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it you do not get The Daily News yomptly telephone or write the man-ager, and the complaint will receive mm-diate attention. It is our desire o prease you.

SATURDAY, NOVEMBER 5

Parties leaving town should not lait to let the News follow them daily with the news of Washington fresh and crisp. It will prove a valuable companion, reading to you like a letter from home. Those at the sea-shore or mountains will find The most welcome and interest

All, articles sent to The News for publication must be signed by the exter, otherwise they will not be published.

ROOSEVELT RECKLESS

It is difficult to understand how Col. Reosevel, could be swept by any political campaign in New York into the position he now seems to occupy of utter discensed of either facts of the opinion of others.

In one of his recent Western speeches he said that the Supreme Court was "honest but fossilized of

At Schenectady he said it was "in coived in that class of legal suptleties which were the light of the me-diaeval school," and that it clong to "an utterly outworn theory."

Of a Federal judge, who decided against his contention in the libel suits he entered against two newspapers that printed articles charging fraud in the Panama Canal deal, he

"That was the decision of a damnjackass and a crook. Yes., he is a crook and a jackass, and I said it. This is not confidential."

His assault on the Supreme Court on account of the bake-shop decision purely for political effect, and the Baltimore Sun says of it:

"The legislature of New York enacted a law prohibiting any contract for more than ten hours' labor a day in bakeshops. This statute was set aside by the Supreme Court because t denied to citizens their free right to sel Itheir labor and to make contracts.

"In delivering the opinion of the court the opinion that Mr. Roosevelt criticises so freely-Judge Peckham raid:

"It is manifest to us that the limitation of the hours of labor, as pro-vided for in this section of the statute, under which the indictment was found and the plaintiff in error convicted, has no such direct rela tion to and no such substantial effect upon the health of the employe as to justify us in regarding the section as really a health law. It seems to us that real object and purposes were simply to regulate the hours of I: bor between the master and his emdelect call being men, sal juris) in business not dangerous in

ce to morals or in any real stantial degree to the hearth er die ecologes. Under sich eireum stances, the freedom of master and employe to contract with each o ner in relation to their employment and in defining the same cannot be prohibited or interferred with without violating the Federal Constitution.

"This opinion has been published by the newspapers, and Mr. Roose velt's attention was directed to the fact that this decision does not im-pair the right of any state to make bakeshops and al lother shops sanitary.

Nevertheless, Mr. Roosevelt, with all these facts in his possession. made a speech at Schnectady a few days ago reiterating his statement that the Supreme court had denied, in the bakeshop' case, the right of a state to correct unsanitary conditions in workshops.—Ledger Dispatch.

The Great Reformer who drove out the money-changers did not find it necessary to pull down the temple. —From Secretary, Knox's speech at Columbus.

Neither did He collect a campaign fund from the money-changers.

The five graduates of Carlisle indian School who alone of \$14 living graduates refuse to work no doubt loads of an exceptionally pure indian steady. The Great Reformer who drove

Mr. Rocerelt contines to insist that the Outlook be suffettuted to onstitution of the United States

BUILDING OF GOOD ROADS

Soggestions For the Treatment of Rural Highways.

NO PATCHWORK WHATSOEVER

The Work to Bo Done In Section Mile Should Se Carefully Finished In Its Entirety — How the Roadway Ought to Be Cared For.

How good roads should be made and how they should be cared for is tersely described in the lows Homestead by an enthusiast, who says:
in the first place, there should be no

patchwork roadmaking having for its object only to make one particular spot passable. Road work should be done in sections. For instance, a mile of rond should be taken and completed its entirety. Every inch of it should be made a good and safe road. I venture the assertion that not more than one mile of road in every ten is safe or free from some dangerous trap to cause trouble to careless drivers or those not given to close observation of the roadways. They should be made so that a child might safely drive over them. Beginning, I would establish a rea-

sonable grade so that no steep hills remain when the work is finished. I would make over the entire width of would make over the entire width of the road from fence to fence. I would make the actual roadway of usual width, with only rise enough in the center to shed rain. From the gutter at the side of this roadway I would make a smooth and even grade to the fence line. Then I would compel the property owners along the road to keep, the roadside well set in grass and to move and care for it just as they do their mendows. No deep, unsightly and dangerous gullies would be per-mitted, and the man who scraped a lot of grass, weeds, clods and trash into the center of the road should at once be condemned to penal servitude once be condemned to penal servitude for life. Capital punishment would be too good for the ene who scoured his play in the road.

for life. Capital punishment would be too good for the sene who scoured his plaw in the road.

The road worker who plowed up a stretch of road late in the fall and left it to mellow up until spring should be banished to roadless Siberia. A plow has no place in any road that has once been properly made. The care of a road made according to my plan would be only that of going over it occasionally with a drag. The occasion for the use of the drag, however, should be from the viewpoint of the need of the road and not the convenience of the operator of the drag. No man would be permitted to drive a drag over a road unless he were a licensed graduate of a roadmaking school. A road drag is a dangerous thing (for the road) in the hands of a man who does not have sense enough to use it.

"Two things with a wife awful 19-17, 4t o-a-w.

What are then? "To get rouse for commons that doesn't come and to have company come when she but ready."-Phili-

GOLDSBORO

A Lady Who Lives in Goldsboro Joins in the Chorus of Praise for Cardui, The Woman's

Tonic.

Goldsboro, N. C.—"A physician treated me for many distressing symptoms," writes Mrs. Etta A. Smith, "but gave me no relief.

"I suffered with neuralgia around the heart and was troubled at times with my head. I had pain in my left side, bowels, left thigh, shoulders and arms.

"After taking Cardui, I am now well and can recommend it to other suffering women."

IT GETS LATE BABLY

ne ionesome bee lags to the hive On silfened and rheumatic wings, he frost-bit cricket, half alive. Creats out the awan-song that it

sings The wind-tossed withered blade and

Dhere one lorn cornstalk feebly re crackling dirges in the dusk It gots late early nowadays.

The cat is whining at the deer.

The dog will whimper, too, er long;

An undertone of winter's roar Comes in the breeds's treeton Sare boughs are lifting here and

The afternoon dies in a haze, It gets late early nowadays.

The whistle of the distant train Is shrilly chill across the miles.

The children's shouts are very plain

And sudden in the slient whiles

Of this caim, lazy autumn time; All onexpected on their ways he glinting stars begin to climb

It gets late early nowadays. The clucking chickens seek their The street lamps flare out in sur

prise. The drifting clouds against the west Gleam with a myriad gorge

dyes,
The maple leaves turn richer gold, The woodbine has a crimson blaz-The grape leaves crumple up and fold-

It gets late early nowadays.

sense of sadness and content; A mingled sense, that makes us nsk but time the dancing summer went

And whence this dull, helf-mystle day draws on this comes to u

and half in dream and half in hto ourselves we marmar thus: It gets late early nowadays.

-W. D. Nesbit, in Chicago Post

CONSCIENCE.

Conscience is just ce's best minis ter. It threatens, promises, rowards and punishes and keeps all under its control. The busy must attend to its remonstrances, the most powerful submit to its reproof and the angry endure its upbraidings. While conscience is our friend all is peace, but if once offended farewell to the tranquil mind.-Mary Worlley Montagu.

LEGAL NOTICES.

Robert T. Edwards vs. Lela Woolard

North Carolina, Beaufort County, Superior Court. December Term. 1910.

take notice that an action entitled use it.

The Superior Court is would build a complete and effectionary, for the plaintiff to secure the drainage system to take care of the water that finds its way to the water that finds its way to the cond—not a guesswork one, but one planned by a drainage engineer who planned by a diribing variance, the whole how how.

I would make culverts and bridges the Superior Court of said county to be held on the 13th Monday after the 1st Monday after the 1st Monday in September, it by fill up and remain a damage. A paced, big concrete itchine is the safest that can be smaller. ington, N. C., and answer or demur Flat reads, he opposed to those of defend said action, or the plainting the Leadon leard of trade traffic report as traffact or million the said action, are recommended in will apply to the court for the refer as traffact or million the the splashing of parenents with mad.

This October 11th, 1910.

This October 11th, 1910. GEO. A. PAUL, Clerk Squerior Court.

Having qualified as administrato of the estate of Samuel S. Satch-well, deceased, late of Beaufort county, North Carolina, notice is hereby given that all clairs against said estate must be pre- ited to the . n dersigned within t ve (12) month HEARD FROM from this, O tobel ist, 1910, or this notice will b , le d in bar of their recovery.

All person in sted to said estate are require to .

This 21: 0; of Oct., 1910. H. SATCHWELL Administra.or : Samuel B. Satchwell, decen i.

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LECAL NOTICES

The undersigned having qualified as assections of the exists of the late M. M. H. Rodman, all persons having claims against said estate, will present them to the undersigned within twelve months from this date or this notice will be proded in her of a recover;

All persons inscited to that on the undersigned with the undersigned at once.

Oct. 27th 1910.

W. B. RODMAN

W. B. RODMAN, E. T. RODMAN,

Noticel

By virtue of a power of sale tained in a mortgage executed or February 12th, 1809, by J. Wiley Ball and wife to Howard Winheld and recorded in Register's office of Beaufort county, in Book 162, page 337, I will on Monday, the 5th day \$27. I will on Monday, the 5th day of December, 1519, at 12 o'clock, m, at the court house door of Beaufort county, at Washington, N. C., offer for sale to the highest bidder, for cash, at public auction, a certain plece, parcel or lot of land lying and being in North Carolina, Beaufort county, Washington township, and described and defined a follows: towit: In what is known as "Washington Heights" being lot No 5, in Block No. 5, according to Hall's mas of said property, see does from Washington Investment Company is J. Wiley Ball and wife, recorded in Book 145, page 59, records of Brau-fort county. Being same lot of land ron said parties of the first par

Nov. 3, 1910. HOWARD WINFIELD. Nicholson & Daniel, attorneys. 12-2

North Carolina, Beaufort County Superior Court, Spring term, 1910. Peter Langley vs Pleasant Langley.

To the defendant above named: You are hereby notified that the above entitled action has been instituted against you in the Superior Court of Beaufort County, North Carolina, for the purpose of obtaining an absolute divorce; that the comhas been filed thereis alleging statutory grounds, which entitles the plaintiff to absolute divorce, and that the summons in said action is returnable into said court, before the judge thereof at the courthouse in Washington, N. C., on the 13th Monday after the 1st Monday in September, it being the 5th day of December, 1910, when and where you are commanded to appear and answer the said complaint within the time required by law or the plaintiff will apply to the court for the relief therein demand.

Given under my hand and seal this The defendant above named will 1st day of November, 1910.

GEO. A. PAUL. Clerk of Superior Court

Administrator's Notice

Having qualified as administrator of the estate of Egbert Yeates, de ceased, late of Beaufort county, North Carolins, notice is hereby given that all claims against said estate must be presented to the undersigned within twelve (12) months from this, Oct 13th, 1910, or this notice will be pleaded in bar of their recov-

ery.
All persons indebted to said estate are required to make immediate pay

ARTHUR YEATES. Administrator of Egbert Yeates, de-

W. A. Thompson, attorney, Aurora, Thir 13th day of October, 1910.

10-13 1-a-k 6w.

NOTICE

Evelena Minor vs. William Minor. North Carolina, Beaufort County, Superior Court. December

The defendant above named will take notice that an action entitled as above has been commenced in the Superior Court of Beaufort County, for the plai an absolute divorce from the def ant; and the said defendant will fur ther take notice that he is required to appear at the December Lerm of the Superior Court of said county to be held on the 13th Monday af-ter the 1st Monday in September, si being December 5th, 1910, at the court house of said county to Ward ington, N. C., and answer or Cama to the complaint in said action, o defend said action, or the plaintiff will apply to the court for the re-lief demanded in said complaint.

This Cotober Sth. 1910.

GEO. A. PAUL.

Clerk Squerier Court. 16-17. 4t o-a-w.

Watisee's Onle.
An oak froe man Paintey, Bost
impur as Weilace's oak; is said
over The years of mos

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