

Lovill-Rowe Insurance Co.
FIRE, LIFE AND AUTOMOBILE
 Elizabeth Lovill Sallie Lovill Rowe
 Phone 266

DR. J. E. BANNER
DENTIST
MOUNT AIRY, N. C.

DR. JOHN L. ASHBY
 Announces that he is associated with
 Dr. E. R. Hoge in the practice of dentistry.
 Office opposite Blue Ridge Inn.

DR. J. D. HOGAN
DENTIST
 Office Over Granite City Motor Co.
 Office Phone 546. Residence 405.

Sydnor & Sparger
Insurance Agents
MOUNT AIRY, N. C.

T. H. WORRELL, M. D.
M. Y. ALLEN, M. D.
 Mount Airy, N. C.
 Office hours: 9 to 10 a. m. 1 to 2
 p. m. 7 to 8 p. m.
 Offices: 2nd Floor Mount Airy
 Bank Building.
 Phone: Office, 54.

R. M. LANCASTER, M. D.
 Residence 129 Granite St.
PHONES: Office, 506; Residence, 501
 Office over Granite City Motor Co.

ROY C. MITCHELL, M. D.
 Jackson Building
General Medicine
 including
Ear, Nose and Throat
 Phones 541 L, 541 J
 Office Hours 9-11 A. M. 2-4 P. M.

Robert J. Lovill, M. D.
 Office Hours 9 to 10 A. M. Phone Office, 346
 2 P. M. and by Appointment Res. 235
 Sunday by Appointment
 Office over Holcomb & Midiff

NOTICE

By virtue of the power contained in a deed of trust executed to me by W. Y. Davenport for \$514.18 which is due and unpaid at the request of the holder of the note, I will offer for sale for cash at public auction to the highest bidder at the Court House door in Dobson on the 10th day of May, 1924 at 1 o'clock P. M.,

the following land:
 Two lots or tracts of land situate in the Town of Rockford, N. C. Surry County.

First tract. Beginning on rock on edge of road or High street, in J. F. Bland, the Old York, line and runs S. 57 deg. W. with said line 3.08 chs. to a rock or stake, South 40 deg. E. to a rock or stake 1.32 chs, then N. 57 deg. E. 2.70 chs to a stake or rock, on West side of High street, then North 23 deg. West 1.32 chains to the beginning. Being 3-10 acres.

Second tract. Bounded on the E. by High street, on North by W. Y. Davenport, on South by J. F. Bland and G. M. Burrus, on West by Lucy Davenport. Containing by estimation one third of an acre more or less.

Sale made to pay said deed of trust. This April 9th, 1924.
 J. F. Hendren, Trustee.
 A. D. Folger, Atty.

CORPORAL PUNISHMENT NOW THING OF PAST

Well-Known Asheville Specialist Discusses Best Methods of Punishment of Children.

By Louis E. Biech, M. D., Ph. D.
 Whether a child should be punished—and how—is a problem that frequently confronts every parent, teacher and guardian who has the best interests of childhood at heart. Unfortunately there are adults who never find themselves questioning or in doubt about this most important phase of child training. Either they believe in punishment and inflict it without hesitation, or they hold the idea that all forms of punishment are wrong, and simply let the children run wild. Neither viewpoint is defensible nor justified.

To be sure, all children are like untamed little animals. But it is the duty of their elders to teach them not only the benefits to be derived, but also the stern necessity as well, of behaving according to the customs and standards that civilization has established. Only if a child lived on a desert island all by himself, would absolute and untrammelled freedom be warrantable. If he is allowed to grow up like a young savage in the world as it is he soon finds himself out of tune with other people—shunned, despised, ostracized. Undisciplined boys and girls, even in their teens, begin to feel the unsympathetic, critical and deprecating attitude of those they come in contact with. Thus they grow up to feel different and they suffer because of it. In this way does a shut in, depressed, brooding—and finally antisocial—type of character develop.

But above all else childhood must be respected. We must give them all the leeway we can so they can express themselves to the fullest possible extent. Only, indeed, should punishment be resorted to if misbehavior tends, directly or indirectly, to run counter to respect for the rights, privileges, and feeling of others.

Never should we punish hastily or arbitrarily or because we are annoyed. And never, never, never, should we punish while in anger. A show of unquestioned authority, or superior strength, of favoritism, of absolutism without recourse to appeal, makes a child resentful, vindictive and revengeful. With this kind of treatment the average boy will smart under the hurt of unfairness, and sooner or later will try to "get even" by taking the same attitude of bravado and bullying to younger and weaker playmates. A girl too, may follow a similar course or she may develop into a shy, reticent, retiring young lady who learns to depend largely upon quick-wittedness and craftiness to gain her ends.

Corporal punishment is a thing of the past. Even the time-honored switch and spanking are obsolete. An occasional spanking may not hurt a vigorous but refractory lad, yet even here there are dangers. Many nervous disorders in adults can be traced back to corporal punishment in childhood. It's never a safe method to employ.

Punishment by deprivation is always an effective measure, provided it is carried out properly. Find out what a child likes and deprive him of that. If taking away a toy, or cancelling a game, entertainment or outing does not bring the desired results, try eliminating a sweet dessert at dinner or, if necessary, the entire meal. Fasting never did any harm, and it never fails. Only be careful that complaints, piteous appeals, and your own tender-heartedness do not lead you to be sorry so you'll treat the offender to a piece of pie later on.

Be careful not to punish unless you feel you are right, and your position is unassailable. Be fairminded above all things. But when you do threaten to punish be sure you do it. Don't change your mind or put it off. Let your child know that you mean exactly what you say and that punishment comes just as swift and sure as does reward when that is promised.

The proper training of children is a difficult and painstaking job—in fact, it's an art—but it's worth all it costs!

CHILD LABOR UP IN CONGRESS

Lower House Passes Act Regulating or Prohibiting Child Labor—Now up to Senate.

Washington, April 25.—A resolution proposing a child labor amendment to the constitution was passed late today by the house. Every effort to modify the measure, which now goes to the senate failed. It would empower Congress to limit, regulate or prohibit the labor of children under 8 years of age.

The vote was 297 to 69, or 53 more than the two-thirds required for passage.

Thirteen Republicans and 56 Democrats voted against the resolution. Representative Longworth of Ohio, the Republican leader, aided Representative Foster Republican, Ohio author of the resolution in conducting the fight for the measure.

Congress Would Set Standard

Opposition was based chiefly on the ground that the proposed amendment, made necessary if Congress is to have authority to deal with the problem by the action of the Supreme court in twice declaring federal child labor laws unconstitutional would constitute an invasion of state rights.

On the other hand proponents of the resolution contended that a federal standard must be set up to bring certain states which have been backward in the enactment of child labor legislation to a more rigid requirement. The resolution would enable Congress to set a minimum standard beyond which states would be free to go in controlling the problem.

Four of the North Carolina members lined up in support of the projected child labor amendment to the

constitution, Hammer, Stedman, Weaver and Lyons. Other members of the delegation opposed the amendment. Representative Ward, who is ill at his apartment, was represented by friends as desiring to leave his sick bed today to record his vote in opposition, but physicians would not permit this. Mr. Ward finally arranged a pair and in this way made his opposition effective.

NOTICE

In the Superior Court, Surry County, North Carolina.

William Ball vs Jinnie Ball.
 The defendant above named will take notice that an action entitled as above has been commenced in the superior court of Surry County, North Carolina, for the purpose of obtaining a divorce absolute; and the said defendant will further take notice that she is required to appear before the undersigned clerk of the superior court at his office at the courthouse of said county in Dobson, North Carolina, on the 29th day of April, 1924, 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.
 This March 28, 1924.
 F. T. Lewellin, C. S. C.
 By H. O. Woltz, Attorney.

CUT FLOWERS
 For All
OCCASIONS
MT. AIRY DRUG CO.
 Agency For Sutton

The Bank of Mount Airy
 Commercial Banking—Trusts—Savings—Safe Deposit Boxes

Place your insurance policies, jewelry, liberty bonds, deeds, and other valuable papers where they will be absolutely safe from loss by fire or theft, yet within your reach during every business hour of the work day. At the Bank of Mount Airy, surrounded by every protective appliance, and safe guarded against fire, theft or destruction, by any cause, our **SAFE DEPOSIT BOXES** provide you with insurance against loss of such valuables for less than one penny a day.

We have installed these Safe Deposit Boxes at an expense of a good many thousand dollars, for the convenience of the people within our banking radius. We are offering you something that no other bank in Surry County is prepared to offer you. Even though you are not a customer of this bank, we will gladly rent you one of these boxes.

Call and give us the pleasure of showing them to you.

Notice of Sale of Personal Property
 By virtue of authority vested in me by section 2485 of the Consolidated Statutes of North Carolina, I will sell, at public auction for cash to the highest bidder, in front of T. J. Smithwick's Garage, on South Street in the city of Mount Airy, N. C., on Saturday, May 10th, 1924 at 1 o'clock, P. M.,

the following described personal property:
 One Sampson Truck, One Ton Capacity.
 Sale made to satisfy an account of \$40.00 for repairs and storage on said property, the same being the property of J. O. Matthews.
 This the 23rd day of April, 1924.
 T. J. Smithwick.

YOU SHOULD NAME
THE SURRY COUNTY LOAN & TRUST CO.
 AS YOUR EXECUTOR FOR THE FOLLOWING REASONS:

The Trust Company will see that your will is drawn correctly and, when named as Executor, makes no charges for properly drawing up the will or keeping it under seal in its vault.

Directors
 W. W. Burke, A. G. Bowman, W. F. Carter, E. H. Wrenn, W. A. York, F. S. Eldridge, W. W. Hampton, W. G. Sydnor, J. D. Smith.

Officers
 W. F. CARTER, President. W. W. BURKE, Vice-Pres.
 W. G. SYDNOR, Sec. & Treas.

Where the worst looks like the best



It takes an expert to tell good oils from bad, but any layman can get the right oil if he asks for it by name and sees that he gets it. The name "Standard" Polarine is on every oil tank containing our products.

You can't tell much about lubricating oils by their appearance. They all look more or less alike. You can't judge viscosity and wearing quality by looks. The color is about as important as the cover of a book.

You can safeguard yourself by always asking for your oil by name. The good name of a good oil is your best guarantee of getting what you want. It insures uniform quality, too. A nameless oil may be anything. See the tank from which your oil is taken.

For your own sake and for the health of your hard-working engine—select a good oil and then always buy it by name.

If you had time to make exhaustive tests you would decide on "Standard" Polarine. It has been recognized as the standard among good oils for many years. It is better today than ever. "Standard" Polarine has a good name to live up to.

STANDARD OIL COMPANY
 (New Jersey)

Made in the Carolinas

Buy the best oil but buy it by name—and the name is "Standard" Polarine

"STANDARD" Polarine

A definition—
 "Standard"—A thing recognized as a model for imitation."
 —Concise Oxford Dictionary

Oils you can Trust!

Dull, Sluggish Feeling

"BLACK-DRAUGHT is our household stand-by," says Mrs. Thomas H. Kell, who lives near Ellijay, Ga. "We have been using it years and years. My mother's family used it and we do here and my four sisters do, too. "I could not run my house without Black-Draught. I give it to the children whenever they need a purgative, and both Mr. Kell and myself take it. As a medicine for sluggish liver and

headache, and the ills that come with constipation, Black-Draught is fine.

"Lots of times I have felt dull and sluggish, my head would ache and I had to make a great effort to do my work. A little dose of Black-Draught would correct this feeling. We always keep it on the medicine shelf."

Be sure that you get Theodor's, the old, reliable Black-Draught powdered herb liver medicine. At all dealers'.

Theodor's
BLACK-DRAUGHT
 Over Ten Million Packages Sold a Year

NOTICE

North Carolina, Surry County. In the Superior Court, Before the Clerk.

R. S. Scott, Mrs. M. A. Kiger, J. L. Scott, S. M. Scott, H. H. Scott, Mrs. S. A. Spencer, H. L. Allen, Mrs. E. L. Venable, Mrs. M. J. Needham, A. V. Scott, Mrs. D. M. Denny, Mrs. Martha E. Osborne, and Mary Scott vs. Ervin Owen, Elsie Owen, Ellen Owen, Adam Owen, Arthur Owen, Paul Owen, Roy Owen, Silas Allen, Mrs. Eunice Moore, and Mrs. Jane Davis.

Service of Summons by Publication The defendants, Mrs. Jane Davis and Silas Allen, above named will take notice, that a special proceedings as above entitled, has been commenced in the Superior Court before the Clerk in said county upon a petition filed in said proceedings for the purpose partitioning a tract of land in Shoals township, county and State aforesaid among the tenants in common so that each may hold his share in severalty or for the purpose of confirming a prior partition of said lands among the tenants in common.

The said defendants will further take notice that they are required to appear before the said Clerk of the Superior Court at the Court house in Dobson, on the 16th day of May 1924 at or before 12 o'clock noon, to answer or demur to the petition in said proceedings, or the plaintiff will apply to the court for the relief demanded in said petition.

F. T. Lewellin, Clerk Superior Court of Surry County This 12 day of April, 1924. 5-9c

NOTICE

By virtue of a deed of trust executed to me by Jarrell Brothers Company on the 1st day of August 1923 to secure a debt of \$500.00 to S. Y. Simpson due December 1st, 1923, said deed of trust recorded in Book 87, page 47 records of deeds of trust of Surry County, I will sell for cash to the highest bidder in front of Jackson Brothers' Store in Mount Airy, North Carolina, on the 10th day of May, 1924 at one o'clock, P. M.

the following real estate lying and being in Surry County, North Carolina, Stewart's Creek Township and bounded as follows:

Beginning at pointers North of Haystack road, Thos. Dehart's South-east, runs West 28 chains, with Dehart's line to pointers and Jess Davis line (continued) Thence S. on the said line to pointers East corner to Haystack road to a rock planted, S. with L. D. Cook's line 24 chs to a maple, East 14 chs to a sourwood and nine the Galloway and Belton line N. 31 1-8 chs crossing the Haystack road to the place of beginning and containing 54 6-10 acres and known as the Gaston Aaron tract, Book deeds 73 page 478, Register of Deeds Office Sale made to satisfy said debt, interest and cost of sale.

J. E. Folger, Trustee. This April 15th, 1924.