful or forbidden acts or things, and from picketing or maintaining at or near the shops, yards, and other places at which plaintiff conducts its business of carrying of the United States mails, and on the roads and streets and other means of ingress and egress to and from said premises, any picket or pickets, and from doing any acts or things whatever in furtherance of any conspiracy or combination among them, or any of them, to obstruct or interfere with said complainant, said officers, agents, or employees, from the unrestrained control and operation of its property, yards, shops, and other places, in the conduct of, and at which it conducts, its business of carrying on interstate and foreign commerce and the carrying of the United States mails, and also from ordering directly, aiding or in any manner abetting any person, committing any or either of the aforesaid, and also from entering the yards, shops, and other property and premises of plaintiff at or on which it conducts its said business of carrying on interstate and foreign commerce and carrying the United States mails, without first obtaining consent of plaintiff, and from injuring or destroying any of the property of plaintiff used or intended for use in connection with the conduct of plaintiff's business of carrying on aterstate and foreign commerce and carrying the United States mails:

IT IS FURTHER ORDERED that the said defendants, and each of them, show cause, if they have, on the 25th day of July, 1922, at the hour of ten oclock, A. M., in the District Court of the United States for the Eastern District of North Carolina, sitting in the City of Wilmington, State of North Carolina, why prayer of the said bill of complaint for a preliminary injunction should not be granted.

Dated at Wilson, North Carolina, this 15th day of July, 1922.

H. G. CONNOR, United States Judge.

DISTRICT COURT OF UNITED STATES FOR THE EASTERN DISTRICT OF NORTH CAROLINA.

I certify the foregoing to be a true copy from the original record issued by me this day. Witness my hand at Wilson, North Carolina, this 15th day of July, 1922, at 11:30 P. M.

H. G. CONNER, United States Judge.