

On January 11, 1922, the death angel visited the home of Mr. and Mrs. Hunter Holoman, near Harrellsville, and claimed as its victim little Augustus James, their two and a half year old son.

He was taken violently ill on the 5th. with mastoiditis and was unconscious until his spirit returned to the God who gave it. All possible was done for him by the faithful physician, parents and loved ones, but to no avail, an God called and he answered the summons.

He is gone, his place in the home can never be filled, and his little vacant chair almost breaks the hearts of his parents; but may they remember his life was not in vain, he lived long enough to leave a precious memory to his...

a bright, happy, loving baby they can never forget him.

May they remember that he is so happy in Heaven they should not wish him back, and may the holy spirit comfort them and show them how to live to be able when the summons comes to be ready to meet their darling little child in that land where there is no pain or sorrow, and where no farewells are ever uttered. He was the joy of the home and it is sad and lonely, and while he is no more, may they find that his angelic spirit is nearer them than ever before, and while they can not understand why the tender bud was snatched from them so suddenly, may they ever look to Him in faith, knowing that he doeth all things well and for the best, and while their hearts are crushed and bleeding may they feel that God will put no more on them than they can bear. May God brighten their lonely home and sad hearts, and His blessings abide with them, for they know Heaven is made brighter by their little boy being there.

He leaves to mourn their loss the mother, father, two brothers and a host of relatives and friends, but their loss is Heaven's gain.

On January 12, the funeral services were conducted by Rev. R. B. Linberry, and the little body laid to rest in the family cemetery near Colrain, to await the resurrection morn. "God needed one more angel child. Amidst his shining band, And so he bent his loving arm, And clasped their darling's hand."

USEFUL LITTLE BOOKLET

The Legislative Reference Library of the North Carolina Historical Commission has just been issued and it is a very useful little booklet of sixty eight pages entitled "Directory of the State and County Officials of North Carolina. It contains a complete list of the various State Departments, commissions and boards, State institutions and presidents; judicial officers, members of the Legislature and of county officials with their post-office addresses. It gives for each county the name and address of the clerk, register of deeds, sheriff, treasurer, coroner, surveyor, auditor, superintendent of health, superintendent of schools, superintendent of public welfare, chairman of the board of elections, county and highway commissioners. Copies of the booklet may be obtained upon application to H. M. London, Legislative Reference Librarian, Raleigh, N. C.

IDEAL NEWSPAPER

According to Arthur H. Folwell, in Leslie's weekly, sought suggestion as to how to make his ideal paper.

"Cut out the crimes, the murders the sensational divorce case reports, said the nice man.

"Cut out the accidents, the railway and steamship disasters," said the people who "couldn't bear" to read such things.

"Cut out the politics," said the old fashioned woman. "I don't understand such things."

"Cut out the League of Nations and all that heavy stuff," yawned the flappers of both sexes. "What's it all about, anyway?"

"Cut out the so-called funny pictures," said the careful mother. "Such pictures aren't funny and they are bad, very bad, for the children."

"Cut out the ponderous editorials," snapped the man who merely scans the headlines. "Nobody reads 'em now a days."

"Cut out the woman's page," said the female with a strong mind. "It's mushy, trashy, filthy; and an insult to our sex."

"Cut out sports and theatres," said the intellectual. "Both are bad influences and both have received altogether too much notice."

It is related that the publisher decided that there is no use trying to publish the ideal paper until you find the ideal reader. But the wise publisher will set upon the conclusion that the ideal paper is the one which publishes the news in sufficient variety to interest any and all readers. — Ledger-Dispatch.

Rub-My-Tain, a pain killer. Ad

STOCK LAW NOW EFFECTIVE

For the information of those affected by the stock law that became effective throughout the eastern section of North Carolina on the first day of the year, we are publishing the content of the law, enacted by the 1921 legislature.

The General Assembly of North Carolina do Enact:

"Sec. 1. That from and after January 1, 1922, all of that part of eastern North Carolina lying east of that branch of the Atlantic Coast Line Railroad, running from Wilmington, N. C., northerly to the Virginia line and passing through Goldsboro, Wilson and Weldon (formerly known as the Wilmington-Weldon Railroad) shall be and is hereby declared to be "stock-law territory" and shall be subject to all the provisions of article three, chapter 36, Consolidated Statutes, the same being sections 1841 to 1864, inclusive of the Consolidated Statutes; provided, that portion of North Carolina which borders the Atlantic Ocean, or which is separated from the mainland by a body of water such as an inlet or sound, shall not be considered to fall within the provisions of this act.

2. That wherever the railroad referred to in sections one of this act shall divide a county so that a part of the county lies east and a part west of the said railroad, then the whole of the said county shall be "stock-law territory", and under the provisions of article Three Chapter 36, Consolidated Statutes, from and after January 1, 1922.

The Senate Amendments to the above act is as follows:

"Section 1. That Senate bill number 150 and House Bill No. 415, passed at the regular session of the General Assembly in the year 1921, be and the same is hereby amended by adding at the end of the repealing clause and just prior to the ratification clause the following: Provided, that this act is not to be construed to repeal or change local laws or regulations regarding the subject-matter covered except as far as the said local laws and regulations actually conflict with the provisions of this act and prevent the proper enforcement of the said provisions; and the said local laws, rules and regulations on the subject matter similar to that covered by this act shall remain in full force and effect except as they do and until they do actually interfere with the enforcement of the provisions of this act."

The following extracts from the Consolidated Statutes, at Chapter 36, are now in effect in this territory of North Carolina:

"The word "stock" in this Chapter shall be construed to mean horses, mules, colts, calves, cows, sheep, goats, jennets and all meat, cattle, swine and geese."

"If any person shall allow his livestock to run at large in the limits of any county, township or district in which a stock law prevails or shall prevail, pursuant to law, he shall be guilty of a misdemeanor, and fined not exceeding fifty dollar or imprisoned not exceeding 30 days."

"Any person may take up any livestock running at large within any county, township, or district wherein the stock law shall be in force and impound the same; and such impounder can demand fifty cents for each animal so taken up, and twenty-five cents for each animal for every day such animal is kept impounded, and may retain the same, with the right to use it under proper care, until all legal damages for impounding are paid, the same to be ascertained by two disinterested freeholders, to be selected by the owner and the impounder, the freeholders to select an umpire, if they cannot agree, and their decision to be final."

"If the owner of such stock be known to the impounder he shall immediately inform the owner where the stock it impounded, and if the owner for two days after such notice willfully refuse or neglect to redeem his stock, then the impounder after ten days written notice posted at three or more public places within the township where the stock is impounded, and describing the stock, and stating place, day and hour of sale, or if the owner be not known, after twenty days notice in the same manner, and also at the courthouse door, he

shall sell the stock at public auction and apply the proceeds in accordance with the preceding and succeeding sections, & the balance he shall turn over to the owner if known, and if the owner be not known, to the county commissioners for the use of the school fund of the district wherein said stock was taken up and impounded, subject in their hands for six months to the call of the legally entitled owner."

Other sections of the stock law make it a misdemeanor to unlawfully impound stock by breaking down enclosures, or tolling stock and other illegal ways. Among the provisions of the law are the following: misdemeanor to receive impounded stock; impounded stock to be fed and watered; owner liable for feed fed to the impounded stock; a misdemeanor to injure lands in stock-law territory by riding or driving; injury to stock-law fences misdemeanor in stock-law territory.

The following also applies to this territory:

"In the communities & part of counties hereinafter enumerated, where the stock law prevails, it shall be unlawful for any person to permit turkeys, geese, chickens, ducks, or other domestic fowls to run at large after being notified as provided in this section, on the lands of any person while such lands are under cultivation in any of grain or feed crops, or while being used for gardens or ornamental purposes.

"Any person so permitting his fowls to run at large, after having been notified to keep them up, shall be guilty of a misdemeanor, and upon conviction shall be fined not exceeding fifty dollars or imprisoned not exceeding five days, or if it shall appear to any justice of the peace after two days notice any person persist in allowing his fowls to run at large and fails to keep them upon his own premises, then the said justice of the peace may, in his discretion, order any sheriff, constable or other officer to kill the said fowls when so depredateing."

Notice of Sale under Deed of Trust

By virtue of the powers contained in a certain Deed of Trust, executed by William Holloman and wife, Mary D. Holloman, to Jno. E. Vann, trustee, on the 28th day of April, 1914, which Deed of Trust is duly recorded in the Register of Deeds office for Hertford County, in book 51, at page 75, the undersigned will on the 27th day of February, 1922, at twelve o'clock, noon, offer for sale at the courthouse door of Hertford County to the highest bidder for cash the following described tract of land: situated in Ahoskie Township, Hertford County, North Carolina, to-wit: beginning at a pine on the old Adkins line, corner for General Williams; thence a straight line of marked trees to the ran of Knee Branch; thence up the various courses of said Knee Branch to a large pine, corner for the Anderson Earley line; thence along said Earley's line to a corner for the old Nap Adkins land; thence along the said Adkins line to the first station, containing 50 acres more or less. This 23rd day of January, 1922. Jno. E. Vann, Trustee. 27

EAT LESS MEAT IF BACK HURTS

Take a glass of Salts to flush Kidneys if Bladder bothers you—Drink lots of water.

Eating meat regularly eventually produces kidney trouble in some form or other, says a well-known authority because the uric acid in meat excites the kidneys, they become overworked; get sluggish; clog up and cause all sorts of distress, particularly backache and misery in the kidney region; rheumatic twinges, severe headaches, acid stomach, constipation, torpid liver, sleeplessness, bladder and urinary irritation. The moment your back hurts or kidneys aren't acting right, or if bladder bothers you, get about four ounces of Jad Salts from any good pharmacy; take a tablespoonful in a glass of water before breakfast for a few days and your kidneys will then act fine. This famous salt is made from the acid of grapes and lemon juice, combined with lithia, and has been used for generations to flush clogged kidneys and stimulate them to normal activity; also to neutralize the acids in the urine so it no longer irritates, thus ending bladder disorders. Jad Salts cannot injure anyone; makes a delightful effervescent lithia-water drink which millions of men and women take now and then to keep the kidneys and urinary organs clean, thus avoiding serious kidney disease.

Notice of Sale under a Deed of Trust

Pursuant to the provision of a Deed of Trust executed by T. T. Barrett, and wife, Eureka Barrett, to D. C. Barnes, Trustee, on the 1st day of January, 1919, and registered in the office of the Register of Deeds for the County of Hertford, in book 64, at page 409, default having been made in the payment of the bonds therein set forth and at the request of the holders thereof, the undersigned will sell at public auction, for cash, in Manes Neck Township, Hertford County, North Carolina, on the premises, on the 18th day of February, 1922, at 11 o'clock a. m., the following property, to-wit:

That tract of land situated in Manes Neck Township, County and State of North Carolina, purchased by the said T. T. Barrett from W. B. Barrett, and bounded on the north by the lands of E. F. Stephenson, on the East by the lands of E. F. Stephenson and S. Barrett, on the South by the lands of S. Barrett and the public road leading from Murfreesboro, and Como, and the lands of Silas Edwards and on the west by the lands of W. R. Barrett, containing three hundred acres more or less.

Conveyed by the said T. T. Barrett and wife, Eureka Barrett, to satisfy the debt and interest provided for in said deed of trust.

This 14th day of January, 1922. D. C. Barnes, Trustee.

Notice of Sale under Deed of Trust

Pursuant to and by virtue of the power conferred upon me by a certain deed of trust executed by Pearl Joyner and husband, Lonnie Joyner, on the 17th day of January, 1921, and registered in the office of the Register of Deeds for the county of Hertford in book 85, on page 533, default having been made in the payment of certain indebtedness therein set out and secured, and having been requested by the legal holder of said indebtedness to advertise and sell the land as herein provided, I shall on the 4th day of February, 1922, at the courthouse door in Winton, North Carolina, sell at public auction to the highest bidder for cash, the following described real estate, to-wit:

The entire interest of Perla Joyner in the following described land, in Hertford County, Winton Township; adjoining the lands of John Eley, Hanan Jordan, J. R. Weaver and others and lying on the road leading from Amos Holloman to California, N. C., and being the tract of land conveyed to Sarah Eley by deed from Luzania Hall, said deed being duly of record in book 26, at page 22, Register of Deeds office for Hertford County.

Time of sale—Between the hours of 12 o'clock M. and 2 o'clock P. M. This 2nd day of January, 1922. Ja. 13 C. W. Jones, Trustee.

Notice of Sale under Deed of Trust

Pursuant to and by virtue of the power and authority conferred upon me by a certain deed of trust executed by Joseph Chamblee on the 6th day of May, 1919, and registered in the Register of Deeds office of Hertford County, in book 64, at page 550, default having been made in the payment of certain indebtedness therein secured and having been requested by the legal holder of said indebtedness to advertise and sell the land as therein provided, I shall, on the 6th day of February, 1922, Monday, at the courthouse door in Winton, N. C., sell at public auction, to the highest bidder for cash, the following described real estate, to-wit:

Tract No. 1.—Lying and being in Harrellsville Township, bounded by the lands of J. O. Askew, Ina Odon, and the public road leading from Bethlehem to Pitch Landing, containing six and two-thirds acres more or less.

Tract No. 2.—Bounded on the west by the county road leading from Harrellsville to Ahoskie, N. C.; on the North by the lands of John Flood; on the east by the lands of A. T. Atkins; on the south by the lands of R. J. Hogard, and containing ten acres more or less. This being the same land conveyed by deed from C. W. Jones, and R. C. Bridger, commissioners, and was formerly owned by Webster Chamblee, deceased.

Tract No. 3.—Tract in Harrellsville Township known as Dorsey Edward Shaw home place which was deeded to him by Dorsey and Jane Shaw on the 29th day of March, 1904, and of record in deed book 38, at page 256 and bounded on the north by the lands of Dorsey Shaw, deceased, on the west by the lands of Henry Sessoms heirs. On the west by the lands of Dorsey Shaw, on the South by the lands of Camp Mfg. Co., and containing six acres more or less, and being the same land conveyed by deed from C. W. Jones and wife to Joseph Chamblee.

Time of sale—Between the hours of 12 o'clock M. and 2 o'clock P. M. This 5th day of January, 1922. Ja. 13 C. W. Jones, Trustee.

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