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WILMINGTON THE Caroffer) NEWS Thursday. December 17. 1931

most userui OL τne the Eng.... "Oh, yeah? English language today.

Yeah!

## Charles I P. Stewart Days

(Central Press Staff Writer)

WASHINGTON. Dec. 17. - Congress, before which federal anti-lynching measures have been pending intermittently for a decade, began busipending intermittently for a decade, began ness this winter with three fresh lynchings near by Washington (one in neighboring Mary-land, just before the session opened; the other two in not-far-distant West Virginia, just afterthe other just after. ward) to remind the lawmakers that the matter still is unattended to.

still is unattended to. It seems likely to be agitated considerably in the next few months, however. Representatives of the National Equal Rights association recently discussed it with President Hoover, who is said to be favorable to the re-peatedly introduced Dyer bill, imposing a stiff financial penalty upon counties where lynch-ings occur, and legislative backing for the plan's adoption undoubtedly will be available in both congressional chambers.

Democratic backing, of course, will be ing, which, it is true, makes the bill's pa appear, unlikely, with the present Jeffers majority in the house of representatives. lackill's passage Jeffersonian

That on

That there are strong arguments against it, a states' rights grounds, is indisputable. Nevertheless, not a bad case can be made out r the contention that states which expect Nevertheless, not a bad case can be made for the contention that states which ex-their rights to be respected should act n vigorously to prevent (or, at any rate, to p ish) the outraging of national sentiment such exhibitions of mob voilence as the la ones at Salisbury, Md., and Lewisburg, W. not to mention many others throughout I in the last year. out ct more to p by the latest g, W. Va., hout Dixie

There is no suggestion, to be sure, that the negro who was hanged and burned at Salisbury and the two who were strung up and riddled with bullets at Lewisburg were not killers.

Apparently it is unquestioned that Matt Wil-liams, the Marylander, had shot his white em-ployer to death, accusing the employer of un-derpaying him for his work; that Tom Jackson and George Banks, the West Virginia pair, had slain a couple of constables in a fight at a colored folk's dance.

Yet perhaps it is noteworthy that ainst white womanhood was a t no offense charged in gainst either instance

In fact, records of the National Equal Rights association (for whatever they may be worth) indicate that this charge has been made in con-nection with fewer than one-fourth of all lynch-ings in the last 40 years.

The number of lynchings again is increase, too. Last year's score was 21, or nearly twice as many as for any previous twelvemonth save one (1926, with a total of 30) since 1923. The assertion also is made that several of the victims were innocent. Vigilantes in the old-time west were scrupu-lous to grant a trial to the prospective subject of a necktie party and really tried to be fair; there even were occasional acquittals. Scarcely needful to state, the formality of a munknown preliminary to lynch-

there. Scarcely needs hearing is an unknown ings of today. Of 1930's victims, at least, two, accoroms the Equal Rights association's showing, based the Equal Rights association's showing, based on an inquiry by a group of southern investi-indoubtedly were guiltless of any of-the others "possibly" so.

\* \* \* n on the state authorities, lynching appears to have been redonable, inasmuch as there should have been As a reflectio latest Maryland reflection sold reasons why they especially were the alert. on

Williams' shooting of his em third crime in the same vicini black man had been involved night, and race feeling was so lawyer sent by the Civil Libe employer was the within a lon-oute that a ion to which vicinity lawyer sent by the defend one of the been publicly assault having ence by

defend one been publicly assaulted when erner Ritchie, who replied that local officialdom was able to maintain order and refused to act. How far from correct was his estimate of conditions of orderliness in that part of Mary-land was demonstrated by the Salisbury lynch-few days later. He embarrassingly had was paying to New York, was paying to New York, ing a few days later. He emba to curtail a visit he was paying to deliver a presidentially candid candidatorial speech order to f the

in order to make an investigation. If the investigation leads to anything particular, it will not be quite so bad. in

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