

NOTICE OF SUMMONS

NORTH CAROLINA—Clay County.

In the Superior Court Before the Clerk.

Early Anderson and S. P. Elliott, vs.

W. F. Brown and Minnie Moore and husband, John J. Moore.

NOTICE OF SUMMONS

W. F. Brown, Minnie Moore and John J. Moore, the defendants above named, will take notice that a special proceeding entitled as above has been commenced in the Superior Court of Clay County, North Carolina, for the purpose of partitioning certain lands in said county, known as the Weatherwood lands, in which plaintiffs and defendants are tenants in common, among the respective tenants in common, and said defendants will further take notice that they are required to appear before the Clerk of the Superior Court of Clay County, North Carolina, at his office in Hayesville, N. C., on Monday, the 5th day of February, 1923, and answer or demur to the petition in this proceeding, or the plaintiffs will apply to the court for the relief demanded in the petition.

This the 30th day of December, 1922.

W. L. MATHESON, Clerk, Superior Court Clay County, 22-41-G.

and was duly recorded in book 72, page 495, in the office of the Register of Deeds.

J. S. KEENER, Trustee, 24-27.

NORTH CAROLINA—Cherokee County.

SUPERIOR COURT

John P. Ledford, vs.

Mabel T. Eager.

NOTICE OF ATTACHMENT

Let the above named Mabel T. Eager take notice that a second warrant of attachment has issued in the above named action against her property, returnable before me at my office in the court house at Murphy, on the 22nd day of February, 1923. The said John P. Ledford is seeking to recover of said defendant the sum of \$225.00 commissions for selling or for procuring a purchaser for, about one thousand acres of land lying and being in Nolita and Murphy Townships, Cherokee County, North Carolina, the property of said Mabel T. Eager.

Witness my hand this the 15th day of January, 1923.

E. E. DAVIS, Clerk, Superior Court Cherokee County, 23-11-TJH.

NORTH CAROLINA—Cherokee County.

SUPERIOR COURT

E. A. Davidson, Trustee of Gartrell Dry Goods Co.

vs.

W. B. Gartrell.

NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

Let the defendant, W. B. Gartrell take notice that an action entitled as above has been commenced against him in the Superior Court of Cherokee County, North Carolina, and a Warrant of Attachment has issued against his property. Plaintiff seeks to recover of defendant the sum of \$2,472.00 alleged to be due the plaintiff by defendant for goods, wares, merchandise, cash and other property which the said W. B. Gartrell received from the Gartrell Dry Goods Company. And said defendant is required to appear before E. E. Davis, Clerk of the Superior Court of Cherokee County at his office in the court house in Murphy on the 20th day of February, 1923, and answer or demur to the complaint. Said Warrant of Attachment is returnable at the same time and place above named.

This the 16th day of Jan., 1923.

E. E. DAVIS, Clerk, Superior Court Cherokee Co.

NORTH CAROLINA—Cherokee County.

The Cherokee Bank, vs.

W. B. Gartrell.

SUPERIOR COURT

NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

Let the defendant, W. B. Gartrell, take notice that an action entitled as above has been commenced against him in the Superior Court of Cherokee County, North Carolina, and a Warrant of Attachment has issued against his property. Plaintiff seeks to recover of defendant the sum of \$4,644.03 with interest on the sum of \$5,000.00 from July 4th, 1922 until December 1st, 1922, and with interest on \$4,644.03 from December 1st, 1922, until paid, being the balance due upon a note for \$5,000.00 executed by defendant to plaintiff on March 4th, 1922. And said defendant is required to appear before E. E. Davis, Clerk of the Superior Court of Cherokee County at his office in the Court House in Murphy on the 20th day of February, 1923, and answer or demur to the complaint. Said warrant of attachment is returnable at the same time and place, above named.

This the 16th day of January, 1923.

E. E. DAVIS, Clerk, Superior Court Cherokee Co.

LOST—Saturday night Waldemar Chain and Locket. Finder return to Western Union and get reward.

NORTH CAROLINA—Cherokee County.

SUPERIOR COURT

E. A. Davidson, Trustee for Gartrell Dry Goods Co.

vs.

Warner Smith and W. B. Gartrell.

NOTICE OF SEIZURES AND WARRANT OF ATTACHMENT

Let the above named defendants, Warner Smith and W. B. Gartrell, take notice that an action entitled as above has been commenced against them in the Superior Court of Cherokee County, North Carolina, and a Warrant of attachment has been issued against their property. Plaintiff seeks to recover of the defendants the sum of \$1,150.00 with interest from June 30th, 1922, for goods, wares and merchandise alleged to have been taken by said defendants from the wholesale storehouse of Gartrell Dry Goods Company and needed to the payment of a part of the purchase price of some capital stock sold to the defendant Gartrell by the defendant Smith. And said defendants are required to appear before E. E. Davis, Clerk of the Superior Court of Cherokee County at his office in the Court house in Murphy on the 26th day of February, 1923, and answer or demur to the complaint. Said warrant of attachment is returnable at the same time and place above named.

This the 16th day of January, 1923.

E. E. DAVIS, Clerk, Superior Court Cherokee Co.

NOTICE

The Taxes for 1922 are now due and unless paid on or before February 1st, a penalty of one per cent (1 per cent) will be added for each month thereafter until paid. So come and pay your taxes and save the penalty.

Respectfully, W. P. ODOM, Tax Collector, 22-31-Co.

NORTH CAROLINA—Cherokee County.

SUPERIOR COURT

E. A. Davidson, Trustee of Gartrell Dry Goods Company.

vs.

W. B. Gartrell.

NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

Let the defendant, W. B. Gartrell, take notice that an action entitled as above has been commenced against him in the Superior Court of Cherokee County, North Carolina, and a warrant of attachment has issued against his property. Plaintiff seeks to recover of defendant the sum of \$1,150.00 alleged to be due the plaintiff for goods, wares, merchandise, cash and other property of the Gartrell Dry Goods Company which the defendant converted to his own use and used to pay for shares of capital stock which he purchased from W. Christopher and others. And the defendant is required to appear before E. E. Davis, Clerk of the Superior Court of Cherokee County, at his office in the court house in Murphy on the 20th day of February, 1923, and answer or demur to the complaint. Said Warrant of Attachment is returnable at the same time and place above named.

This the 16th day of Jan., 1923.

E. E. DAVIS, Clerk, Superior Court Cherokee County

EXECUTION SALE

By virtue of an execution to me directed by the clerk of the Superior Court of Cherokee county in an action entitled "E. C. Sawyer doing business as Sawyer Automotive Equipment Company vs. A. T. Dorsey," I will at ten o'clock a. m. on Monday March 5th, 1923, at the court house door in the town of Murphy sell at public auction to the highest bidder for cash, the following described land, lying and being in the town of Andrews, Cherokee County, North Carolina:

Lots Nos. 1, 2, 22, 23, and 24, in Block "A" in the Wells and Boyd addition, to the town of Andrews, being situated on Junaluska street and Bristol Avenue, and being known as the Sisk Property, on which A. T. Dorsey now lives; but excepting that part of said lots which was al-

located to A. T. Dorsey as a homestead in this action; said action being recorded in the office of the Register of Deeds of Cherokee County.

Lot No. 50 in the Olinstead-Moore addition to the town of Andrews known as the Bowen lot. The property conveyed to A. T. Dorsey by D. S. Russell and wife by a deed recorded in Cherokee county in book 73 at page 11. Beginning on a stake on the north side of main street in the town of Andrews, at the southeast corner of N. S. 22, runs east with the south boundary line of main street 32 feet 8 inches to the line of Bryson's lot; thence with the line of Bryson's lot 7 feet and 8 inches to the beginning; thence south with the line of Bryson's lot 7 feet and 8 inches to the beginning; thence west with the line of Bryson's lot 7 feet and 8 inches to the beginning; thence north with the line of Bryson's lot 7 feet and 8 inches to the beginning. This the 17th day of Jan., 1923. W. P. ODOM, Sheriff Cherokee County, 25-41

NORTH CAROLINA—Cherokee County.

SUPERIOR COURT

E. A. Davidson, Trustee for Gartrell Dry Goods Co.

vs.

Warner Smith and W. B. Gartrell.

NOTICE OF LEVY AND SEIZURE IN GARNISHMENT

Let the defendants above named, Warner Smith and W. B. Gartrell, take notice that the Sheriff of Cherokee County has, under Warrant of Attachment issued in this case levied upon a certain note or debt, due to the defendant, Warner Smith, being balance due on a note executed by W. B. Gartrell to the Merchants and Manufacturers Bank of Andrews North Carolina, and secured by deed of trust executed to J. W. Walker, Trustee, dated March 14, 1918, and registered March 18, 1918, in Book 70 at page 22, the balance due on said note being the sum of \$1,000.00 said note having been assigned to said Warner Smith by said Merchants and Manufacturers Bank without recourse. And the said W. B. Gartrell is required to appear before E. E. Davis, Clerk of the Superior Court of Cherokee County, at his office at the court house in Murphy, on Monday, the 26th day of February, 1923, and answer upon oath what he owes the defendant Warner Smith and what property of the defendant he has in his hands and had at the time of serving the attachment, and to his knowledge and belief what effects or debts of the defendant there are in the hands of any other, and what person.

This the 16th day of Jan., 1923.

E. E. DAVIS, Clerk, Superior Court Cherokee County 25-41-TJH.

TRUSTEE'S SALE

By virtue of the power of sale contained in a deed of trust executed to the undersigned by Marion Adams for the purchase price of the land hereinafter described, conveying the lands hereinafter described in securing the payment of certain indebtedness therein described, and default having been made in the payment of said indebtedness and the holder thereof having demanded the foreclosure of said deed of trust according to the terms thereof, the undersigned trustee will sell on the 27th day of February, 1923, between the legal hours of sale, the lands conveyed in said deed of trust at the court house door in Murphy, Cherokee County, to the last and highest bidder for cash to satisfy the purchase money notes for same. Said piece or parcel of land more particularly described as follows:

In District No. 8, Beginning on a branch oak on John Picklesmith's line, run S. 88° 15' E. 100 feet and corner of Geo. Payne's land, and run a north direction with the line of John Picklesmith to a chestnut on top of a ridge; thence an east direction with the line of Geo. Payne's land to a rock corner; thence a west direction with V. M. Davis' line to a corner on Carter on Picklesmith's line; thence a north direction with Catherine Picklesmith's line to a juniper being the corner of George Payne's land; thence an east direction to a marked conditional line and being that of said Geo. Payne's line, to the beginning, containing fifty acres, more or less.

Said deed of trust was executed on the 27th day of December, 1920, and was duly recorded in Book 78, page 3, in the office of the Register of Deeds for Cherokee County.

This the 26th day of January, 1923.

F. O. CHRISTOPHER, Trustee, 22-31-POC.

Keener Monument Co.

J. S. KELNER, Manager

Tomotla, N. C.

Call or Write if You need a Monument

NOTICE OF EXECUTION SALE

By virtue of an execution to me directed by the Clerk of the Superior Court of Cherokee County, in an action entitled B. L. Johnson & Co. vs. A. T. Dorsey, I will, between the legal hours of sale, on Monday, March 26, 1923, at the court house door in Murphy, N. C., sell at public auction to the highest bidder for cash, the following described parcels of land, to-wit: Parcel No. 1, containing 100 acres, more or less, to satisfy said execution, and to-wit: Parcel No. 2, containing 100 acres, more or less, and interest, which the defendant in said action had in the town of Andrews and the following:

Parcel No. 1, containing 100 acres, more or less, to satisfy said execution, and to-wit: Parcel No. 2, containing 100 acres, more or less, and interest, which the defendant in said action had in the town of Andrews and the following:

Parcel No. 2, containing 100 acres, more or less, to satisfy said execution, and to-wit: Parcel No. 3, containing 100 acres, more or less, and interest, which the defendant in said action had in the town of Andrews and the following:

This the 23rd day of January, 1923.

W. P. ODOM, Sheriff, Cherokee County.

25-41-E. W.

By virtue of the power of sale contained in a deed of trust executed to the undersigned by Marion Adams for the purchase price of the land hereinafter described, conveying the lands hereinafter described in securing the payment of certain indebtedness therein described, and default having been made in the payment of said indebtedness and the holder thereof having demanded the foreclosure of said deed of trust according to the terms thereof, the undersigned trustee will sell on the 27th day of February, 1923, between the legal hours of sale, the lands conveyed in said deed of trust at the court house door in Murphy, Cherokee County, to the last and highest bidder for cash to satisfy the purchase money notes for same. Said piece or parcel of land more particularly described as follows:

In District No. 8, Beginning on a branch oak on John Picklesmith's line, run S. 88° 15' E. 100 feet and corner of Geo. Payne's land, and run a north direction with the line of John Picklesmith to a chestnut on top of a ridge; thence an east direction with the line of Geo. Payne's land to a rock corner; thence a west direction with V. M. Davis' line to a corner on Carter on Picklesmith's line; thence a north direction with Catherine Picklesmith's line to a juniper being the corner of George Payne's land; thence an east direction to a marked conditional line and being that of said Geo. Payne's line, to the beginning, containing fifty acres, more or less.

Said deed of trust was executed on the 27th day of December, 1920, and was duly recorded in Book 78, page 3, in the office of the Register of Deeds for Cherokee County.

This the 26th day of January, 1923.

F. O. CHRISTOPHER, Trustee, 22-31-POC.

Sylvia

We are very sorry that Lewis and Mae Mathey were called home on account of the illness of their grandfather, Mr. L. H. Mathey. We hope him a speedy recovery and also Lewis and Mae's return to school.

Robert Adams is dead at Prof. Logan. He wants robes suspended every day since Annabelle Davis has arrived.

Cherokee County C. has a new membership of 1100. Send some more students. We will make room for them.

Vernon Dockery was fixing to write his Grandview girls but to his misfortune his laundry bill came due and he had to postpone his writing on account of not having enough money to pay for his laundry and write too.

Quinton Lovingood has lost the use of the sixty-five frowning muscles and is developing the thirteen that make smiles. Guess he will be laughing before long.

James Swann doesn't know when he has his hair combed. He broke his mirror.

Kermit Lovingood is laughing all the while. He received a letter from his best girl recently.

Bertha Lovingood hit lucky. Got her a follow the first time rules were suspended. Didn't surprise us one bit.

Billard Lovingood has raised his voice trying to wake Ernest Adams up in the morning.

Mr. Loren Davis missed his breakfast the other morning? Wonder why? Sleeping on the job?

Ralph Adams visits S. C. L. every Sunday in hopes that rules will be off.

If you are hungry for grits and gravy, see Annie Lovingood.

A RESOLUTION

WHEREAS, Our pastor, Rev. W. N. Cook, has seen fit to tender his resignation as pastor of this church, thereby resigning as pastor of the B. Y. P. U.; and

Whereas, To express our gratitude and appreciation for the guidance, encouragement and interest shown by him in the welfare of our young people; and

Whereas, We regret very much that they are leaving us; therefore, BE IT RESOLVED, That we, the B. Y. P. U. in regular meeting assembled, extend Bro. Cook and family our sincere appreciation for the encouragement, work, and faithful service fostered while in our midst; and

Be it Resolved, further, That we regret very much to see them leave, but pray God's richest blessing upon them in their new home, and wherever they may go; and

Be it Resolved, further, That our appreciation be expressed to write the B. Y. P. U. at Low-Cly, commending Bro. Cook and family to the Union there; and

Be it Resolved, further, That a copy of these resolutions be spread in the minutes of this union, a copy furnished Bro. Cook, and a copy furnished The Cherokee Scout for publication.

Unanimously adopted this 28th day of January, 1923.

NOTICE—Have some good work stock, mules, horses, and hogs. Will sell cheap or would trade for a good one-ton Ford truck. FRANK D. DICKEY.

Catarrh Cannot Be Cured with LOCAL APPLICATIONS, as they cannot reach the seat of the disease. Catarrh is a local disease, greatly influenced by constitutional conditions, and in order to cure it you must take an internal remedy. Hall's Catarrh Medicine is taken internally and acts thru the blood on the mucous surfaces of the system. Hall's Catarrh Medicine was created by one of the best physicians in this country for years. It is composed of some of the best tonic blood purifiers. The perfect combination of the ingredients in Hall's Catarrh Medicine is what produces such wonderful results in catarrhal conditions. Send for booklet free. F. J. CHENEY & CO., Props., Toledo, O. All Dealers. Ask's Family Pills for constipation.

CHAMBERLAIN'S COUGH REMEDY FOR THE RELIEF OF Coughs, Colds, Croup WHOOPING COUGH, HOARSENESS BRONCHITIS -SOLD EVERYWHERE-