NOTICE

North Carolina, Cherokee County. In The Superior Court. T. M. Taylor, Plaintiff,

Emma Taylor, Defendant.

Emma Taylor, Defendant.

The defendant Emma Taylor, above named will take notice that an action entitled as above has been commenced in the Superior Court of Cherokee County, N. C., and the purpose of said action is to obtain an absolute divorce from the bonds of matrimony on statutory grounds. The defendant will further take notice that she is required to appear before the Clerk of the Superior Court of Cherokee County, N. C., at his office in Murphy and answer or demur to the complaint of the plaintiff now on file in my office on or before the 24th day of March, 1927, or the court will grant the relief demanded in the Complaint. grant the Complaint.

This 22 day of February, 1927. P. C. HYATT,

Clerk of the Superior Court. (29-4t-\$1 pd)

UNITED STATES OF AMERICA IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA AT ASHEVILLE, NO. 682 AT LAW. United States of America vs.

UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA
AT ASHEVILLE, NO. 682 AT LAW. United States of America
vs.

1,188.65 Acres of Land in Cherokee County North Carolina; Hiawassee Lamber Company et al; 47.09
Acres of Land in Clay county. North Carolina, J. J. Wood et al. NOTICE TO BE PUBLISHED
TO—
W. A. Hayes, deceased, heirs at law, whose names and residences are unknown; N. E. Hayes, deceased, heirs at law, whose names and residences are unknown; A. E. Hayes and wife, Hayes, Cherokee County, North Carolina; Dorochy Davidsoa, heir at law of Mary M. Davidson, Charlotte, North Carolina, W. M. Ritter Lumber Company, a corporation, Columbus, Ohio; G. E. Hayes, heir at law of H. S. Hayes, of the State of Washington; Ad Keever, Eliza Rolen, Oliver Hayes and George Hayes, deceased, heirs at law, whose names and residences are unknown; Chas. E. Ramsour, or heirs at law, whose names and residences are unknown; Chas. E. Ramsour, or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; Chas. E. Ramsour, or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; Chas. E. Ramsour, or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; Chas. E. Ramsour, or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at law, whose names and residences are unknown; John or heirs at la Hayes and George Hayes, deceased, heirs at law, whose names and residences are unknown; John Anderson, or his heirs at law, whose names and residences are unknown; to his heirs at law, whose names and residences are unknown; to his heirs at law, whose names and residences are unknown; to his heirs at law, whose names and residences are unknown; Lohn C. Bryson, or heirs at law, whose names and residences are unknown; John C. Bryson, or heirs at law, whose names and residences are unknown; John C. Bryson, or heirs at law, whose names and residences are unknown; John C. Bryson, or heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; John Parker, deceased, heirs at law, whose names and residences are unknown; and all persons whosever, owning or claiming to own any estate, lien or interest of any kind or character in and to the premises described in the petition in Murphy to the highest bidder for cash (the bidding to begin at \$60.50) w. A. BOYD, Ext. Ordered by the lien of a judgment trecited in the record for amount due on said judgment by the lien of a judgment by the lien of a

this cause:

YOU WILL TAKE NOTICE that an action entitled as above has been commenced in the District Court of the United States for the Western District of North Carolina, at Asheville, for the condemnation of certain tracts of land described in Exhibits "A" and "A-1" of the petition field in the above entitled proceedings, and known as the Hiawassee River Lumber Company's lands and the J. J. Wood tract of land, situated in Cherokee and Clay Counties, North Carolina: The Hiawassee River Lumber Company's lands, Nos. 318 (Parts 5, 6, 7) 318-I, II, III, IV and 318b, situated in Cherokee County, North Carolina and containing 1183.65 acres; and the J. J. Wood tract No. 113, Clay County, North Carolina, containing according to survey 47.09 acres; fully described by metes and bounds in the petition in said proceeding; the said lands having been selected by the Secretary of Agriculture, with the approval of the National Forest Reservation Commission, and found necessary for the purpose of carrying out an Act of Congress of the United States approved March 1, 1911, being Chapter 186, Page 961, Vol. Statutes at Large as amended by Act of August 10, 1912, 37 Statutes 269-300 Chapter 284.

And the said non-resident defendants above names, and all persons

to be made for confirmation, or rejection, towit; the interest of N. B. Adams in the W. H. Truett Home Place, it being one-seventh undivided interest, and the undivided two-sevenths interests of W. H. Truett and Leah Hunnicutt in the lands described in the complaint, said lands situate in District No. 1 of Cherokee County, towit:

Leah Hunnicutt in the lands described in the complaint, said lands stuate in District No. 1 of Cherokve County, towit:

Part of Tract No. 2745 Grant No. 2311, BEGINNING on a Spanish Oak, fallen, N. E. corner of preemption No. 46, and N. W corner of Pre-emption No. 45, and beginning corner of No. 2745, and runs with the line of No. 45 S. 88 W. 26 poles to a stake on top of a ridge on Charley Thomasson's line; then up said ridge as it meanders with Charley Thomasson's line; then up said ridge as it meanders with Charley Thomasson's line N 31 E 23 poles, then N 50½ W 13 poles and 16 links, then N 79 W 12 poles and 18 links, then N 79 W 12 poles and 18 links, then N 33 W 6 poles, then N 12 W 10 poles, then N 14½ W 9 poles, then N 55 W 12 poles and 3 links, then N 14½ W 4 poles and 15 links to a Black Jack on a high peak; then leaving said ridge and with Thomasson's line S 13½ W 70 poles to a stake on the line of No. 2745; then N 3 E 150 poles to a stake, N. W. corner of said No.; then with the line of said No. N 88 E 100 poles to a poplar Stump, N. E. corner of said No.; then with the line of said No. S 6½ W 160 poles to the beginning, containing 73 acres:

ALSO part of Tract No. 2202 Grant No. 2273, BEGINNING on a Spanish Oak, S. E. corner of No. 43, State Survey, and corner of No. 2273, BEGINNING on a Spanish Oak, S. E. corner of No. 43, State Survey, and corner of No. 2202 and runs with the line of L. L. Thomasson, Lot now owned by a Mr. Jones, S 35 degress 45" E 142 poles to a chestnut Oak on the South boundary line of No. 2202; then with its line N 88 W 214½ poles to a Pine Stump, S. W. corner of said No; then with the line of Nos, 2202 and Preemption No. 175, N 2½ E 100 poles to the beginning on the South boundary line of No 2202; then with its line N 88 E 126 poles to the beginner of said No; then with the line of Nos, 2202 and Preemption No. 175, N 2½ E 100 poles to the beginner of said sale will be made to satisfy the lien of a judgment recited in the record for amount due on said judgment by said interest

WOLF CREEK

(Last Week's Locals.)

The heaviest snow of several years fell here last week and lasted a week.

The remains of Mr. Jorn Harris, son of Mr. and Mrs. Noah Harris of near Isabella, Tenn., were taken thru our section late last Sunday to be interred at Harris Chapel in the Persimmon Creek section. Mr. Harris had been sick several months. He was a victim of pellagra. He leaves a wife and several children to mourn.

The Home and School meeting at the rural school last Saturday night was a success, so reported all who were present. Mrs. Burdick, the principle teacher, has a knack of getting up programs that entertain.

Miss Juanita Simons, the little daughter of Mr. and Mrs. Martis Simonds has been very sick for several and is no better at this writing. It is thought that she has appendici-

The report is current here that R. M. Franks a deputy sheriff of Ducktown, while in the act of making a search for liquor in the home of a Mrs. Loudermilk in Bonds Town, Sunday was shot by some one in the house with a shot gun, the load of shot lodging in his breast. He was carried to the hospital at Copperhill, and is re-ported to be in a very serious condition. Rumor says that the best feelings did not exist between the two parties. No doubt the guilty party will be brought to trial.

Mr. and Mrs. Elbert Morgan and four children of near Ducktown, visited the former's parents, Mr. and Mrs. Riley Morgan, here Sunday. Elbert says "This is the last visit 'till the roads get better."

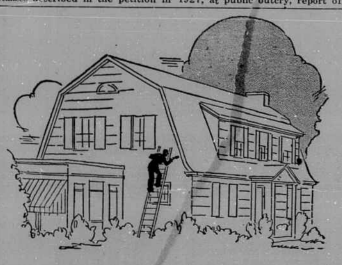
Mr. J. T. Westmoreland has com-

menced to lay down the lumber for

Perfect Shaves every day if you have a stropped blade. But only Valet AutoStrop its own blades. \$1 up to \$25. **Valet** Auto Strop Razor

his new home near Macedonia church. of last week that Colonel Ton. Brown officials are going ahead with their of Blue Ridge, Ga., was dead. Mr. end of the work on the Hot House Brown was well known throughout Road. We hope our end of the work this section.

The roads through our section are Word reached here the latter part almost impassable, but the Tennessee will be going soon.



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