King set forth in his affidavit

part of the state's evidence that

Solicitor Hines, as well as others

He also asserted that the judge'

The affidavit, further set forth,

Crowds Attacked.

Judge Henry, in making reply,

No Influence.

ing And Memorial.

(Special to The Star.)

Memorial and home coming at

us. Dr. Davis, head of Boiling

wonderful sermon at 11 o'clock.

Several of our former pastors were

present and made good talks in the

There was a good crowd at Sun-

day school Sunday the 7th. We are

reorganizing our Sunday school and

hope to have it going full blast in

a few Sundays. Rev. W. E. Lowe,

our pastor, was present and preach-

ed at 11 o'clock, it being our regular

preaching day. We will have our

workers council and Sunday school

teachers meeting Friday night the

The farmers of this community

Mr. Amos Gantt and sons John

Marcellus and Roland and Mr. R.

B. Francis went on a business trip

Little Mary Gaffney spent Satur-

Rev. and Mrs. W. E. Lowe and

son, Willis, and little nephew were the dinner guests of Mr. and Mrs.

Mr. and Mrs. R. M. Roberts, Mr.

and Mrs. Hartwell Hilderbrand and

little daughter, Mary Ann. were

visitors at the home of Mr. and

Mr. and Mrs. Jake Blanton of

Shelby, visited Mr. and Mrs. Ervin

Mr. and Mrs. J. C. Lowery had

Mrs. Hugh Lowery and children

were visitors at the home of Mr.

and Mrs. Ervin Guffie Sunday aft-

Mr. and Mrs. Cliff Lowery and

panied by Mr. L. V. Kendrick of

Shelby, and Mr. and Mrs. A. V.

Try Star Wants Ads.

drell Allen Sunday afternoon. Mr. and Mrs. J. J. Neal accom-

Blanton, who was seriously sick.

day night with her uncle. Mr. Jake

Very little rain for some time.

to Greenwood, S. C., Friday.

Blanton of Shelby.

Guffie Sunday.

H. Q. Kendrick Sunday.

Mrs. E. Q. Roberts Sunday.

with his hearing.

Graham Cites Weakness King's Counsel Give Eight In Farm Relief Measure

Members From One Section.

News and Observer:

Undue stressing of the marketing problem, when there are others States, when there are other vast cotton-Oklahoma is a cotton state, why he should have a new trial: agricultural areas without represen- to be sure, but from the informatation were pointed out last night by tion I gather the cotton problems Commissioner of Agriculture Wil- of that state are not coincident with as weaknesses in the Hoover farm | "I am for farm relief; but I am

Commissioner Graham. "But it is the valley states." not all, as Mr. Hoover and Secretary Hyde seem to think. There are other vital problems confronting the when climbing the ladder, but they fendant's counsel could not hear of the charge, which the defense farmer which 'farm relief' ought to are always there when you are

seek to remedy. "Further, it will be noted that cultural interests do not necessarily out harm to either

which have been omitted. In Kentucky, for example, they raise burley tobacco by the hundreds of milthe kind of tobacco raised in this section, and the tobacco growers

for balanced farm relief, and I am "I am fully aware of the fact that for diversification of appointments. directed a verdict of "not guilty." marketing constitutes one of the There are other sections to be convital phases of agriculture," said sidered besides the central west and charge submitted by defendant's charge was delivered in such a low

sliding down.

We have just heard of a new infour of the appointees announced vention. Rubber dishes in artistic are grouped in Oklahoma, Missouri, designs. Will not break or nick. fendant's counsel to the jury in except as to one request and did Kentucky, and Illinois whose agri- Can be thrown at your wife with-



over

New CHEVROLET Sixes on the road since Jan. 1st/

Today's Chevrolet is scoring a huge nationwide success because it represents one of the most sensational achievements in automotive history -a Six in the price range of the four.

The Chevrolet six-cylinder engine delivers its power freely, quietly, and easily throughout the entire speed range-delightfully free from annoying vibration and rumble. Combined with this remarkable six-cylinder smoothness are equally remarkable speed, power and acceleration-and an economy of better than twenty miles to the gallon.

In addition to such sensational performance the Chevrolet Six offers the outstanding advantages of Bodies by Fisher. And no car ever provided a more impressive array of modern convenience features - adjustable driver's seat and VV one-piece windshield in closed models, easy action clutch and gear-shift, ball bearing steering, and instrument panel complete even to theft-proof Electrolock and electric motor temperature indicator!

CADETER. 525 The COACH The Connert 725 The \$595 *675 CARRIOLET. 695

The 114 Ton \$545

COMPARE the delivered price as well as the list price in dering automobile values. Chevrolet's delivered prices actude only reasonable charges for delivery and financing.

Crawford Chevrolet Co., Inc.

Shelby, N. C.

A SIX IN THE PRICE RANGE OF THE FOUR

Reasons For New Trial

Mays Marketing Overstressed. Four represent those in other sections Judge Henry Answers These Eight last night when the jury returned Reasons Before Denying its verdict of guilty, included John New Trial. M. Hemphill, Paul Hemphill and

In arguing for a new trial in the Mr. McDow, of York. lion of pounds. However, it is not Rafe King case wherein he was The state did not make an arguconvicted of murder on Tuesday ment equally as important, and the group- problems in that state are not evening and sentenced to die in the ing of appointments to the farm necessarily the problems of the to- electric chair Sept. 20, the counsel self with the reading of the grounds board in one section of the United bacco growers of other states. Take for King set fourth eight reasons and the affidavit from King. that during the presentation of 1-That the verdict of the jury

is contrary to the evidence. 2-That there was insufficient evi- Sheriff Howze stood between him liam A. Graham, of North Carolina, those of this section of the South. dence to warrant the verdict of the and the witness, and at other times

> 3-That his honor should have obstructed his view, and interfered 4-In reading the request to counsel to the jury in such an inaudible voice that he could not inaudible tone of voice that the hear and expressed the belief that You will never find the splinters defendant could not hear same, de- the jury did not hear that part same, and the jury could not hear had requested. same clearly.

5-In reading the request to "that His Honor refused to consider charge as submitted by this de-|this defendant's request to charge such an inaudible tone of voice not read this defendant's request and in delivering his charge to the to charge until urged to do so by jury along other lines in such defendant's counsel, although same trenuous tones as to impress the had been properly submitted in writury. With the idea that there was ing and then read the same as little or no merit in the request to herein aforesaid in such a low charge submitted by the defendant's voice that this defendant was able

6-Failure of the presiding judge said request. to instruct the jury that the failure of the defendant to take the could not be construed against him. 7-In permitting a hostile audi- the bar and before the jury, and ence to crowd in and around and that this fact was plainly visible show their hostility to this defend- to the jury. ant by reason of their position be-

8-In permitting counsel for the counsel that the jury might not state to comment in their argu- be nearing, he went and stood on Saturday the ments to the jury upon the fact within six feet of the jury, and that the defendant, Rafe F. King, reread that portion which the lawfailed to testify in the case; the yers said the jury might not have at the courthouse door in Shelby portions of the arguments of vari- heard. ous counsel referred to are shown

in King's affidavit. Jury Heard Charge.

In reply to the statement of the gorunds for a new trial, Judge well behaved. Henry said that he was confident that the jury heard the charge. "I was not instructing the defendant; I was instructing the King had not taken the stand and jury," he asserted.

He further declared that he saw said that he has never seen such regard the statements of lawyers re- thence N. 55 E. 55 1-4 poles to an a patience as was exercised by the ferring to the defendant as a mur- iron stake, C. C. Beam's corner; jury and such excellent demeanor derer. as shown by the audience.

"I think this defendant has had Pleasant Hill the verdict as a just and true verdict," declared Judge Henry, as he concluded his remarks, and ordered he defendant be placed in the

The lawyers of King, who were present at the hearing of the motion for a new trial, requested early



WE SERVE NOTICE

that the seal of public approval might be placed upon giving Fido a bath in the washing machine but it wouldn't probably recommend running him through the clothes wringer. The approved combination that we're trying to form is your acquaintance with the exceptional quality of SIN-CLAIR gas and OPALINE oil. Every gallon of SIN-CLAIR gas means super power and consequently greater mileage for every dollar spent. If you don't find Sinclair gas everything we claim, come back and tell us about it.

Cleveland Oil Co.

Distributors



King's Lawyers Here Are Silent

Shelby legal counsel for Rafe King, Clyde R. Hoey and B. T. Falls, returned to the city late last night from Chester, S. C., where they made one of the most determined fights on record to clear their client of a charge of murder. Returning to Shelby last night also were immediate members of Rake King's family, who have been at the side of the accused ever since the case began.

The Shelby attorneys this morning refused to discuss the case. They said that they did not care to commit themselves the subject of whether or not they thought King received a fair trial, nor would they divulge the points on which they will argue before the South Carolina supreme court in Columbia to have the verdict set

Mr. Hoey said he was very much pleased with his legal associates in South Carolina. He paid high tribute to other members of defense counsel, both as attorneys and as gentlemen, and spoke warmly of the hospitality extended by South Carolina people during the course of the

Scholars at Cambridge have invented a language containing only 500 words, called "panoptic Engto hear but a few words of the lish." It is said that nearly al! ordinary conversation can be carried He also declared in his affidavit on with this limited vocabulary. But witness stand in his own behalf, that crowds, apparently hostile to it will never be popular in the him, were permitted to push into United States senate.

Sale Of Valuable Farm Property.

thority conferred upon us in a deed fore and demeanor in front of the said that he had attempted to jury as shown by the defendant's make himself understood and that of trust executed by Lithia Miller when it was suggested by defense day of November, 1926, and recorded in book 141, page 238, we will

3rd day of August, 1929 at 12 o'clock noon

N. C., Cleveland county, sell at public auction for cash to the high-He also declared that he had not est bidder the following land to-wit: seen an effort to influence the jury All that piece, parcel or tract of and that the crowd was remarkably land lying and being in number 5 township, Cleveland county, N. C., containing 35 1-16 acres, more or In replying to the allegation that less, and being more particularly attorneys for the state had been described and defined as follows: permitted to refer to the fact that Beginning at an iron stake, J. A. Whitworth's corner, thence S. 60 1-2 that he had been called a murderer W. 29 poles to an iron stake; thence in counsel's argument, Judge Henry N. 32 W. 7 poles to a stake; thence no effort to influence the jury and said that he had not heard any S. 52 1-2 W. 49 1-2 poles to a stone regarded the conduct and behavior such reference and recalled that pile; thence N. 11 W. 64 1-2 poles to of the audience as remarkable. He he had instructed the jury to dis- an iron stake in old Rag road;

thence N. 62 E. 30 poles to an iron stake on edge of old road; thence S. 15 E. 9 1-2 poles to an iron stake; thence S. 75 1-2 W. 12 poles to an iron stake; thence S. 14 3-4 E. 21 Community News poles to an iron stake; thence N. 75 1-4 E. 12 poles to an iron stake; John R. Dover And Former Pastor thence S. 13 1-2 E. 18 2-3 poles to Speaks At Church Home Com- a stake; thence N. 77 E. 13 poles to the road S. 3 1-2 E. 18 poles to an iron stake; thence S. 67 1-2 W. 13 poles to an iron stake; thence S. 3 1-2 E. 2 2-3 poles to the place of Pleasant Hill fifth Sunday was a beginning, containing 35 1-16 acres, great day for Pleasant Hill peo- more or less. Reference is hereby ple. The new church would noth- made to the will of Emma Miller ing like hold the crowd that was recorded in the office of the clerk there, Mr. John R. Dover of Shelby, of the superior court of Cleveland

made a fine speach at 10:30. We are county, N. C., in book 4, at page always glad to have Mr. Dover with 262. This sale is made by reason of Springs junior college delivered a the failure of Lithia Miller Limerick (unmarried), to pay off and discharge the indebtedness secured by said deed of trust to the North Carolina Joint Stock Land bank of

> A deposit of 10 per cent will be required from the purchaser at the

This the 25th day of June, 1929 THE FIRST NATIONAL BANK OF DURHAM. Trustee, Durham, N. C. Bynum E. Weathers, Attv.

LADY'S SUFFERING

have their crops in good shape. She Writes That "A Friend Told Me To Take Cardui and I Know It Helped Me."

> Greenville, Miss.—In describing how she suffered several years ago, Mrs. Mattie Dalton, of 213 Walnut Street, this city, recently wrote: "I would cramp, and my hands and feet would draw, so I came near having convulsions. I would have to stay in bed a week, and when I would get up, I just dragged around, and did not feel like doing my work. I suffered a great deal with my

"A friend came to see me and saw how I suffered. She told me to try taking Cardui, which I did. I seemed to have more strength, after my first bottle. After I had taken about four bottles of Cardui, I saw

as their dinner guests Sunday Mr. a great improvement.
and Mrs. Hermon Roberts of Shelby.
Mrs. Hugh Lowery and children and was stronger and better than in a long time. I gained in weight. I took a few more bottles of Cardul, and felt so well that I quit taking it.
"I certainly can recommend Car-Mr. and Mrs. Cliff Lowery and dul, for I know what it is to suffer, children visited Mr. and Mrs. An- and I know that Cardui helped me." Thousands of women have writ-ten to tell of the benefit Cardui has been to them, in helping them to build up their health.

Watterson of Kings Mountain, went to Charlotte Sunday afternoon to to Charlotte Sunday afternoon to see Mr. Kendrick's sister, Mrs. Hill

Costs More To

It costs more now to get married n North Carolina than it did prior Mitchell, but Clingman's Dome likeo July 1, according to a statement wise rears its head above Mitchell nade this morning at the office of the register of deeds for Cleve- be checked in Washington, show land county. The register points to Clingman's Dome, in Swain county egislature under the terms of as compared with Muchell's 6.711 which all counties are required to -a difference of 131 feet evy a fee of \$4.00 for issuing a marriage license, \$3.00 of this going to Mt. Guyot, 7,025, as the highes he state and \$1 to the county. The mountain in the east, Clingman law likewise requires that the reg- Dome, 6,842, second and Mt. Mitchister submit on the first of January, ell, 6,711 as third. April, July and October a record of The figures are subject to checkall marriage licenses issued togeth- ing and correction in Washington. ecord to be filed with the state stand

The following licenses have been ssued recently in Cleveland county: John C. McLean, Transylvania ounty, and Julia Martha Skinner, Thomaston, Ala.

Edgar Newton and Mozell canipe ooth of Cleveland county.

Clingman's Dome Tops Mt. Mitchell

Asheville.- A second mountain in he Smoky Mountain Park area towers above Mt. Mitchell, hitherto considered the highest peak in

> Baptist Sunday School **EXCURSION**

Thomasville, N. C. THURSDAY, JULY 18 Sched. Rt. Fare

Grover ___ 7:00 am Kings Mtn. 7:15 am City _ _ _ 7:25 am Gastonia _ 7:40 am Lowell _ 7:50 am 2.00

2.00 1.75 Cramerton 7:55 am 1.75 Belmont __ 8:05 am 1.75 Charlotte _ 8:25 am Returning special train

leaves Thomasville 4:15 pm Everybody invited. Don't miss this opportunity to visit the Thomasville Orphanage. Arrangements in charge

of Dr. C. J. Black, First Baptist church, Kings Mountain, N. C.

Ask Ticket Agents SOUTHERN RAILWAY

eastern America, measurements made by the United States Geologi-Be Married Now cal survey indicate, it has been

learned. Not only is Mt. Guyot higher than Preliminary figures, which mus recent act of the North Carolina as standing 6,842 above sea level

These latest figures would place

er with fees collected for same, this but it is believed that they will

666

is a Prescription for Colds, Grippe, Flu, Dengue. Bilious Fever and Malaria.

It is the most speedy remedy known

The Board of Directors have declared a regular quarterly dividend of one and three-quarters per cent (13/%) on the Cumulative 7% Preferred Stock of this Company, and a regular quarterly dividend of one and one-half per cent (1½%) on the Cumulative 6% Preferred Stock of this Company, for the current quarter, payable July 15th 1929, to holders of record at the close of business June 25th, 1929.

Checks to be mailed. Transfer books.

Checks to be mailed. Transfer books

INTERNATIONAL PAPER

COMPANY

New York, June 12th, 1929
The Board of Directors have declared

OWEN SHEPHERD, Vice-Pres. and Treas. INTERNATIONAL PAPER and POWER COMPANY

Boston, Mass., June 12th, 1929
The Board of Directors have declared a regular quarterly dividend of one and three-quarters per cent (134%) on the Cumulative 7% Preferred Stock of this Company, and a regular quarterly dividend of one and one-half per cent (1½%) on the Cumulative 6% Preferred Stock of this Company, for the current quarter, payable July 15th, 1929, to holders of record at the close of business June 25th, 1929. Checks to be mailed. Transfer books

will not close. R. G. LADD, Au'l Treasur

FINAL NOTICE TO LIST TAXES

On all property and polls not listed by July 15, 1929 there will be added a penalty of 25 percent to the amount you listed in 1928.

All polls not listed will be subjected to the penalty provided by law which is a fine of \$50.00.

I respectfully ask that you come in and file your tax return at once and avoid the penalty.

W. R. NEWTON

County Tax Supervisor.

THE STAR EVERY OTHER DAY \$2.50 PER YEAR

CONDENSED STATEMENT OF

nion I rust Co.

SHELBY, N. C.

Including Branch Offices at Lattimore, Lawndale und Fallston, at the Close of Business, June 29, 1929.

RESOURCES OVER ONE MILLION DOLLARS.

Loans and Discounts ___ \$927,610.61 Overdrafs _____ 1,493.88 Bonds and Stocks _____ 13,400.00 Real Estate _____ 7,438.03 Fixtures _____. 8,449.95 Cash on hand and due from other banks _____ 96,661.73 TOTAL _____ \$1,055,054.20

RESOURCES

LIABILITIES Capital _____ \$100,000.00 Surplus _____ 100,000.00 Undivided Profits _____ 2,232.74 Reserved for Taxes ____ 1,500.00 Reserved for Interest __.. 37,195.07 Dividend Unpaid _____ 3,000.00 Bills Payable _______ 10,000.00

Notes Re-discounted ______ 60,000.00

Due to Other Banks ______ 47,441.31

Deposits ______ 693,685.08 TOTAL ____ \$1,055,054.20

THE CUSTOMERS AND FRIENDS OF THE

UNION TRUST CO.

Will be pleased with the above report, which reflects growth and encouraging progress. On the basis of the Strength and Growth of this Bank we solicit your business.

UNION TRUST CO.

SHELBY - LATTIMORE - LAWNDALE - FALLSTON

BANKING — **INSURANCE** — **TRUSTS** "IN UNION THERE IS STRENGTH."