

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

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LAST EDITION

GF NSBORO, N. C., SUNDAY, APRIL 19, 1908

LAST EDITION

PRICE FIVE CENTS

## DEMOGRATS HOLD THEIR PRIMARY ON MAY SIXTEEN

Brooks-Kitchin Faction Too Many Fifty-Six Chosen During Past Week Vice-President Dula Issues State- Private Fortune Would Not Enafor Holt-Craig Combination.

EARLY PRIMARY NOW SUITS BOTH FACTIONS

Chairman Brown, Notwithstanding He Refused to Call Meeting - Behind Closed Doors Differences Are Settled.

The Democratic executive committee called together by Secretary Collins over the head of the chairman, E. A. Brown, held its principal meeting yesterday beheld its principal meeting yesterday behind closed doors. The committee first met in the county courtroom and was called to order by Chairman Brown a few minutes after eleven o'clock. Afterwards it adjourned o the grand-jury room, where a secreto session was held. Twenty-six of the twenty-seven pre cincts were represented, either in person

or by proxy. A dispute arose over who is mem-ber of the committee from Greene town-ship. Chairman Brown stated that the former committeeman, a Mr. Hanna, had Massachusetts districts this week. Unleft the county and he had appointed R. D. White in his place. T. J. Murphy moved that Mr. Hanna be considered lina districts.

Missachusetts districts this week. Unleft the county and he had appointed instructed delegates were chosen by the Seventh Louisiana and Sixth South Carolina districts.

Winter the county and he had appointed instructed delegates were chosen by the absolutely false and without a shadow of foundation," said Mr. Dula. "The the properly accredited member. Col.

Winnesota finished up the work becompany's counsel and attorneys in the W. S. Thompson moved as a substitute gun last week in the Fifth district and pending suit of the government of the

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(Continued on Page Ten.)

PRITCHARD'S STRONG

PROHIBITION SPEECH

IN TWIN-CITY YESTERDAY

In the Opinion of Many Hearers

the Argument Is Un-

answerable.

Winston-Salem, N. C., April 18 .-

Judge J. C. Pritchard's speech on pro-

hibition at the courthouse here today

was masterly, and in the opinion of

many of his hearers the effort was un-

The courtroom was packed, many

were driven out of those towns. He also read a letter from United States Marshal Millikan, who was opposed to local option at the time Greensboro voted the saloons out, but says now that if another election should be held in the Gate City he would certainly vote "dry,"

answerable.

## 278 DELEGATES OF 546 INSTRUCTED ARE FOR TAFT

of Whom Forty Are Pledged to the Secretary.

ACCESSIONS TO HIS FORCES FROM ALL SIDES

Committee Was Called To Order By Michigan, Maryland, Massachusetts and Missouri Join the Procession-Hawaii Favorable, Though Uninstructed-Oklahoma and Tennessee for Ohio Man.

By JOHN MONK.

Washington, April 18.—Fifty-six delegates to the Republican national con-

elected is 546. Secretary Taft's support- of James B. Duke, president of the comers claim 278 of them, 242 being unconpany, after a visit to California. Mr. tested, to which should be added four from Oklahoma and eight from Ten- the company's affairs by the govern-nessee, a total of 254. Delegations ment has resulted in showing unmisfriendly to Secretary Taft but otherwise takably that the company had not in uninstructed and unpledged were elected any respect violated the Sherman anti-in Hawaii and in the Second and Third trust law or any other law.

(Continued on Page Two.)

Jury Deliberates for Twenty-

Three Hours Before Reaching

an Agreement, Asking Fur-

ther Instructions as to What

for Four Years for Blockading

Other Moonshiners Sent to

the Penitentiary and Fined by

The federal court jury in the Jim

Constitutes Conspiracy.

HEARD BY LARGE NUMBER Smith Sentenced to Penitentiary

farmers being numbered among his hear- Smith case returned a verdict of not

JIM SMITH NOT GUILTY

OF CONSPIRACY LEADING

## STOBY TOBACCO FORMALLY DENIED

ment in Refutation of Printed Reports.

FEDERAL PROBE SHOWS IT WITHIN THE LAW

Have Made Clear That Corporation Is Not in Restraint of Trade, as Is

New York, April 18.-There is absolutely no foundation whatever for a objection to Dr. Hill as ambassador to report that the American Tobacco Com-Dula declared that the investigation of

that both of the men be allowed to act as repersentatives of Greene township.

This motion was adopted by a vote 23

The other additions to Mr. Taft's strength this week came from the Fifth, the meeting, which was issued in his content of the green district delegates at large are now instructed for the war secretary.

The other additions to Mr. Taft's of the affairs of the founding suit of the government of the covery one of the eighteen district delegates at large are now instructed for the war secretary.

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The other additions to Mr. Taft's of the government of the covery one of the eighteen district delegates at large are not only not frightened by the evidence gathered in that case, shows most clearly placed in that case, shows most clearly placed in the covery one of the eighteen district and the covery one of the eighteen district delegates at large are not only not frightened by the evidence gathered in that case, shows most clearly placed in that case, shows most clearly placed in the covery one of the eighteen district delegates at large are not only not frightened by the evidence gathered in that case, but they advise that the full disclosure of the government of the covery one of

(Continued on Page Two.)

PARTIAL SUMMARY

June 19, 1907 .- Twenty-five reve-

nue officers make first big raid in Smithtown section. About two hun-

dred shots fired at them by officers.
July 24, 1907.—Officers make sec-

ond raid. Again fired upon by block-

Rewards offered for arrest of Jim

Smith, Oscar Sisk and John Hill, sus-

pected of the killing. All of them have been arrested and sentenced to

April 18, 1908.—Jim Smith acquit-ted of charge of conspiracy leading to killing of Hendrix.

third raid. J. W. Hendrix killed.

the penitentiary for blockading.

# SAYS LONGWORTH

ble Him Properly to Represent This Country.

THIS THE FOUNDATION FOR REJECTION STORIES

Investigation by Government Attorneys President's Son-in-Law Makes Urgent Plea For Suitable Salaries and Homes For Our Diplomatic Representatives In Foreign Countries.

> Washington, D. C., April 18 .- "The Berlin was simply and solely that his

> This statement was made today in the House of Representatives by Mr. Long-worth, of Ohio, son-in-law of President Roosevelt, during the consideration of the diplomatic appropriation bill. Mr. Longworth was making a plea for the maintenance by the government of suit able legation buildings at the various

foreign capitals, / He referred to the press dispatches that the German Emperor had to accept Dr. Hill and to the denial given to the published refused official "Nevertheless," said Mr. Long-"there is no doubt that there worth, was a foundation for these stories be yond any rumor, and it is undoubtedly persons high in authority in true that Germany for some time have been say ing that Dr. Hill was not persona gra

These objections were, he aserted, due entirely to the fact "that because he was not sufficiently well off to pay the dif-ference between the amount paid him as salary and the amount necessary to maintain his position as ambassador, he would not only not be able to keep up such an establishment as that of the present American ambassador, but would TO MURDER OF HENDRIX not be able to keep up any establishment at all."

Mr. Longworth said that everybody would concede that the American am-bassador to Germany should at least have a house to live in and not be compelled to live in a hotel or a flat.

Mr. Cousins, of Iowa, chairman of the

ing the bill, referred to the consular the care of our consuls.

wealth to represent the United States abroad. It did not necessarily follow, he said, that because a man was rich he would not make a good ambassador, and he cited Rufus Choate and Whitelaw Reid. Referring to the Hill incident, Mr. Harrison said that if lavish expenditure of American money created such an inordinate appetite for American playury among minor officials of the no nateral has been granted to Charles and to be Jealous below of Comment Over Wife's Beauty.

Wife's Beauty.

Wife's Beauty.

New York, April 18.—Jealous because of the homage paid to his beautiful wife, Frank Jay Gould, master of \$10,000,000, he are no nateral to be Jealous beautiful to be Jealous beautiful to be Jealous of Comment Over Wife's Beauty. the practice of appointing men of great ten on the same typewriter. such an inordinate appetite for American publican luxury among minor officials of the Berlin court as to bring humiliation upon the head of one of the most distinguished and capable of American publicance in the commissioner of patents stating that the commissioner of patents statin farmers being numbered among his hear ers. The speaker was happily introduced at 10.30 by Eugene E. Gray, afternoom and twenty-five minutes Judge Pritchard dealt sledge-hammer blows against the liquor traffic. His address was argumentative, free from habuse, and he held his audience speakers. The speaker read letters from the majors of Charlotte and Fayetteville. For one exest, were drive out of those towns. How court convend at a letter from United States Marshal Millikan, who as opposed to the land of the pury still deliberated party and industrially, since the saloons out, but says now the says of the seasond or the speaker of the salones out, but says now the says of the fore first of the case. When court convend at least reform the lands of the seasond of the volume of the term which began last to clock, after deliberating on the case of the case of the case of the pury and an internation of the very carried the land apply the remedy which had they had paid Mr. Nelson, whose last leads they had paid Mr. Nelson, was sall deliberating the term which began last to doubt the two still upon the case of the pury sall deliberating the term which began last to doubt the ferritory and find the pury sall and apply the remedy which had the pury sall deliberating upon the case of the pury sall deliberating the pury sall deliberating the pury sall may be the ferritory and find the pury sall deliberating the pury sall deliberating the pury sall deliberating the ferritory and find the pury sall deliberating the pury sall deliberation that

term in jail and to pay a fine of \$100. ing, as had been reported, at functions

(Continued on Page Two.)

F. J. Goulds Part; Divorce Expected WILLIAMS SAYS



MRS. FRANK J. GOULD, Said to Be Preparing to Go South

## TYPEWRITER THAT WROTE LILLEY OUESTIONS WROTE ANDNY MOUS LETTERS

Handwriting Experts Having Their Innings in the Submarine Scandal Probe.

ELECTRIC CO. UNDER FIRE

Washington, D. C., April 18.—The authorship of the anonymous letters that have been introduced in the investigation of the Electric Boat Company was diligently inquired into today by the House committee conducting the investigation. David N. Carvalho and William J. Kinsley, of New York, and Albert S. Osborn, of Rochester, handwriting experts and experts as to typewriting, testified that the two letters and committee on foreign affairs, in explain- certain documents presented to the committee by Representative Lilley and service and the inadequate provision for which, it has been testified, were written by Abner E. Neff, of the Lake Tor-Speaking to a pro forma amendment, pedoboat Company, on a typewriter in Millionaire Said to Be Jealous

The meeting of Burns and Smith was the biggest affair of the kind ever held in Paris. It was witnessed by a big crowd, who paid high prices for their seats.

SPEAKER'S ACTION IS HIGH-HANDED

Cannon Falled to Heed Minority Leader's Demand for Division of the House.

AN ARBITRARY ACT AS ANY EVER TAKEN

Speaker, in Recounting Facts in the Case, Declares That Mississippi Man Did Not Know How to Avail Himself of His Constitutional Rights.

Washington. April 18.—A situation which has developed extreme tension, both personal and political, has grown out of the last minute of the session of the House today. Speaker Cannon's action in declaring the House adjourned on the motion of Mr. Payne, of New York, the majority leader, without heed-ing the demand of Representative Wiliams, the minority leader, for a division, is being denounced tonight by Mr. Williams and by other members of the ninority as "tyrannical."

Representative Williams, while he did not care to make a statement tonight concerning the situation, declared that the Speaker's action was "the most high-handed proceeding that a Speaker of the House of Representatives ever had caried through.

Mr. Williams recounted briefly the incidents leading up to the adjournment, stating that when the motion of Mr. Payne was put to the House he had asked for a division, a right guaranteed to him by the rules of the House and by the constituion. The Speaker, he said, declared the motion carried and left his desk and walked toward him. Mr. Wil-FRANK J. GOULD, Who Has Left His Fifth Avenue Home. liams said he understood the Speaker to say something to him, but that he had responded. "this is beyond a joke."

Mr. Williams said that he turned away and proceeded to his committee room and the Speaker left the House and went to his room. Mr. Williams said Speaker Cannon and he always had been good friends, but that he felt the Speaker's action in declaring the House ad-journed in the way he had declared it was "as arbitrary an action as any Speaker of the House of Representatives ver had taken.'

Late tonight, Speaker Cannon, in disussing the comments of Representative Williams and the situation as it dereloped at the close of the House proceedings today, said:
"For more than two weeks, under the

lead of Representative Williams, the minority have engaged in a filibuster. The majority has the right, and it is its duty to legislate. It has been proceed-ing to perform that duty and will no doubt continue to do so. The rules of the House prohibit dilatory motions that would be in order were they not made

(Continued on Page Two.)

## 100,000 PEOPLE LEAVE LOS ANGELES TO GREET THE AMERICAN FLEET Questioned as to the separation, De-lancey Nicoll, who is counsel for Mr. Gould, would not say positively that an action for separation was in progress. Nor would he deny it. "I cannot talk of the affairs of my clients unless they wish me to," said

California City Sends Enormous Crowd to San Pedro Harbor to Welcome Ships.

Los Angeles, Cal., April 18.—Los Apgeles sent more than 100,000 of its residents to the ocean-side today to welwhich steamed into San Pedro, twentytwo miles away, in the full radiance of a midsummer sun and dropped anchor at 3.39 p. m. The sixteen fighting vessels and three auxiliaries, leaving San Diego shortly after five o'clock this morning, had steamed up the '00 miles of surf-beaten coast in a single column formation, 400 yards apart and in full view of thousands of persons who gath-ANGLE FRAUD CASE

ered at every vantage point.

The Connecticut, Kansas, Vermont and Louisiana took up berths within the sheltered portion of the harbor, where they are to remain the full seven days of the fleet's visit, while the other twelve ships of the second, third and fourth divisions reached out into the open water

loons here was used in the establishment of a big cotton mill, one that would give employment to hundreds of men and women. He believed in turning water on the liquor men by degrees, as they could not stand too much of it POINT AND DAVIDSON.

at one time.

Judge Pritchard urged the women of Winston-Salem to "get busy" and to see that their husbands voted right May 26. He urged the girls to shun every man that drinks as they would a case

## NO HOPE FOR EARLY PEACE AT CHESTER

(Continued on Page Two.)

CONCILIATORY EFFORTS.

## SENATORS MORGAN AND PETTUS ARE EULOGIZED

## FLOODS DO ENORMOUS DAMAGE IN TEXAS

BUILD A LINE BETWEER HIGH
POINT AND DAYIDSON.

For the second, third and fourth
of legrong,
And the close of this magnifecter speech
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Judge Pritchard and congratuated kind
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leasted by the speech.

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AND TAXES PAID.

OFFERS EVIDENCE IN

GOULDS IN THE NEWS

Howard Gold is suing his wife,

Anna Gould, who recently divorced

Count Boni de Castellane, has defied

her relatives, and will marry Prince

Helie de Sagan, cousin of the count.

arated. He blames his mother-in-

law, Mrs. Edward Kelly.

Frank Gould and his wife have sep-

formerly Katherine Clemmons, for

### he being convinced that the present con-ditions are far more desirable than those when the town had licensed sapronounced sentence upon those con-Judge Pritchard wanted to know if the would not be to the best interests of Winston if the money invested in saloons here was used in the article. SECRETARY OF STATE

At the afternoon session Judge Boyd

THE ORINOCO TELEPHONE CO. TO COMPANY AND MEN FURTHER REPUBLICANS AS WELL AS DEMOBUILD A LINE BETWEEN HIGH

APART THAN EVER, DESPITE

REPUBLICANS AS WELL AS DEMOCRATS JOIN IN PRAISE OF ALABAMA'S GREAT MEN.

TOWNS INUNDATED, BRIDGES ARE
COLONEL CHAPMAN OFFERS REPORTS ON DISTILLING OUTPUT