PAGE TWELVE

### FRIDAY, DEC. 5TH, 193



### POLITICS

Both major parties are tightening their lines for the Presidential cam-paign of 1932. The Republicans know they have a fight on their hands to retain control of the Presidency. The Democrats believe that if they can agree upon a candidate acceptable to all sections of the country they can win easily.

win easily. That is frequently the situation two years before a Presidential election. It does not always follow that the "out" party wins over the "ins." Having possession of the machinery of Government is a great advantage. At the moment it looks as if it will be more difficult for the Demo-crats to agree upon a candidate who can rally all Democrats to his sup-port than for the Republicans to mend their political fences. "

#### JONES

"Bobby" Jones has at last answered the question: How can a man play golf all the time and still keep his law practice going? The answer is that he can't. Bobby is giving up golf, except as a means of recreation. It remains to be seen whether Mr. Jones will do as well in law as he has done in golf. He has proved that he has the important quality of thor-omethness. Those who know him say he oughness. Those who know him say he has a natural taste for law, and high intelligence. He will not have the struggle for existence which so many young clawyers face, for while his amateur standing has kept him from making means out of his more he is amateur standing has kept him from making money out of his game, he is to get a sum, reputed to be a quarter of a million dollars, for making a series of educational films on "How I Play Golf." That ought to keep him going until he has established himself in law... Probably Mr. Jones is doing only what his class and caste instincts and environment urge upon him. There

what his class and caste instincts and environment urge upon him. There are still too many people who think that being a lawyer is a more re-spectable way of making a living than being a golf professional. But it seems to me that we have too many lawyers now and not enough good

#### BELASCO

David Belasco, a San Francisco ew who dressed like a Roman Cathopriest, was the father of the modern lic priest, was the tather of the modern realistic drama. He thought that people on the stage ought to act and talk the way people do in real life, and that the settings and furniture of the stage ought to make the scenes look like the sort of places they were sed to represent.

Belasco's work in drama began about the time Mr. Edison invented the incandescent electric light. The electric light probably did as much as any other influence to change the drama from the old ranting panto-mine into what it is today. It enabled the audience to as the actor clearly a audience to see the actors clearly, d made facial expression and care-make-up more important than they

ad been. Belasco was the first theatrical producer to realize the possibilities of electric lighting on the stage and to shape his productions with the new lighting in mind. Today everybody in the theatre business, including the movie producers, follow the principles which Belasco developed.

# PROHIBITION

the

NOTICE OF FORECLOSURE SALE OF LAND State of North Carolina County of Franklin The Federal Land Bank of Columbia, Plaintiff,

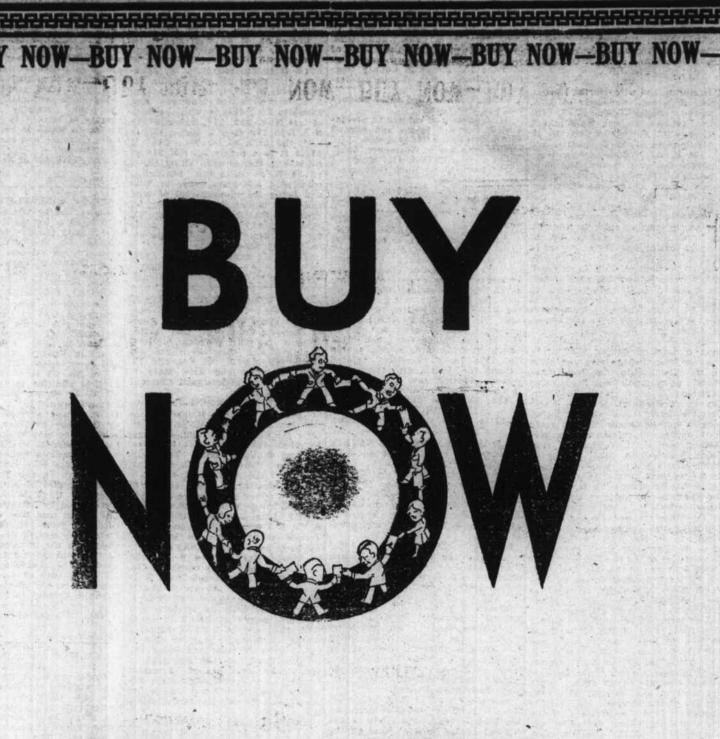
Vs. Vs. W. R. Flowers, Widower, J. W. Bunn, Trustee, The Bank of Zebulon, Car. olina Power and Light Company, M. B. Chamblee, C. H. Chamblee and M. B. Chamblee, Admr. of Henristia Chamblee, Dec'd., Trading as M. C. "Chamblee and Son, and the Zebulon National Farm Loan Association, Defendants. Defendants.

Pursuant to a judgment entered in above entitled civil action on the 17th, day of November, 1930, in the Superior Court of said County by the Clerk, 1 will on the 29th, day of December, 1930, at 12 o'clock M., at the County Courthouse door in said County sell at public auction to the highest bld-der therefor the following described der therefor the following described lands, situated in said county and state in Dunn Township, Comprising 111 acres, more or less, and bounded and described as follows: All those two certain pieces, parcels or tracts of land, containing in the aggregate of land, containing in the aggregate 111 acres, more or less, situate, lying and being on the Raleigh-Tarboro Road about 6 miles Southeast from the town of Bunn, N. C., in Dunn Township, County of Franklin, State of North Carolina, having such shapes, metes, courses and distances as will more fully appear by reference to plats thereof made by Pittman Stell, Surveyor, August 3rd, 1921, copies of which plats are on file in the office of the Federal Land Bank of Columbia, Columbia, S. C., and being bounded as follows: as follows:

First Tract: Bounded on the North by the lands of M. Pearce, on the East by the lands of K. Geans, on the South by the lands of W. R. Flowers and A. Geans and on the East (West) by the lands of John Peddiford, containing 45 acres, more or less. This being the same tract of land heretofore The same tract of land heredotte contered to the said W. R. Flowers by W. M. Pearce and wife by deed dated the 1st, day of September, 1919, re-ctrided in the office of the Register of Deeds for Franklin County, N. C.

in Book 227, page 328. Second Tract: Bounded on the North by the lands of W. R.Flowers and K. Geans, on the East by the lands of Edna Medlin, on the South by the lands of Eddie Alford and Allen Thomas and on the West, by the lands of A Geans containing by the lands of A. Geans, containing 66 acres, more or less. This being the 66 acres, more or less. This being the tract of land heretofore conveyed to the said W. R. Flowers by J. N. Med-lin, and wife, by deed dated January 3 1919, recorded in the office of the Register of Deeds for Franklin Coun-ty, N. C. in Book 227, page 176. The terms of the sale are as fol-lows: One-Fourth of the accepted bid to be noted into Court in cash, and the

lows: One-Fourth of the accepted bid to be paid into Court in cash, and the balance on credit, payable in five equal annual installments, with inter-est thereon from the date of sale at the rate of six (6 per cent) per cent-um per annum. The cash portion of the accepted bid shall be applied to-ward the payment of the costs of this ward the payment of the costs of this action, including the compensation to the Commissioner, unpaid taxes assessed upon the property and the as-sessments which may be past due and sessments which may be plast due that unpaid, and the judgment of the plain-tiff in the order state. The credit por-tion of the accepted bid due plain-tiff shall be evidenced by a bond or note of the purchaser, payable to the said J. E. Malone, Jr., Commissioner, secured by a first mortgage over the premises, and the remaining balance of the credit portion of the accepted bid, if any, shall be evidenced by a bond or note of the purchaser, pay-able to the said J. E. Malone, Jr., Com-minimum and accured by a second missioner, and secured by a second mortgage over the premises, the said first mortgage over the premises and the bond or note secured thereby shall the bond of note scatted the bond of note sold of the said J. E. Malone, Jr., Commissioner, to the plaintiff, and the said second mortgage over the premises, and the bond or note secured thereby, shall be held by the



The purchasing power of your dollar today in the stores of this city is the greatest it has ever had. The merchants of this city offer you the world's choicest merchandise priced astonishingly low. Luxuries as well as necessities bear price tags that make their purchase a money saving opportunity.

All the reports from those who profess to know indicate that the President's Commission on Law En-forcement, better known as the Wick-ersham Commission, will report that the present Prohibition law cannot be enforced, and will recommend some changes

changes. There will be more serious attempts made at the coming session of Con-gress to break down the "dry" law than at any time since it was enacted. There is little likelihood of anything being accomplished by the "wets" at this last session of the 71st Congress, but if the Wickersham report profes to be friendly to the modification of the present law, watch for fireworks when the Congress just elected begins its sessions.

### FOOTBALL

FOOTBALL It took the appeal of charity to oring the Army and Navy football teams together. For several years the annu. Army-Navy game has been omitted@because of a quarrel over points of sportamanship. When the two teams meet in New York on December 13, it will be trankly for the purpose of helping to make money for the relief of unem-ployment. Early estimates of the re-ceipts indicate that they may run to a million dollars, or almost as much as the "gate" at the last Tunney-Dempsey fight. It is a strange but interesting kink of human mature that people will pay famey prices to see a football game

same amount of mo bigh as \$5,000 was ox at the Yankee Stad s the Army

## FIDDLER'S CONVENTION

I be an old time Ffddlers' Pearce School Frie 12th at 7:00. Pri tr frie

said J. E. Malone, Jr., Commissioner, said J. E. Malone, Jr., Commissioner, subject to the further order of this Court; Provided, however, that the purchaser shall have the right to pay in cash the whole, or any part of the credit portion of the accepted bid. The purchaser shall pay for the pre-paration and recording of all papers, including the requisite revenue stamps; Provided, however that rev-enue stamps need not be placed on the deed or conveyance to the plaintiff. the deed of conveyance to the plates on should it become the purchaser, or on the bond securing any balance due the plaintiff. All bids will be received subject to

All bids will be received subject to rejection or confirmation by the Clerk of said Superior Court and no bid will be accepted or reported unless its maker shall deposit with said Clerk at the close of the bidding the sum of One Hundred (\$100.00) Dollars, as a forfeit and guaranty of compliance with his bid, the same to be credited on his bid when accepted. Notice is now siven that said lands will be resold at the same place and upon the same terms at 2 o'clock P. M. of the same day unless said deposit is sooner made. Every deposit not forfeited or ac-cepted will be promptly returned to the maker.

cepted will be promptly returned to the maker. The said lands will be offered for sale first subject to an easument ex-ecuted by W. R. Flowers to the Carolina Power and Light Company, recorded in Book 265, page 540. Registry of Franklin County, N. C. and in the event the purchase price offered therefor is not sufficient to pay the amount of said judgment, together with the costs and expen-ses of this action and said sale, the said lands will be immediately offer-ed for sale, upon the terms herein set out, free and clear from said easement or encumbrance of the said Carolina Power and Light Com-pany.

pany. This 26th day of November, 1980. J. E. MALONE, Jr., 12-5-4t Commissioner. 12-5-41

After all, those jolly, fat girls wern retty good company, and they knew ow to cook, and they never got sul

The Franklin Times 215 Court Street Phone No. 283

NOV

BUY NOW-BUY NOW-BUY NOW-BUY NOW-BUY NOW-BUY NO

TVE the lot shall all groot 1 prophers

- and the stand

The seattle sector 200

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BUN

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# LOUISBURG, N. C.

### "If every wage earner in the United States would buy now to the extent of an additional fifteen cents a day it would release enough capital to employ approximately a million unemployed at \$5 per day wage.

15c Per Day

It would mean \$2,190,000,000 back into circulation per year. The difference between prosperity and hard times in this country, after all, in only the additional expenditure of \$1 per week per capita."

E. E. Shumaker, Pres. R. C. A. Victor Co., Inc., to Merchants' Ass'n. of New York. October 22, 1980.