

LEGAL ADVERTISEMENTS

NOTICE OF SALE

Whereas, J. M. Lee, on the 7th day of January, 1925, executed to the undersigned trustee a certain Deed of Trust on the lands hereinafter described to secure the indebtedness therein mentioned and due and payable to J. A. Puett and A. S. Shook, which Deed of Trust is registered in Office Register of Deeds, Clay County in Books of Mortgages "I" page 454 et seq; and whereas, default has been made in the payment of the indebtedness by said Deed of Trust secured and the power of sale therein contained has become operative; and whereas, the beneficiaries of said Deed of Trust have demanded that the Trustee exercise the power of sale;

Now, therefore, under and by virtue of the power and authority in me vested by the above mentioned Deed of Trust, I will on Monday, the 1st day of June, 1925, at one (1) o'clock P. M. at the court house door in Hay-essville, Clay County, North Carolina, sell for cash, to the highest bidder, the following described real estate in Clay County, North Carolina, to-wit: Being a certain tract or parcel of land described in a deed from William Brown and wife to J. M. Lee and wife, and being the parcel of land on which said J. M. Lee and wife, lives, lying on the waters of Gum Log Creek, said deed bearing date of August 25th, 1924 and registered in Deed Book "Z" page 499 et seq, reference to which is hereby made for more complete description.

This the 30th day of April, 1925.

GUS. W. FRANKS,

Trustee.

(33-4t-A&G)

NOTICE OF SALE OF LAND BY TRUSTEE

By virtue of authority vested in the undersigned in a certain deed in trust, which was executed on 29th day of October, 1921, to secure the sum of One Hundred Dollars, purchase money for the land hereinafter set out, default having been made in payment, I will on the 6th day of June, 1925, at the Courthouse door in Murphy, at 9 a.m., offer to the highest bidder for cash the following described property, to-wit:

Town Lots No. 34 and 35 in Olmstead Morrow Addition to Town of Andrews.

Said deed in trust is registered in office of Register of Deeds for Cherokee County in Book 74 at page 195, given by Adam Mooney to L. E. Bayless, Trustee.

This May 5th, 1925.

L. E. BAYLESS, Trustee

NORTH CAROLINA—Cherokee County Superior Court.

D. M. Bright

vs.

T. J. McDonald.

Notice of Action and Summons by Publication.

To the above named defendant, T. J. McDonald:

You will take notice that an action entitled as above has been instituted by the above named plaintiff, D. M. Bright, for the recovery of Five Hundred Dollars, due by contract for services performed by said Bright for and in behalf of the said T. J. McDonald, which resulted in a sale of the stock of said McDonald in Hiwassee River Lumber Company to W. H. Tunis and which said services were of the value of five hundred dollars, and which the said T. J. McDonald agreed to pay. You are notified that you are required to appear and answer or demur to the complaint which will be filed on or before the 13th day of June, 1925, at the office of the undersigned in Murphy, N. C. and that if the said defendant fails to appear and answer the complaint on the return day of the summons, viz. June 13th, 1925, or within the time thereafter allowed by law, the plaintiff will apply to the court for relief therein demanded.

You are further notified that a writ of attachment has issued against the property of the said T. J. McDonald returnable June 13th, 1925, before the undersigned at office in Murphy, N. C.

This May 7th, 1925.

E. E. DAVIS

Clerk of the Superior Court,

Cherokee County

(46-4t-Pd)

NOTICE

To Miss Alice Conley and C. W. Conley, and to whom it may concern:

This is to notify you that the undersigned has been assigned to two Tax Sale certificates by Cherokee, N. C. for value on the 2nd day of September 1924 for the year of 1923 including the cost total of \$22.98 on one town lot in the town of Andrews, Cherokee County, N. C. known as the Alice and G. W. Conley lot. That

you both are hereby notified that on and after the 3rd day of September 1925 that the undersigned will apply to the Tax Collector and Sheriff of Cherokee County for a deed to said lot.

This the 4th day of May 1925.

JOHN GREGORY,

Assignee

(40-3t-MC)

NOTICE TO CONTRACTORS

The Cherokee County Road Commission will, at their office in the town of Murphy, N. C., on Monday June 1st, at 10 o'clock a. m. central time receive bids for the construction of a highway in Beaverdam Township, beginning at what is known as the Union Gap on the Tennessee state line and extending to the Appalachia Road near Schuler's Creek, a distance of approximately three miles. Bids will be received for both classified and unclassified work. For information apply to H. D. Smith, engineer in charge, Murphy, N. C.

The Commission reserves the right to reject any and all bids.

This 18th day of May, 1925.

—CHEROKEE COUNTY ROAD COMMISSION.

(41-2t-RC)

NOTICE TO CONTRACTORS

The Cherokee County Road Commission will, at their office in the town of Murphy, on Monday, June 1st, 1925, at 10 o'clock a. m. central time receive sealed bids for the construction of a highway beginning on the Notla-Shook Creek road at Dismore Branch, and extending to the Hot House Township line, and being a part of what is known as the Hot House Road in Notla Township, containing approximately four miles.

Bids will be received for both classified and unclassified work. For information apply to H. D. Smith, Engineer in charge, Murphy, N. C.

The Commission reserves the right to reject any and all bids.

This 18th day of May 1925.

—CHEROKEE COUNTY ROAD COMMISSION.

(41-2t-RC)

CASH For Dental Gold

Platinum, Silver, Diamonds, magneto points, false teeth, jewelry, any valuables. Mail today. Cash by return mail.

Hoke S. & R. Co., Otago, Mich.

NOTICE OF SALE UNDER DEED OF TRUST

Whereas, on the 15th day of September 1922, the Marciver Mining Company, a corporation, made, executed and delivered a certain deed of trust to D. Witherspoon, as Trustee, conveying the properties hereinafter described, as security for the payment of certain indebtedness evidenced by notes due to Virginia Iron Coal & Coke Company, to W. T. Griffiths and to Merchants & Manufacturers Bank of Andrews, N. C., as more fully appears in said deed duly recorded in the office of the Register of Deeds of Cherokee County, North Carolina, in Book No. 80, at page 131 et seq.

And whereas, default has been made in the payment of the various notes secured by the terms and provisions of the said deed of trust, and the holders of the notes have requested the undersigned trustee to foreclose the said deed of trust and execute the power of sale therein contained, for the purpose of paying and discharging the indebtedness of the aforesaid:

Now therefore, under and by virtue of the provisions and power of sale contained in the deed of trust above recited the undersigned trustee will, for the purpose of satisfying the indebtedness secured thereunder, offer for sale at public outcry to the highest bidder for cash on Tuesday, June 30th, 1925, at 11 o'clock A. M. at the court house door in Murphy, N. C., the following property conveyed by the deed of trust aforesaid, to-wit:

FIRST PARCEL: All the mineral interest in Tract No. 41 in District No. 7, described and set out in a deed from Clyde H. Jarrett, Commissioner, to S. E. Cover dated April 16th, 1917 and registered in the office of the Register of Deeds for Cherokee County on April 30, 1917, in Book No. 69 at page 30, to which reference for fuller particulars is hereby made, the grant for said land being No. 807, dated December 5th, 1848 and registered in said office in Book D, page 259;

ALSO the right of conveying water from and over tract No. 42 in said District as per deed from Myra Holland to S. E. Cover dated September 17th, 1917, and registered in

said office September 28th, 1917, in Book 60, page 225;

ALSO all tools and mining equipment, including water lines, tram roads and equipment;

ALSO all rights in a lease for tram roads from the mine to the side track of the Andrews Lumber Company's railroad through Tract No. 49 in said district;

ALSO all its rights in a lease from D. A. Williams for the tram road and side track above mentioned;

ALSO all mining privileges now owned by said party of the first part in and to the said tracts of land, or either of them, the aforesaid property rights and privileges being the same that were conveyed to Griffith, Middleton & Co., a partnership composed of W. T. Griffith, C. C. Middleton and Charles W. Ray, by deed from S. E. Cover and R. S. Porter and their wives, dated October 29th, 1918, and recorded in Cherokee County on November 14th, 1918, in Book 71 at page 124.

SECOND PARCEL: All of the following described tract of land beginning on a black on the east side of Bristol road, corner said to be Southwest corner or stake corner of the Dower Tract, runs thence with the meanders of the Bristol Road N. 29 1/2 E. 3 chains, N. 41 E. 40 chains, N. 51 E. one chain and 80 links to a small white oak, N. 61 1/2 E. one chain and 40 links to a stake in the line of the wire fence; thence leaving the road runs E. one chain, 8 links to a stake; thence S. 44 E. 2 chains and 80 links to a sweet gum on the west bank of Paint Creek; thence running down said creek with its meanders N. 66 E. one chain and 30 links to a point, N. 62 E. one chain to a point, N. 52 E. one chain to a point, N. 47 E. one chain to a point, N. 37 E. one chain and 38 links to a point, N. 19 E. 3 chains to a stake on the east side of the creek; thence N. 47 1/2 E. 2 chains and 20 links to a stake in the line of the fence; thence N. 68 E. 2 chains and 7 links to a walnut; thence N. 66 E. 12 chains 9 links to a stake on the edge of an old road; thence S. 41 E. 2 chains 78 links to a stake in the line of the fence in the west boundary of No. 40; thence S. with the E. boundary of No. 40 to a stake in the S. E. corner of the Dower tract; thence W. 33 chains to the place of beginning, containing—acres more or less with the exception of the tract sold to T. J. Bristol on the 11th day of October 1917, and the description of that tract or parcel sold to T. J. Bristol is hereby excepted and the boundaries for same are as follows:

Beginning on the black oak on the east side of Bristol road, corner said to be the southwest corner or stake corner of the Dower Tract, runs thence with the meanders of the Bristol Road N. 29 1/2 E. 3 chains E. 3 chains, N. 41 E. 4 chains, N. 51 E. 2 chains, N. 44 E. one chain and 80 links to a small white oak, N. 67 1/2 E. one chain and 40 links E. to a stake in the line of the wire fence; thence leaving the road runs E. one chain and 8 links to a stake, thence S. 44 E. 2 chains and 80 links to a sweet gum; thence S. 29 E. 8 chains 12 links to a stake corner on top of the ridge in the east and west line of No. 40; thence W. with the line of the Dower Tract to the place of beginning containing four and one-half acres, more or less, the aforesaid being the land conveyed by said Griffith, Middleton & Co. by a deed from R. S. Porter and wife dated January 23rd, 1919, and registered in Cherokee County, North Carolina on March 15, 1919, in Book 71, at page 282.

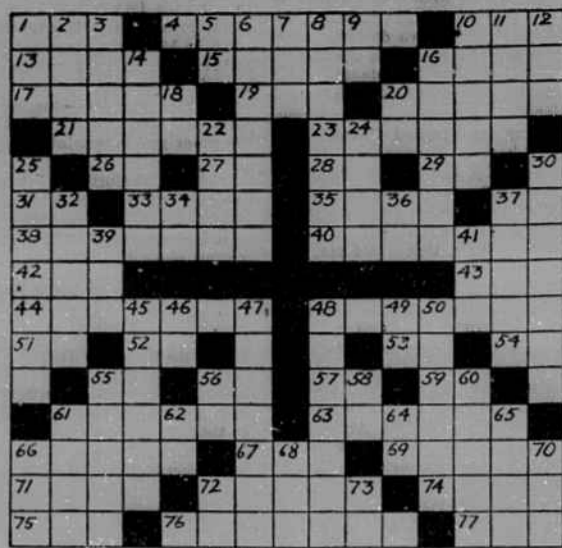
THIRD PARCEL: All the buildings, structures, engines, machinery, tools, railways, tramways, cars, apparatus, equipment, appliances and improvements of every kind and character situate upon or about the property above described owned at the date of the deed of trust above mentioned or thereafter required by the Marciver Mining Company and used by it in and about the prosecution of its mining business together with all additions thereto and extensions thereof.

This 29th day of May 1925.

D. WITHERSPOON, Trustee.

(42-4t-dw)

Weekly Cross-Word Puzzle



- 1—Cover
4—Extreme, thoroughgoing
10—Bovine
15—Brush made of straws
16—Issue in a stream
17—Sing
20—Small velvety flower
21—Fur-bearing animal
22—Straight
23—Luteicum (chem. sym.)
27—All right (abbr.)
28—Yrks meaning not
29—Exclamation
31—Preposition
32—Tear down
37—Note of musical scale
38—One who raises
40—Son of Aegaeus
42—Meadow
43—Establish (abbr.)
44—Made of clay
45—To repel
51—Preposition
52—Note of musical scale
53—Boy's name
54—265 days (abbr.)
55—Mother
56—Correlative of either
57—A couple (abbr.)
59—Tantalum (chem. sym.)
61—Countries washed by the Mediterranean
63—To declaim
66—Burdened
69—Struck
72—To set up
74—At another time
75—Beverage
77—Terminate

- 1—Flaying
2—Pertaining to the foot
5—Hebrew month
6—One who intibes
7—Small particle
8—Pipe for protecting electric light wires
8—Part of "to be"
10—Kind of sea shell
11—To put out
12—Crooked
14—Source of joy
18—Lichoidly
23—Not mud or slime
24—Part of a foot
25—Vivid representation
26—Superiority in competition
32—Equal with
34—Seen in every newspaper
36—Old English (abbr.)
37—Overance
39—Part of head
41—Snake-like fish
45—To journey
47—To nourish
48—Restrain
49—Father
50—Last syllable of any word
55—Means through which anything may be advertised
56—Preposition
58—Regarding
60—To appease
62—Indefinite article
64—Christian Scientist (abbr.)
65—English school for boys
66—Allow
70—Terminus
72—Land measure
73—Early English (abbr.)

Solution will appear in next issue.

Answer To Last Week's Cross-Word Puzzle

CALLIOPE HARBOR
ECO DUO PIT PERE
NO AIR BED PEN
T TWO LUG TAN E
EM ECLAT THRONG
RAQ YOU SIR BOA
RID BROILER DD
H BOW E M WET E
AB TRELLIS DRY
SAC INS LAD YOM
BRUINS RAPID NO
E ERG FUR NOD T
ENE CAT ONE ST
NEO ION LEE PAL
STRING MARRIAGE

NORTH CAROLINA—Cherokee County, in the Superior Court.

J. K. Stover vs. Elaska Stover.

NOTICE.

The defendant, above-named, will take notice that an action entitled as above has been commenced in the superior court of Cherokee County for the purpose of dissolving the bonds of matrimony now existing between plaintiff and defendant upon the grounds of adultery; and the said defendant will further take notice that she is required to appear before the clerk of the superior court at Murphy, N. C., at his office in the court house on or before the 7th day of July, 1925, and answer or demur to the complaint in said action or the plaintiff will apply to the court for the relief demanded in the complaint.

This June 2nd, 1925.

E. E. DAVIS, Clerk,

Superior Court, Cherokee County.

(43-4t-pd)

NOTICE.

To whom it May Concern:

That at the next regular meeting of the Board of County Commissioners, Cherokee County, N. C., in July, 1925, the Board will consider whether or not it will make an order declaring the Stock Law to take effect in the following boundary of part of Beaverdam Township, Cherokee County, N. C., which was voted on on the — day of — 1924, and the declaring of the same being continued by the old board and not definitely determined:

Cherokee County, North Carolina. Viz., It being for Brownhill precinct, of Beaverdam Township, Cherokee County, North Carolina.

All persons who are in favor of the declaring the stock law to be in force or opposed to it being in force or interested of stock law in the said bound

URGES FARMERS TO CO-OPERATE

Owen D. Young Also Thinks Power Companies Must Study Problems of the Farms.

MANUFACTURERS MUST HELP

Farmers who will open-mindedly co-operate are necessary to bring to pass electricity on the farm, according to the conviction of Owen D. Young, chairman of the board of directors of the General Electric Company.

So are power companies which will study the farmer's problems in an honest attempt to solve those problems electrically. And so are manufacturing concerns which will develop electrical farm machinery, without which the farmer cannot hope to use electric power to advantage.

Mr. Young discussed the obligations of all three of these groups in an address before a joint conference of farmers and power company representatives of New York state. His



OWEN D. YOUNG

Chairman Board of Directors, General Electric Co.

remarks, summarized, were as follows, speaking first of the farmer: "The farmer, above all else, must be interested in his business. He must be open-minded, and hungry to find new methods by which he may make his undertaking both more pleasant and more profitable. Pride in the advancement of his business, and the initiative to advance, are essential."

Farm Owners to Be Leaders

"Leadership must come from the men who own and live on their farms and take pride in their business. I am happy to say that this class yet remains as the great backbone of America. Whether one speaks economically, socially, or politically, they are the anchorage of this country."

"The farmers should insist upon the study of identification by their agricultural schools and colleges, by their farm organizations, and require a constant and unending publicity of the results of such studies through their farm journals. They should welcome study by the power companies and manufacturing companies and should co-operate with them to work out practical plans to get effective results. Co-operation Among Farmers Needed."

"The farmer is too much of an individualist to be a good co-operator. He must learn to co-operate if he is to get electric service."

"To sum up, I ask the farmer to show the same initiative in the development of his business that the manufacturer does. I ask him to be open-minded as to new methods and to show a readiness to abandon the old."

"I ask him to learn to co-operate with his neighbors for their mutual benefit, as well as to act individually on his own account. I ask him to exert both economic effort and his political influence to create such favorable conditions for the supply of electric service as to insure proper results."

"Taking up next what the power companies' attitude and policy should be toward farm electrification, Mr. Young said that the time has come when these utilities should now give special attention and study to agricultural problems and to ways and means of furnishing agricultural service. They should create agricultural departments with men who not only know the electrical business, but who also know the farming business."

"It will not do," said Mr. Young, "for the electric power companies to send men to the farms who do not know on which side of the stanchions to install a milking machine. One reason why the farmer has not been open-minded is because the people who have been trying to get him electric service have really known nothing about his needs."

Manufacturers' Job Too Regarding the electrical manufacturer, Mr. Young had the following to say:

"The manufacturer has not yet met, by sufficient expenditure of energy or money, the problem of the farmer. Without electrical machinery adapted to farm use, the farmer can not extend the use of electricity to his profit."

Babies Love It

For all stomach and intestinal troubles and disturbances due to teething, there is nothing better than a safe Infants' and Children's Laxative.

Mrs. Winslow's Syrup

WEHUTTY

The Sunday School convention held at Liberty Church Saturday and Sunday was well attended and all seemed to enjoy the interesting talks that were given, also the singing and last but not least, the nice dinner was spread free for all.

Mrs. E. G. Stalcup and children, Jean and Edna Ernestine of Etowah have been visiting her mother, Mrs. J. R. Wilbur of this place the past week.

Mr. and Mrs. James Robinson of Copperhill spent Saturday night with their mother, Mrs. Martha Robinson.

Mr. O. L. Terrence and family of Athens, Tenn. are visiting relatives here for a few days.

Miss Edith Wilbur who has been attending school at the Grayville Academy, Grayville, Tenn. returned home last week after spending a few days with her sister, Mrs. E. G. Stalcup of Etowah, Tenn.

CHICHESTERS PILLS

DIAMOND BRAND Refuse all Substitutes. Beware of Counterfeits. Ladies! Ask your Druggist for CHICHESTER'S DIAMOND BRAND PILLS in Red and Gold metallic boxes, sealed with Blue Ribbon. TAKE NO OTHER. Buy of your Druggist and ask the CHICHESTER'S DIAMOND BRAND PILLS for twenty-five years registered as Best, Safest, Always Reliable. SOLD BY ALL DRUGGISTS EVERYWHERE TESTED.