

REAL ESTATE--LEGAL ADVERTISING

North Carolina, Durham County.

TRUSTEE SALE OF LAND UNDER AND BY VIRTUE OF THE power conferred upon the Trustee in a certain Deed of Trust dated November 16, 1930 and executed by L. W. Wilhoite and wife, Ethel T. Wilhoite, and duly recorded in the office of the Register of Deeds in Book of Mortgages 184, at page 407; default having been made in the payment of the same, the undersigned Trustee will offer for sale at public auction to the highest bidder for cash at the Courthouse door in Durham, N. C., on **SATURDAY, August 14, 1937 at 12 o'clock Noon The following described land, to-wit:**

BEGINNING at a stake in the Southeast corner of the L. W. Wilhoite homeplace and running North 112 feet to a stake; thence East 38 feet to a stake in the Northwest corner of the L. J. Spaulding property; thence South 112 feet to a stake in the Southwest corner of the L. J. Spaulding property; thence West parallel to Umstead Street, 38 feet to the point or place of beginning. **THIS SALE** will remain open for ten days to receive increase bids, as required by law. **THIS PROPERTY** is sold at the request of the holder of said note. Dated this 13 day of July, 1937. E. R. Merrick, Trustee

M. Hugh Thompson, Attorney

North Carolina Durham County Administrator's Notice

Having qualified as administrator of the estate of Wilson Brown deceased, late of Durham County North Carolina this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at 803 Pine Street, Durham, N. C., on or before the 21 day of August, 1937, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment. A. E. Teele, Administrator of Wilson Brown, deceased. Dated this 17 day of July 1937

NORTH CAROLINA DURHAM COUNTY

IN SUPERIOR COURT ALICE ARMSTRON, Administrator of W. J. Armstrong, Deceased, and Alice Armstrong, Individually,

vs. Sallie Chalmers, heir-at-law W. J. Armstrong, Deceased

NOTICE The defendant, Sallie Chalmers, will take notice that an action entitled as above has been commenced in the Superior Court of Durham County, North Carolina to sell land of W. J. Armstrong, deceased, to make assets; and the said defendant will

further take notice that she is required to appear at the Office of the Clerk of the superior court of said County in the Courthouse in Durham, N. C., ten days after the 3 day of August, 1937, and answer or demur to the complaint in said action, or the plaintiff will apply to the court for the relief demanded in said complaint. J. H. Stone, Ass't. C. S. C., Durham County This 23 day of June, 1937.

TRUSTEE SALE OF LAND North Carolina, Durham County.

Under and by virtue of the power conferred upon the Trustee in a certain Deed of Trust dated November 6th, 1929 and executed by Fred Bynum and wife, Nellie Bynum, and duly recorded in the office of the Register of Deeds for Durham County in Book of Mortgages 183, at page 56; and default having been made in the payment of the same, the undersigned Trustee will offer for sale to the highest bidder for cash at public auction, at the Courthouse door in Durham, N. C., on **FRIDAY, AUGUST 20th, 1937, at 12 o'clock Noon**, the following described land, to-wit:

ADJOINING the lands of Sidney R. House and James M. House and others, beginning at a stake on New (now Carnell) Street, and running thence Eastward 232 feet to a stake in Sidney R. House and James M. House line; thence Northward with their lines 65 feet to a stake; thence westward 232 feet to a stake in New (now Carnell) Street; thence Southward with the line of said New Street 56 feet to the beginning. See deed from Sylvester Bynum (widow) to Fred W. Bynum dated June 12, 1922, recorded in Book of Deeds 63, at page 378, Durham County Registry.

This sale will remain open for ten (10) days to receive increase bids, as prescribed by law. This property is sold at the request of the holder of said note. Dated this 19th day of July, 1937.

A. M. SHEARIN, M. Hugh Thompson, Trustee. Attorney.

NORTH CAROLINA, DURHAM COUNTY

TRUSTEE SALE OF LAND UNDER AND BY VIRTUE OF THE power conferred upon the Trustee in a certain Deed of Trust dated July 26, 1932, and executed by party of the first part, and duly recorded in the office of the Register of Deeds for Durham County in Book of Mortgages 209, at page 92; default having been made in the payment of the same, the undersigned trustee will offer for sale at public auction to the highest bidder for cash at the courthouse door in Durham, N. C. on **MONDAY, AUGUST 23, 1937 at 12:00 o'clock noon, the following land:**

BEGINNING at a stake on the South side of Laurel Avenue which said stake is 175 feet westerly from the Southwest intersection of Laurel Avenue and Pine Street, 200 feet to a stake in a southerly direction parallel to Pine Street, 200 feet to a stake in the Northeast corner of Lot No. 21, Block L as shown on Plat hereinafter referred to; thence along and with the north side of said Lot 21 in a westerly direction 50 feet to the bearing corner of Lot No. 9; thence along and with the north side of Lot No. 9 in a northerly direction 208 feet to a stake on the South side of Laurel Avenue, the Northeast corner of said Lot No. 9; thence along and with the South side of Laurel Avenue in an easterly direction 90 feet to the beginning, and being Lot No. 8, Block L as shown on plat of the New Hope Realty Company's property, copy of which made by R. M. Pickard April, 1922, is duly recorded in the Office of the Register of Deeds of Durham County in Map rack 1, section 1 to which plat reference is hereby made for a more particular description.

THIS SALE will remain open for ten days to receive increase bids, as required by law. **THIS PROPERTY** is sold at the request of the holder of said note. Dated this 21st day of July, 1937. **MECHANICS and FARMERS BANK, Trustee** M. HUGH THOMPSON, ATTORNEY



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Freeing 4 Boys Not Final Scottsboro Solution, Says N. Y. Herald Tribune

NEW YORK, Aug. 6.—Having taken the editorial lead in crystallizing public opinion in New York and the nation in favor of a compromise in the Scottsboro cases, the NEW YORK HERALD TRIBUNE, in a column long leading editorial Monday, gave a masterful analysis of the dramatic turn on Saturday which freed four of the boys, but concluded the matter is not ended, and that the ends of justice have only partially served.

Under the caption, "Scottsboro," the paper said: "The surprising denouement in which the retrial of the Scottsboro cases has ended represents a material victory for the cause of reason and justice in the American community—a victory even through reason must find it difficult to reconcile the contradictions of the settlement and the requirements of an ideal and perfect justice are obviously far from being served by its terms. A stay after holding two men for more than six years in prison and one occasion condemning both of them to death, abruptly announces for reasons available from the very beginning, that they were not guilty. It releases two more with a similar implication that they suffered six years' imprisonment and imminent risk of death for a crime which they were innocent. In the case of a fifth, who had subsequently assaulted one of his guards, the state drops the original charges; but the judge, on account of this crime of which the man must be assumed innocent increases by five years the fifteen-year sentence he had intended to impose for the assault. Finally, proceedings are dropped against these five defendants only because four others have been convicted and sentenced to death or life imprisonment, though the evidence against the latter group is virtually the same as that against the former, and certainly little if any more substantial.

"Far from even-handed justice," "All this is very far," indeed, from a picture of even-handed, impersonal justice; and looking only at this aspect of the cases one would have slight reason for comfort. But there is another aspect. Four of the defendants, to begin with, have been released; they are legally free men and their jeopardy is at an end. A generation or so ago they would almost certainly have been lynched with their companions as soon as they had been apprehended. More recently, after being run through the mere form of trial,

such as was accorded them at Scottsboro in 1931, they would have been legally murdered, and that would have been the end of the matter.

"That it was not the end of the matter in their cases was due to many things. If Communist agitation had a hand in it so did the better conscience, the greater enlightenment and restraint of the people of Alabama. If it was due to also to the judicial system in which defense could make itself effective—a system which in the South, as elsewhere, is freeing itself from old traires of lynch law and politics, and which still has at its head the unimpaired arm of the Supreme Court of the U. S., still powerful to protect the lowliest from denials of justice by mob spirit of whatever character.

"Acquittal Impossible" "A glance over past history is enough to show how much has been gained; a glance at the more immediate history surrounding these cases puts the 'compromise' itself in reserent an unexpectedly hopeful practical adjustment of the fierce lashing human elements through which justice here, as always, was compelled to work. The cases were deeply punged not only in racial passion and sectional jealousy, but in the furious hatreds which inevitably grows in such black soils. Every step in the long record seemed only to render an acquittal before a local court and jury more and more humanly impossible, regardless of evidence. If it is not justice, the present solution verges on a statesmanship which is perhaps the nearest approach to justice that under the circumstances be a ked for now.

"We do not think that it is, or ought to be, a final solution. By securing life imprisonment instead of death (the one death sentence will presumably be commuted), the state has left the way open for an ultimate pardon, or, perhaps, some other future and calmer settlement that will stand on firmer ground than does this inconsistent 'compromise.' The Scottsboro cases are not ended. But in the meantime, Alabama deserves, we think, high commendation. It has given the country new confidence that will itself find the right end at last; it has shown that the ideals of reason and justice, if sometimes imperfectly expressed—since all men are imperfect—are still in the United States ideals with a living power which, in several other great states, they no longer enjoy."

CALVIN'S DIGEST—Continued from page three

"America's" Editorial Staff We are pleased to be advised by Father John LaFarge, associate editor of "America", national Catholic weekly journal of opinion, of New York, that, contrary to reports, he did not write the article, "The Black Cardinal", published in a recent number of the magazine, but that the article was written by Leonard Feeney, the Literary Editor. Father La-

Farge makes the correction, he explains, not because it matters so much, but that he would not like the public to get the idea that perhaps he writes all the articles in "America" on the race question. On the contrary, he says, all the staff members feel as the various articles show; they are written by different men—some by Paul L. Blakely, some by Mr. Feeney, and some by Father LaFarge. In other words, the entire editorial staff of "America" is represented by the various articles written and published. The recent long editorials on "No Compromise" on Scottsboro, and on the Anti-Lynching bill were by Mr. Blakely.

Father LaFarge is active in interracial work, and is a zealous promoter of the cause of interracial justice. He admits that the staff of "America" is pleased with the evident popularity of its interracial articles with the colored editors of the country.



NOTE:—YOUR question will be answered FREE in this column ONLY when you include a clipping of this column and sign your full name, birthdate, and correct address to your letter. For a "Private Reply"... send only (25c) and a self-addressed, stamped envelope for my new ASTROLOGY READING and receive by return mail FREE ADVICE on (3) Questions.

Send all letters to: ABBE WALLACE, care of THE CAROLINA TIMES, 117 E. Peabody Street, Durham, N. Carolina.

GMG—I found two pictures in my husband's pocket and I would like to know why he keeps them? **Ans:** Just to make you angry. He doesn't go with either of these people nor does he care anything for the pictures. Forget them and don't bring the subject up to him anymore and he will get rid of them.

Ans: The change is just what you need. Make it before the first of September. The city you have in mind is also a very desirable place for you to go. Yes you can get a private reply. Send a quarter for Astrology Reading and I will be glad to send you free my personal opinions on three questions privately.

BER—Will I go to New York next month and will I be successful in getting a job when I get up there?

BH—Do you think this medicine will do me any good or should I even take it?

Ans: You are going to find work right in your home town. I do not believe that you are going to make the trip to New York... a friend of yours is going to convince you that your place is down here in the south with him.

Ans: Encourage her to hold on to it until she is reasonably sure that oil cannot be found there. It so happens that oil has been found in several places around this place and until she is confident there isn't oil there don't make a sale.

RL—I want to know if the boy I am in love with cares for me and will we get married soon?

MHP—Should mother expect to find oil on the place she was born and should she do about this property?

Ans: No—never. He realizes that you are already married to one man and you can't expect him to get interested in you until you secure a divorce. You haven't as yet met your future husband.

Ans: Encourage her to hold on to it until she is reasonably sure that oil cannot be found there. It so happens that oil has been found in several places around this place and until she is confident there isn't oil there don't make a sale.

MCR—Should I leave this city and will I be as successful as I think that I will be? Could I get a private reply?

RS—Do you think that I will ever get a better job that will

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