# Daily



The News-A paper for all the people and for the people all the time.-Read it and keep posted.

VOL. III. NO. 136

LAST EDITION

GREENSBORO, N. C., SATURDAY, MARCH 14, 1908

LAST EDITION

PRICE FIVE CENTS

RETURN BY SUF7

Will Visit Hawaii, Samoa, Mel

bourne and Sydney. Australia.

and the Philippines.

ON JULY 6 THIS YEAR

TO LEAVE SAN FRANCISCO

FROM FAR EAST

# WILEY PLEADS FOR PURE FOOD IN HOUSEHOLD

Chief of Bureau of Chemistry Addresses Congress On the Welfare of the Child.

NATION'S MOTHERS MUST BE ETERNALLY VIGILANT

Should See That Fresh, Uncontaminated, Palatable Food Alone Shall Come Into Their Homes-Household Should Carry Out the Law.

food products that come into their homes to see that they are fresh, uncontaminated, palatable and wholesome, Continuing Dr. Wiley said that the best means of the following interview with L. White Busbey, secretary to Speaker Cannon, will be of interest:

"Have you any objection to stating what influence placed Canton."

Dr. Wiley called attention to the was recommended for assignment to the Dr. Wiley called attention to the great importance of purity in such articles as butter, maple syrup, honey and particularly of all dairy supplies. "Estonated by Mr. Cannon accepted Mr. House, and Mr. Cannon accepted Mr. a conference, and that legislation should be framed in the Williams slate. On the night of Dehouse," said he, "the importance of the cember 18, 1907, Mr. Williams sent his compared to the importance of the cember 18, 1907, Mr. Williams sent his without replying to purity of the milk cannot be sufficiently list of minority assignments to Mr. Canaccentuated. The actual danger to non. That was ten o'clock. Mr. Canhealth and actual threat of death in the non glanced over the list very hastily lative authority had been going on for

(Continued on Page Two.)

OF ANTI-GREEK MOB

TWELVE RINGLEADERS

# HOBSON UPON THE COMMITTEE

tion Followed Without Question By the Speaker.

NO OTHER INFLUENCE EXERTED, SAYS SECRETARY

Official Statement Made in View of the Prominence Given to Allegations of the Alabama Man in Connection With the Lilley Charges.

washington, D. C., March 13.—All urgent plea for pure food in the house-hold was made today by Dr. Harvey W. Wiley, chief of the bureau of chemistry of the department of agriculture, in an address before the International Consequence of the Child, which the charges of Representative Lilley in the charges of the Senate.

We was the subject in the Senate today by Senator Bacon, of Georgia. His criticisms of the President, pointed and not veiled in any manner, were called out during the last hour of the session of the Senate.

Wr. Bacon read a newspaper clipping the appointment of Capt. Richmond in the Senate today by Senator Bacon, Whitney Reduction Company, filed suit of the National Mothers' Congress.

Dr. Wiley emphasized the importance of the mothers of the country being enternally vigilant as to the source of food products that come internally vigilant as to the source of the country being enternally vigilant enternally vigilant enternally vigilant enternally vigil

will be of interest:

"Have you any objection to stating what influence placed Captain Hobson on the committee on Continuing Dr. Wiley said that the best means of executing the pure food law is in the household.

On the committee on naval affairs?"

Mr. Busbey was asked.

"Not in the least. Captain Hobson."

case of infants that are fed impure milk and handed it to Mr. Hinds to incor- years, and the right of the departments

(Continued on Page Two.)

# SENATOR BACON SHARPLY SCOLDS THE PRESIDENT

Minority Leader's Recommenda- Georgia Man s is Executive Is Through Receiver, the Company Encross ag Upon Legis-Claims Damages From ative Power. Gillespie Co.

Washington, D. C., March 13.-Execu-

discussed. He said he was sure the

statement was correct, else it would

have been denied in no uncertain terms,

(Continued on Page Two.)

DISTRICT ASSEMBLE

AT ASHEVILLE TODAY

Grant Will Be Nominated

For Congress.

REPUBLICANS OF TENTH

"Are we to understand," asked Mr.

NEW JERSEY CORPORATION POINTS TO THE RECENT WHITE HOUSE CONFERENCE THAT WORKED ON PLANT

Fearful That Same Fate Awaits Us as Plaintiff Asserts That Contractors Violated Terms of Agreement and Caused Has Overtaken Certain Mysterious Loss Aggregating Nearly a Million Country iVsited by Him-Apologizes But Says Charges Are True.

> In the United States Circuit Court yesterday, before Judge James E. Boyd, against the T. A. Gillespie Company, of Salisbury, for the recovery of \$957,-861.79 damages for alleged contract. An order was signed by Judge Boyd directing the marshal to attach the property of the Gillespie company in Rowan and Stanly coun-

The Gillespie Company is a New Jersey corporation, and has the contract with the Whitney company for the construction of the mammoth hydro-electric plant at Whitney, in Stanly county, including the canal and dam. It is alleged by the receiver of the Whitney company that the Gillespie company has not complied with the terms of its contract, and in consequence of the failure the power company is damaged in the amount above set forth.

The Whitney project is one of the most gigantic enterprises of its kind ever attempted. More than \$4,000,000 Alleging insufficiently secured can be already been expended, and before aggregating nearly a quarter of a million dollars, Charles A. Hanna, as refer the National Bank of North essary to spend something like \$2,000,-000 more. The company went into the hands of a receiver a few weeks ago. but work on the plant has not been

bury, are the attorneys for the plain-

tracting company follows quickly the receipt of information, as printed yesterday, that plans for the reorganization of the power company were being formulated. It was understood that the Gillespie company was to continue the evitable receivership. It was admitted,

houses of Greek laborers have been captured. Two of them are white men and the rest negroes. Sheriff Rieks, of this city and the Washington military company will leave on a special train from Belhaven this afternoon and bring the prisoners under a heavy guard to this city to be placed in jail here, arriving some time during the might.

Several of the Greeks have been captured. Two of them are white men and the remainder of the great majority of creditors had been convinced that their interests would be twen work wille for many years.

John G. Grant will be nominated to morrow, while it is certain that Roose-tell, Taft, Adams and Britt will be frence between 20 and 16 knots in case of sickness or injury, which shis city to be placed in jail here, arriving some time during the night.

Several of the great majority of creditors had been convinced that their interests would be stored best by giving the financier a change of the first class as delegated to the great majority of creditors had been convinced that their interests would be stored beautiful to convinced that their interests would be stored to the great majority of creditors had been convinced that their interests would be stored to the first class and those of the first class as deviced. The proposed in the proposed of the first class and those of the first class and thos

\$13,000,000 Monument to Graft BATTLESHIPS TO



PENNSYLVANIA'S NEW CAPITOL.

### MORSE GETS ANOTHER HALT IN EFFORT TO FORCE HIM INTO BANKRUPTCY

Court Declines Petition of Creditors Upon Plea of Financier's Attorneys.

GIVES HIM DESIRED DELAY

New York, March 13 .- Charles W. Morse has won a temporary advantage in his fight to escape the bankruptcy into which certain creditors are attempt ing to force him.

ceiver for the National Bank of North American, and two former employes of the same institution, today filed with Judge Holt in the United States Circuit Court a petition that the once multi-millionaire iceman be declared a bank menced in the Greensboro court, the rupt. In opposition counsel for Morse case will later be transferred to Salisbury, and will be the first case on the Shotwell, two of the petitioners, were docket of the federal court recently established there by an act of Congress, law, and that their alleged claims were Burton Craig and T. J. Jerome, of Salis-inliquidatible because the operations ury, are the attorneys for the plainiff.

The filing of the suit against the contions. Upon these representations the
court refused to appoint a receiver pendiff.

The filing of the suit against the contions the determination of the status of concerned were based on stock transac

work under the reorganization, but the however, that Morse's best fighting as- as to every one of the four men wh

SOUTHERN RAILWAY CO.

TAKES NO ACTION IN

Directors Meet In New York. But

Fail to Issue Any Statement

In Explanation.

New York, March 13 .- No action was

taken by the directors of the Southern

Railway Company at the meeting to-

day on the preferred stock dividend,

EX-GOVERNOR PENNYPACKER.

### PENNSYLVANIA CAPITOL GRAFTERS CONVICTED; **NEW TRIALS ACKED FOR**

Jury Brings In Verdict of Guilty After More Than Eight Hours'

Judge Kunkel thanked the jurymen for their patience and the care given to the case, and dismissed them with the customary thanks of the court.

waged a vigorous fight on the proposition to increase the pay of letter-carriers, which was voted into the bill last Wednesday, but that action was concustomary thanks of the court, Wednesday, but the Only Sanderson and Snyder were in firmed, 136 to 126.

MATTER OF DIVILENDS sel for the defendants would say anything about the case. The state's attorneys when questioned said that they were pleased at the result.

Deliberation.

in the first of the capitol conspiracy QUIET HAS BEEN RESTORED HOW TRADE IS CONTROLLED DELEGATES ENTHUSIASTIC filing of the suit apparently indicates of rehabilitation.

| COPP DECIDES TO SIGN. | There were two hallots | There were two hallots | There were two hallots | TO SIGN

Immediately after Morse's return deliveration. There were two ballots taken, but the jury did not come into the from Europe, it was stated that the icenan had gone into the thick of the fight court until two hours after reaching a

Mr. Hanna's claim as receiver is based to the court, and then aloud. The jury of Representative, having been under was not polled, but when the clerk read the verdiet, convicting all of con-

court when the verdict was given, and neither would talk. None of the counsel for the defendants would say any the only amendment to get through be-

(Continued on Page Two.)

# English Government Supplements Invitation Extended By That of Australia For Our Fleet to Visit the Colonies On Its Journey.

Washington, D. C., March 13.—Admiral Evans' battleship fleet, after leaving San Francisco, will visit Hawaii, Samoa, Melbourne and Sydney, Australia, the Philippines and return to New York by way of the Suez canal.

Secretary Metcalf announced the further transport of the fleet effect than ture movements of the fleet after the

cabinet meeting today. It will leave San Francisco on July 6 "for our Pacific possessions," as Mr. Metcalf styled it. The vessels will first touch at Hawaii, where they will coal. After that they will go to Samoa, following this up by a visit to Australia, where they will stop at the cities of Melourne and Sydney, the invitation of the Australian government to visit that country having been supplemented by a most cordial one from the British ambassador, Mr. Bryce. Leaving Australia, the vessels are to go to Manila, and while in the Philippines the annual fall target practice will be held. Thence the return will be to the United States by way of the Suez, stopping only at such ports as are necessary for coaling pur-poses. The date of their return to the poses. The date of their return to the states is dependent entirely upon the amount of time required for the target practice in the Philippines. The visit of the battleships to Puget Sound will be made some time between the conclusion of the grand review in San Francisco bay on May 8 and the date of the sailing over the Pacific.

Secretary Metcalf today made public a copy of a letter addressed to Secretary Root, March 2, by Ambassador Brycz, supplementing the invitation ex-

Bryce, supplementing the invitation ex-

(Continued on Page Two.)

# BILL, THE LARGEST ON RECORD, PASSES HOUSE

creased Pay For Letter Carriers Is Voted Down.

spiracy, each man gave his assent by a mittee. Chairman Overstreet, when the reading of the bill had been completed,

The maximum imprisonment for each an agreement to take up the pension

(Continued on Page Two.)

## THAW FILES ANSWER PROTESTING HIS SANTIY

NULMENT OF MARRIAGE WILL BE FOUGHT TO END.

New York, March 13 .- Denying the company had been paying 5 per cent.

annually on its sixty million dollars of preferred stock. The financial community had fully anticipated the action of the directors today, as it was generally understood that the Southern Railway Company had been forced to meet new to the content of the

RIVAL AND HIMSELF COUNSEL DECLARES SUIT FOR AN- COLUMBIA, S. C., YOUTH PUTS TWO BULLETS IN FRIEND, WHO

JEALOUS, HE SHOOTS HIS

MAY RECOVER.

Columbia, S. C., March 13.-At Marion last six months.

The directors last October reduced the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyears old, shot Arch Stephens twice and the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyears old, shot Arch Stephens twice and the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyears old, shot Arch Stephens twice and the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyears old, shot Arch Stephens twice and the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyears old, shot Arch Stephens twice and the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyears old, shot Arch Stephens twice and the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyears old, shot Arch Stephens twice and the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyears old, shot Arch Stephens twice and the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disbursements from 2 1-2 charge of insanity and praying for disyes the semi-annual disputation of the semi-annual disputation of the semi-annual disputation of the semi-annual disputation of the to 1 1-2 per cent. Before that time the through his counsel, tonight made and result of a misunderstanding concerning

Company had been forced to meet new conditions growing out of the legislative rate enactments, and that the inability of the company to handle economically all business of the several months, and because of inadequate facilities, had lessened the company's earnings.

The answer of Harry Thaw is brief and contains only the bares legal formalities, A. Russell Peabody, Thaw's counsel, declared that the case would be resolutely contested by his client.

## SIMMONS MAKES PLEA FOR PASSAGE OF THE HAVE BEEN CAPTURED

Military Company Takes Prisoners from Belhaven to Washington, N. C.

Washington, N. C., March 13.—Your correspondent learned, by long-distance threatened race riot in Belhaven was practically over. Twelve of the ring-leaders of the mob who shot up the houses of Greek laborers have been captured. Two of them are white men and two of the mare white men and two of the correspondent learned, by long-distance ator Simmons, of North Carolina, today gations from all the counties in the gations from all the counties in the the counties in the spoke in support of his amendment to gations from all the counties in the from Europe, it was stated that the ice—taken, but the jury did not come into prove in the state of the from Europe, it was stated that the ice—taken, but the jury did not come into the fight against him down-town, and by his own tonight to attend the Republican congressional convention tomorrow. It is one of the most representative political gatherings that has assembled in Asheville, N. C., March 13.—Full delegations from all the counties in the Jury Holling against him down-town, and by his own tonight to attend the Republican congressional convention tomorrow. It is has given up his fight against him down-town, and by his own against him down-town, and by his own tonight to attend the Republican congressional district are here. The congressional district are here to gate in the counties in the from Europe, it was stated that the ice—taken, out the jury did not come into the thick of the fight against him down-town, and by his own against him down-town, and by his own to have against him down-town and turned the fide which was setting against him down-town against him down-town and turned the fide which was setting against him down-town against him down-town

haven for the north and the remainder fined by the act of 1891, and every one are still at Belhaven, peacefully living of them is owned by the Canadian Pain the Interstate Cooperage Company's cific railroad."

Are Acquarated and over the come to his terms by March 15. He is district here tonight are enthusiastic now at his home in Royster, Ga., and and believe that victory in the district and state this year is certain.

Detroit club,

withdrawn this afternoon.

In a personal interview with Solicitor H. S. Ward, who has just returned from Belhaven, he states that everything is quiet at Belhaven. The wounded Greeks have had the best medical attention and the municipal and county authorities are exerting their very gest efforts to capture and bring to justice the guilty parties. The town has employed counsel, and the citizens are determined to prosecute the offenders to the full extraction in the foreign service in any one year should be limited to the estimated revenues of the government for that particular service, and Mr. Gallinger, in speaking of the shipping bill, said he withdrawn this afternoon. states, are peacable and law-abiding cit-in speaking of the shipping bill, said he izens and of a high class of farm labor-would be willing to accept the amend-

# SHIP SUBSIDY MEASURE

Wants Same Rates Pald to Vessels Appears Certain That John G. of the First and Second Class for Carrying Mails.

houses. As there is no prospects of Mr. Simmons said that in 1905 Ameranother outbreak the troops will be ican cotton trade with China amounted to \$47,000,000, while last year it was LILLEY'S ATTORNEYS QUIT

#### BLACK HAND THREATENS SPARTANBURG OFFICIALS

Spartanburg, S. C., March 13.-Accord-

# BUSINESS SECTION OF

#### IN DISGUST; BOUTELL **EXPLAINS PROBERS' PLAN** Connecticut Congressman Will Face Submarine Charge Investi-

gators Without Counsel-Methods Pursued Are for His Protection, Chairman Says.

tigating committee without legal coun-sel to advise him. It was learned to-BAHIA, BRAZIL, BURNING night that Frank T. Brown and Stiles Judson, the Connecticut attorneys engaged by Mr. Liley, last night threw up MAYOR AND POLICE CAPTAIN
HAVE ONLY THREE DAYS
MORE TO LIVE.

SPREAD OF FLAMES.

MAYOR AND POLICE CAPTAIN

FIREMEN APPARENTLY UNABLE

SPREAD OF FLAMES.

MAYOR AND POLICE CAPTAIN

FIREMEN APPARENTLY UNABLE

TO DO ANYTHING TO CHECK

SPREAD OF FLAMES.

SPREAD OF FLAMES.

MORE TO LIVE.

MAYOR AND POLICE CAPTAIN

FIREMEN APPARENTLY UNABLE

TO DO ANYTHING TO CHECK

SPREAD OF FLAMES.

SPREAD OF FLAMES.

MORE TO LIVE.

MAYOR AND POLICE CAPTAIN

FIREMEN APPARENTLY UNABLE

Committee to permit examination of witnesses by persons other than members of the committee that he thought the investigation should proceed along different lines; that he should be allowed to name the order of the witnesses, and that he provided the order of the witnesses, and that he should have the through his counsel, should have the privilege of examining and cross-exam.

The directors did not make public the earnings for the privilege of examining and cross-exam.

The directors did not make public the earnings for the privilege of examining and cross-exam.

The directors did not make public the earnings for the privilege of examining and cross-exam.

The directors did not make public the earnings for the privilege of examining and cross-exam.

Washington, D. C., March 13.—Representative Lilley, of Connecticut, next lines laid down by the law, but also with a view and purpose to protect Mr. Lilley and to prevent this investigation from deteriorating into a laughingstock and a farce.

Explains Course Followed.

Bahia, Brazil, March 13.—A great fire talent could be of no assistance to Mr. that if we had acceded to this desire and ing to threats made in Black Hand letters received by Mayor J. F. Floyd and Police Captain Hall, they have only three more days to live.

The letters are written in red and signed by members of gang "Number 4" The police are of the opinion that the letters were written by members of a gang that was recently surprised by the police. The threatening letters have not caused either of the officials any werry.

Is raging in the business section of this desire and placed witnesses on the stand before a foundation had been laid by the testing committee, in an interview today, made the following statement:

"The apparent misunderstanding of the public as to the attitude of the investigating committee toward Mr. Lilley—a misunderstanding which appears to have sprung from public sentiment in of Brazil after Rio Janeiro. It exports that police. The threatening letters have not caused either of the officials any werry.

The police are of the opinion that the letters were written by members of a gang that was recently surprised by the police. The threatening letters have not caused either of the officials any werry.

The police captain Hall, they have only three buildings have been consumed, with a loss estimated at the following statement:

"The apparent misunderstanding of the public as to the attitude of the investigating committee toward Mr. Lilley—a misunderstanding which appears to have sprung from public sentiment in with contempt, but could have brought action for damages against the server of the committee toward himself as the originator of the resolution of inquiry—and the distribution of the resolution of inquiry—and the surmons were obeyed. The law is surrounding the process known as subsurrounding the process known as subsurrou