

LEGAL ADVERTISEMENTS

**NORTH CAROLINA,
CHEROKEE COUNTY**
In the Superior Court.
Nettie Dickey

vs.
G. A. Dozier
PUBLICATION

Let the defendant, G. A. Dozier, take notice that an action entitled as above has been commenced against him by Nettie Dickey for the recovery of \$500 due as unpaid rents on the Dickey Hotel in Murphy, as set out in her complaint on file in the Clerk's office, and that an alias summons has issued in this action, returnable before the Clerk of the Superior Court of Cherokee County, at his office in the Courthouse on the 1st day of December 1925, when and where said defendant is hereby notified to appear and answer the complaint, or the relief prayed by plaintiff will be granted.

Said defendant is further notified that a warrant of attachment has issued in said action and has been duly levied on a debt due by E. E. Smith and another due by Hattie Axley, and also on a quantity of household furniture and supplies and bedding left in the Dickey Hotel, as shown by the return of the sheriff to said warrant of attachment, which will be sold in due course of law, and that said warrant of attachment has been returned after service thereof. This Nov. 2, 1925.

E. E. DAVIS
Clerk Superior Court
(13-41-D)

NORTH CAROLINA—Cherokee County.
To A. M. Simonds, Entry Taker for Cherokee County:

The undersigned W. H. Woodbury, Buncombe County, North Carolina, enters and lays claim to the following described piece or parcel of land in Beaverdam Township, Cherokee County, State of North Carolina, the same being vacant and unappropriated land, and subject to entry, viz:

On the headwaters of Bell Creek, a prong of Beaverdam Creek, beginning on the Southwest corner of Entry No. 951, Grant No. 2973, and runs with its line to the Southwest boundary of preemption No. 521 Grant No. 1301; then with the line of said preemption to the North Carolina and Tennessee state line; then with said state line and various courses so as to include all the vacant land to the beginning, containing sixty acres, more or less, by estimation.

W. H. WOODBURY,
Entered this 27th day of October, 1925.

Notice is hereby given that a warrant of survey will be issued to the

above named party on or after the 26th day of November, 1925, for the above described property, if there is no protest filed in this office on or before said date.

A. M. SIMONDS,
Entry Taker for Cherokee County.
(12-4t-w)

ADMINISTRATORS NOTICE
State of North Carolina
Cherokee County.

Having qualified as administrator with the Will Annexed of the Estate of Nathan A. Carter, deceased, late of Cherokee County, North Carolina this is to notify all persons having claims against the estate of the said deceased to exhibit them to the undersigned at my home and residence on Wolf Creek, Hot House Township, Cherokee County, N. C. on or before the 27th day of October 1926 or this Notice will be pleaded in bar of their recovery. All persons indebted to the said estate will please make immediate payment.

This the 27th day of October 1925.
J. M. SIMONDS
Administrator with the Will Annexed of Nathan A. Carter, (deceased) late of Cherokee County, N. C. (12-6t-jms.)

BOARD OF COUNTY COMMISSIONERS

At a meeting of the Board of County Commissioners in the Court House in Murphy, N. C. there was presented to the Board a Petition asking for election in certain territories in Murphy Township, the Board duly ordered the election and after the return found that the majority voted in favor of said stock law territory. Therefore it is ordered that said territory heretofore described, namely:

beginning on Valley River at the place where the Township lines between Murphy and Valleytown townships cross same and on the Westerly side thereof and running down said river to its mouth at Hiwassee River; thence down said river to the line of the Stock Law District known as the Bates Creek Stock Law District; thence with the line of said stock law district to the top of the dividing mountain range between Owl Creek and Valley river; thence with the top of said divide a Northerly direction to the Valleytown Township line; thence with Valleytown Township line to the place of beginning;

This boundary has recently voted on stock law and the majority voting in favor of stock law. Therefore it is adjudged that said territory shall be stock law territory from and after January 1st, 1926 and it shall be unlawful for any person, corporation or firm to allow any horse,

mule, cattle, sheep, hogs or any other stock of any kind to run at large in the above mentioned territory from and after the 1st day of January, 1926.

T. W. AXLEY
Chairman Board of County Commissioners.

A. M. SIMONDS
Ex-Officio Clerk to Board of Commissioners.

Be It Unanimously Ordained by the Board of Commissioners of the Town of Murphy:

Sec. 1. That it shall hereafter be unlawful for any person, firm or corporation, to dig any hole or make any excavation in any of the public streets of the Town of Murphy for the purpose of connecting with any of the sewerage or water mains of the town except under the following rules and regulations, to-wit:

Such person shall make application in writing to the Board of Commissioners of the Town of Murphy setting forth in his application the name of the street where the connection is desired to be made, the place on said street where the connection with the sewerage or water mains is sought to be made, the size of the pipe proposed to be laid and other details thereof, and when the said connection is desired. The Board of Commissioners shall thereupon cause an estimate of the cost of making such connection to be prepared by some competent engineer, and shall notify the person desiring to make such connection of the contemplated or estimated cost thereof, and such person shall deposit such sum with the Treasurer of the Town of Murphy. The Board of Commissioners shall then cause said connection to be made in a workmanlike manner and in such manner as to leave the streets of the Town in as near as possible the condition before said connection was made, and the entire cost of making such connection shall be paid from the sum deposited for said purpose, as aforesaid, and any excess shall be returned to the person desiring to make the said connection with the sewerage or water mains.

2. It shall be unlawful for any person, firm or corporation to dig or make any excavations in the streets of the town, for any purpose, except as herein provided for sewerage and water connections, and in the manner as herein provided, unless permission to do so has theretofore been granted by the Board of Commissioners of the Town of Murphy under such reasonable rules and regulations as the said Board may prescribe.

3. That this ordinance shall go into effect immediately after its publication in one issue of the Cherokee Scout, a weekly newspaper published at Murphy, N. C.

4. Any person, firm or corporation violating any of the provisions of this ordinance shall pay a fine of Fifty Dollars.

NOTICE
The Board of County Commissioners of Cherokee County, N. C. will until one O'clock P. M. on the 8th day of December 1925 at their Office in Murphy, Cherokee County, N. C. receive sealed Bids for Cherokee County's Interest in the Fair Grounds, buildings and fixtures in Murphy, Cherokee County reserving the right to reject any and all bids.
This Nov. 9th 1925.
T. W. AXLEY
Chairman of the Board County Commissioners.
(2t-co.)

MARBLE
Mrs. Ruby (nee Lovingood) Arrowood has returned from the hospital at Asheville, well of appendicitis.

Miss Inez Johnson—Andrews highschool pupil from Marble, is sick with mumps; while her sister, Miss Willie, is unable to attend school on account of an aggravated attack or rheumatism.

A number of Marble and vicinity folks attended Murphy court.

Miss Bessie Barton is home from her school.

Prof. W. K. Johnson visited Murphy and Peachtree last Saturday.

"The rain, it raineth on both the just and unjust fellows; but mostly on the just, for the unjust hath taken the just's umbrellas."

Well, at Marble regardless; but a number of our wells are dry just the same.

**FOLK SCHOOL LOCATED
IN BRASSTOWN SECTION
OF THE COUNTY**

(Continued from page 1)

The Brasstown Community are donating about seventy-five acres of land, a quantity of lumber, stone, logs, wood, labor and teams. Work will begin on the first building as soon as plans can be drawn. Outside support will be received from the Home Mission of the Northern Presbyterian, the Congregational and the Episcopal Churches with the other church boards lending their moral support.

The school is for mature people between the ages of eighteen and thirty. It will seek to develop a community consciousness and awaken and enliven the people and out of it is hoped that better social and economic conditions will grow. A demonstration farm will be conducted along with the school, which will be in charge of a Danish farmer. The county agents of Cherokee and Clay Counties and the citizens of Murphy and Hayesville are cooperating in the establishment of the school.

Mrs. Campbell and Miss Butler will take up their residence on the site of the school just as soon as a temporary house can be put in order. Application for a charter for the school will be made right away and deeds for the property will be drawn. As soon as these preliminary steps have been taken work will be begun on the first of a group of a half dozen or more buildings, all of which however, will not be built right away. The buildings will include a classroom building, dormitories for men and one for women, a museum, dairy barn, poultry houses, etc. Dairying, poultry raising, and fruit growing will be begun on the demonstration farm early in the spring. The cultivation of crops found to do best in the section will also be carried on the farm.

The school is named for the late John C. Campbell who loved, worked with and so well understood the mountain people as shown in his book "The Southern Highlander in His Homeland." Mr. Campbell had in mind such a school but the war prevented his studying in Denmark. Upon his death a few years ago Mrs. Campbell assumed his work and this school is a culmination of an investigation extending over several years by Mrs. Campbell and Miss Butler. The work of the school will be watched by educators all over the country.

Mrs. Mary Bennett and children of Proctor, is visiting her father, Mr. Hall. Mr. Bennett came later.

Mr. Dick Wilson was hurriedly called last week to his son's, Harrison Wilson, Graham County, on account of an attack of diphtheria in Harrison's family and the death of one child.

Young Mr. Bayless Dockery, now of Winston-Salem, is visiting father, and mother for two weeks. Bayless name was originally Baylus, after Dr. Cade a former Murphy pastor but he changed his name to Bayless and says that he'd rather be banker than preacher. Bayless is a fine young fellow, and we rejoice that he, too, is making good.

The Commissioners have discontinued the county agent, or demonstrator. Whether this is wise or otherwise, this deponent sayeth not; it few people know that we have had an Agent. Whether his fault or ours, we know not, but we think that the people generally regard his position a fat job at the people's cost and of no benefit to the people.

Mr. Odell Hall, depot agent at Topton, another of Mr. John Hall's children, spent the week-end with father at the Marble home.

Notwithstanding we have so much rain—it raining hard Wednesday night and all day Thursday (12) Saturday afternoon and Saturday night (14th) a woods fire raged on the Welsh Creek mountains.

**How Doctors Treat
Colds and the Flu!**

To break up a cold overnight, to cut short an attack of grippe, influenza, sore throat or tonsillitis, physicians and druggists are now recommending Calotabs, the purified and refined calomel compound tablet that gives you the effects of calomel at salts combined, without the unpleasant effects of either.

One or two Calotabs at bedtime with a swallow of water—that's all! No salts, no nausea nor the slightest interference with your eating, work or pleasure. Next morning your cold has vanished, your system is thoroughly purified and you are feeling fine with a hearty appetite for breakfast. Eat what you please,—no banter.

Get a family package, contains full directions, only 25 cents. At an drug store.

Yes, we have law a plenty against burning the woods; but like the law against dynamiting the river for fish—and The Board of Health dog laws—nobody pays any attention to it. But the Lord is better to us than we are to ourselves: He sent rain Sunday morning and put-out the fire.

Mrs. Maggie Palmer was successfully operated upon Saturday for bladder trouble; and is reported to be doing well at the Bryson City hospital. Mrs. Willard Lovingood was also operated for appendicitis. She is said to be suffering with fever of a serious kind, and is not reported to be doing at-all well.

We were sorry to hear that disorderly boys broke up the Maltby meeting. Parents are now reaping the fruits of abandoning the use of the withe.

The County Board of health have enacted another "Confine log law." To pass these laws and not enforce them causes the folks to lose respect for the Board of health—that is, if they had any respect left after the ludicrous failure to even attempt to enforce the former such law. Nobody paid any attention to that order; nobody will pay any attention to this—is this scribe's opinion.

Mrs. John F. Palmer was taken to the hospital last Saturday; after a protracted suffering of six or eight weeks. Mrs. Willard Lovingood also. Both patients going to a Bryson City hospital. Later. Mrs. Palmer is expected home from the hospital today—the 17th. Mrs. Lovingood is doing well, also.

(Items Overlooked Last Week)
Revs. Truett, Hogan, and Robert Baker began a meeting last Sunday afternoon in the Maltby School House. Hard of Prof. Marshall Moore's School. "Enough of a good thing is enough." This correspondent does not believe that the public school ought to be broken into in such ways.

While the young minister, Rev. Robert Barker, was preaching in the Maltby school house last Sunday afternoon, (No. a nobody) nobody outside ran his car off into the woods. What won't the devil and some of his nobody-folks do? Don't lay too much on the little boys.

Mrs. Dick Wilson returned Monday from two weeks visit among old home folks in Graham County, and reported an enjoyable visit.

The Regal Marble Company, operating the Lovingood Quarry one and one half miles above Marble (called Coalville), has layed off half of their men. This is hard indeed on the men, who have worked there all spring and summer and have no other expectations for a livelihood.

Farmers of Montgomery bought 35,000 pounds of vetch seed cooperatively and sold 52 head of demonstration-fed hogs in September, states County Agent A. R. Morrow.

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For Further Information Apply to
JOHN ODELL or J. J. KEARNS
Murphy, N. C.

THE SOUTHERN SERVES THE SOUTH

Will the South join in financing its own railroad needs?

Southern capital is being invested in many new enterprises along the lines of the Southern Railway System.

An even greater gain in production and prosperity in the South in the next ten years than was witnessed in the last ten seems inevitable.

But industry can expand no faster than the railroads that bring fuel and raw materials, and carry the finished products to the markets of the country. Money must be invested in railroads as well as factories, if industry is to be efficiently served.

That much of this new railroad capital should come from the South itself seems a natural result of the growing investment wealth of the South.



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