The Franklin Press

The Highlands Maconian

Published were Dimestry by The "Linkon Etters.

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BLAC	KBURN W. Jenis Tox	THEOR AND ILLUSING
Ente	red at the Post Office, Franklin.	S. C. as second class matter.
-	SUBSCRIPTION	RATES
One Y	car sommenmented to the	31.
Fight	Months	SI,

How Long Liquidation?

FREDERIC J. Haskins, veteran journalist, has completed an encyclopedia of general information published under the title. "Five Thousand New Answers to One Thousand New Answers to One Thought of the title this Mr. Haskins replies:

The Comparoller of the Currency says that statistics kept over a period of five years show that an TO: average period of five years and six months is required to liquidate tailed banks. The shortest time is ten months.

Mrs. Mattie Roark, wife of Roark, wife of Roark, Easley, S. C. D. Warren Henkle and wife, Matilda Henkle, or their unknown heirs at law, whose names and addresses are unknown; Henry Higdon and wife of the F. Angel tract south 24 east 85 feet to whose names and addresses are unknown; Elvira Zachary wife of the SE corner of the sate of the SE corner of the sate of the SE corner of the SE corner of the sate of the SE corner of the SE corner of the sate of the SE corner of the

It would be interesting if Mr. Haskins could tell Corporation, Columbus, Ohio; husus the average cost of liquidating closed banks, but band of Catherine Holbrooks, if this information is not found in his questions and and wife- Dills, Hiawassee, Ga.; Bank recoverships generally mean heavy losses for Frank Southwick, in California, ad-

depositors as well as stockholders.

The Bank of Franklin, which failed two years and wife. M. R. Howard, Lyman whimton; Plaish Howard, Might howard, Might

The end of the period agreed on for "freezing" deposits is drawing near and everyone is wondering known: Caswell I. Walker and whether liquidation can be completed by that time, wife - Walker, or their un-If it is not, the stockholders are certain to suffer and addresses are unknown; Mrs heavy losses and it is very likely, too, that the depositors who have failed or refused to "trade out" also will their unknown heirs at law, whose experience losses, or at least a long delay in receiv-

ing their money. But the habilities of the Bank of Franklin have been reduced to such a minimum that it seems utterly and husbandneedless that it should fail to pay out by October 1that is, if the officers, stockholders, debtors and de- N. P. Keener (U. P.) Keener and

ONE hundred and fifty Rotarians from all parts of names and addresses are unknown; Carolina have gone back to their notices after a two day assembly in Franklin. That means 180 means and addresses are unknown; H. S. Luder apostles of the mountains to spread the good name and addresses are unknown; John T. Foster, or his unknown heirs at law, whose names and addresses are unknown; H. S. Luder Tilson in 106.83 acres; Luther Tilson the lot deeded by W. T. Potts and of branch; N. 28 W 22 p. to a stake on a branch; N. 28 W 22 p. to a stake on a branch; N. 28 W 22 p. to a stake on a branch; N. 28 W 24 p. to a maple at mouth of branch; N. 40 E. p. to a stake at wife to W. L. Higdon. Also the building known as the M. A. Love of branch; N. 55 W 50 p. to a honey shown in the road; N. 55 W 50 p. to a honey of Macon County. In the superior of Macon County. apostles of the mountains to spread the good names and addresses are lift) containing 54.50 acres, but the right is nereby apostles of the mountains to spread the good names and addresses are lift) containing 54.50 acres, but the right is nereby according to the parties of the second conveyed to the parties of the second ond part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns and heirs, or the said lands having been second part, their assigns are larger than the said lands having been second part, the said lands having been second part and the said lands having been second part and the said lands having been second part and the said lands have a said l

What this town needs more than another else is and addresses are unknown; John T. Foster, or his unknown heirs at lected by the Secretary of Agriadvertising, and the Rotary convention here Monday level and addresses are unknown heirs at lected by the Secretary of Agrilaw, whose names and addresses culture, with the approval of the said store building as a part of pine; S 15 E 36 p. to a stake; S and Tuesday was the finest kind of advertising. As are unknown; unknown heirs at law National Forest Reservation Com-of I. N. Keener, deceased whose mission and found necessary for erected on the property conveyed 45 min. E 37 p. to a stake; N 75

one man commenced. "It was worth at least a thous and dollars to Franklin."

Regardless of the monetary value, it was a fine the community is grateful the following the property conveyed the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 titled as above has been commenciated. The property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed by this deed. Being the lands, deg. 45 min. E 37 p. to a stake; N 75 the property conveyed the property conveyed the purpose of carrying out an Action of Country and States of the United States and Country and Company and States and Country and States and Country and States and Country and Company and States and Country and States and Country and Company and States and Country and Company and States and Country and Cou for its efforts in bringing the assemb. here.

The whole town did nobly by itself in the way a hors of Marin Nation, deceased entertained the visitors and made them welcome, whose names and addresses are There used to be some doubt whether Franklin could accommodate a convention in first class fashion. There is no room for doubt now. Let's bring some more conventions to town.

We recently track occasion in this column to compliment Dr. and Mrs. S. H. Lyle on the fine appearance of their residence since they had it painted, his unknown heirs at law, whose Since then we have observed another home which has blossomed forth with a new coat of paint-the residence of Mr. and Mrs. Lee arnard on highway No. 28 just beyond the creamery. With a well trimmed lawn and beautiful flowering mimosa trees bordering the road, the place is worth driving out to see. Two bam Golden and Samuel Golden coats of white paint have transformed the house from a drab looking dwelling to one with a smiling, inviting countenance truly in keeping with the character Overall Co. Address unknown; High Point Overall Co. address unknown; of its occupants.

Let's paint some more house-

LEGAL ADVERTISING

LEGAL ADVERTISING ADMINISTRATOR'S NOTICE Flaving qualified as administrator I M Cochran deceased, late of whose names and addresses are unknown; Jemminia E. Rochester, executrix of the last will and testament of the metice will be plead in bar of their recovery. All per-M F. COUFRAN, Administrator,

ADMINISTRATOR'S NOTICE

ADMINISTRATORS NOTICE

Having qualified as administrator of Jonathan Heacock, deceased, late wards, or unknown heirs at law whose names and addresses are unknown; Alexalex which W. L. Higdon heirs which W. L. Higdon heirs which W. L. Higdon heirs at law whose names and addresses are unknown; Note the river bank; and runs then up the river with its meanders to the following described on the river with its meanders to th

The Bank of Franklin, which failed two years and wife, M. R. Howard, Lyman, Washington; Pulaski Howard, wid-

-Dills, wife of J. B. Dills, or law, whose names and addresse re unknown; Catherine Holbrook --- Holbrooks, o their unknown heirs at law, whose positors will evert themselves to the fine efforts of wife—Keener, or their unknown which they have shown themselves capable.

Fine Advertising

N. P. Keener (C. P.) Keener and wife—Keener, or their unknown heirs at law, whose names and addresses are unknown; Nathaniel law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipkiss, or their unknown heirs at law, whose names and addresses are unknown; Samuel Hipki

beceased, whose names and ad-

own, any estate, lien or interest of and 208. any kind or character in and to the premises described in the peunknown; Charne White and wife, Byneth, whose names and address-es are unknown; M. F. Castle Hill Company, Inc., a North Carolina corporation, whose address is un-known; W. C. Sanders, or his muknown beirs at law, whose name and addresses are unknown; W at law, whose names and addresses in said proceeding, or the plaintiff names and addresses are unknown;

demanded in said petition. unknown; Scaboard Garment Man efacturing Company, whose address ng Company, whose address is un North Carolina. unknown; Allied Drug Company address unknown; Ferry, Morse &

This the 9 day of June, 1933. J. Y. JORDAN, Clerk United States District Court, for the Western District of North Carolina O. L. McLURD, known; J. T. Moss, or flis unknown heirs at law, whose names and ad-

and known as the W.

LEGAL ADVERTISING

dresses are unknown; wife of W.
W. Moss, if any, or her unknown heirs at law, whose names and addresses are unknown; Jemminia E. Rochester, widow of W. C. Rochester, or her unknown heirs at law, whose names and addresses are unknown: Jemminia E. Rochester, or her unknown heirs at law, whose names and addresses are unknown: Jemminia E. Rochester, and addresses are unknown: Jemminia E. Rochester, and addresses are unknown: Jemminia E. Rochester, and addresses are unknown; Jemminia E. Rochester, widow of W. C. Rochester, and addresses are unknown; Jemminia E. Rochester, widow of W. C. Rochester, and addresses are unknown; Jemminia E. Rochester, widow of W. C. Rochester, and addresses are unknown; Jemminia E. Rochester, widow of W. C. Rochester, and addresses are unknown; Jemminia E. Rochester, widow of W. C. Rochester, and addresses are unknown heirs at law, whose names and addresses are unknown; Jemminia E. Rochester, widow of W. C. Rochester, and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heir and heir addresses are unknown heir and heir addresses are unknown heir and heir addresses are unknown heir addresses are unknown heir NOTICE OF EXECUTION SALE and Bidwell's line; then N 22 W

L. Ferguson and wife, —— Ferguson, or their unknown heirs at law, whose names and addresses are unknown; Harley B. Ferguson, or their unknown heirs at law, whose names and wife —— Ferguson, or their unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown; Alexander Edwards and wife——Ed
ander Edwards and wife——Ed
the Superior Court of Macon land, described as follows; Beginning at a sycamore, near the old line; at a sycamore, near the old line; thence S 31 p. to a black oak; thence S 84 E 16 p. to a double chestnut; thence S 85 E 24 p. to a chestnut; thence N 54 E lander Edwards and wife——Ed
ander Edwards and wife——Ed-

723.78 acres of land in Macon County, North Carolina, W. E. Baldwin, et al law, whose names and addresses at law, whose names and addresses are unknown; Daniel Whitmire and county, North Carolina, W. E. Baldwin, et al law, whose names and addresses are unknown; Daniel Whitmire and wife, Malind: the Macon Theatre, and running the Macon Theatre, and running John H. Thomas and wife, to W. thence N 28 W 22 p. to a stake of Main L. Higdon, recorded in Book G-4 or the law, whose names and addresses are unknown; Daniel Whitmire and Whitmire and Street, south 66 west 73 feet to the of Deeds, page 36. wife Nancy Whitmire, or their unknown heirs at law, whose names J. A. Porter and wife and W. L.
SEVENTH TRACT: A certain jay Creek; thence down Ellijay known heirs at law, whose names and addresses are unknown; Jonathan Zachary and wife, Eliza Zachary, or their unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, wife of Alexander Zachary, or heir unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, wife of Alexander Zachary, or her unknown heirs at law, whose names are unknown heirs at law, whose names are unknown; Linchey Zachary, or her unknown heirs at law, whose names are unknown; Linchey Zachary, or her unknown heirs at law, whose names are unknown; Linchey Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, wife of Alexander Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, wife of Alexander Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, wife of Alexander Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, wife of Alexander Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, wife of Alexander Zachary, or her unknown heirs at law, whose names are unknown; Linchey Zachary, wife of Alexander Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, wife of Alexander Zachary, or her unknown heirs at law, whose names and addresses are unknown; Linchey Zachary, wife of Alexander Zachary, or her unknown heirs at law, whose names are unknown heirs at law whose

And the said non-resident defen- in the office of the Register of to a chestnut oak; N 70 E 62 p. dants above named, and all persons Deeds for Macon County, North to a chestnut; S 31 p. to a black-

LEGAL ADVERTISING

with Munday's and Bidwell's line 997 ft, to the sidewalk on Main St., Bidwell's corner, then with Bidwell's line S 66 W 135 ft. to the

in the County of Macon, State of poles to a white oak; thence S W. L. Higdon

By virtue of certain executions Franklin, and known as Union S 35 E 34 p. to a popular; thence by virtue of certain executions and known as Umon S 35 E 34 p. to a chestnut oak; the Superior Court of Macon land, described as follows; Begin-thence N 70 E 62 p. to a chestnut oak; the Superior Court of Macon land, described as follows; Begin-thence N 70 E 62 p. to a chestnut oak; the Superior of Macon land, described as follows; Begin-thence N 70 E 62 p. to a chestnut oak; thence S 31 p. to a black

and addresses are unknown; Eliza- stands, together with all the land corner of Alex Moore's lot) from SECOND TRACT: Beginning at a

and addresses are unknown; Henry Higdon and wife to Furman Angel; piece, parcel, and lot of land lying Henkle and wife, Matilda Henkle, thence with east line of the F. in Macon County, N. C., as follows, containing 20 areas and single containing 20 or their unknown heirs at law, Angel tract south 24 east 85 feet to to-wit: Lot No. 2 in the Laura or less whose names and addresses are unknown; Elvira Zachary wife of Mordecai Zachary, or their unknown heirs at law, whose names and addresses are unknown; Elvira Zachary wife of Mordecai Zachary, or their unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown heirs at law, whose names and addresses are unknown; Elvira Zachary wife of the SE corner of the said F. Angel M. Jones land as surveyed by W. N. Sloan, January, 1923, which plat is recorded in the office of Register and addresses are unknown; Elvira Zachary wife of Mordecai Zachary, or their unknown heirs at law, whose names and addresses are unknown; Elvira Zachary wife of Mordecai Zachary wife of Mordecai Zachary wife of Mordecai Zachary wife of the SE corner of the said F. Angel M. Jones land as surveyed by W. N. Sloan, January, 1923, which plat is recorded in the office of Register and Angel tract south 24 east 85 feet to M. Jones land as surveyed by W. N. Sloan, January, 1923, which plat is recorded in the office of Register and Angel tract south 24 east 85 feet to M. Jones land as surveyed by W. N. Sloan, January, 1923, which plat is recorded in the office of Register and Angel tract south 24 east 85 feet to M. Jones land as surveyed by W. N. Sloan, January, 1923, which plat is recorded in the office of Register.

tion entitled as above has been as the same now exists or as the locust, Elias's corner, then Dowdle. Being all the land describcommenced in the District Court of the United States for the Western District of North Carolina, at Asheville, for the condemnation of the Town of Franklin.

as the same mow exists or as the to a locust, Elias's corner, then N 47 W 26 p. to a stake within 2 February 20, 1924, and recorded in the office of the Register of Deeds W 20 p. (passing Carpenter's locust for Macon County, North Carolina, certain tracts of land described in THIRD TRACT: A certain tract corner 2 p.) to a stake, then S 75 Asheville, for the condemnation of certain tracts of land described in Exhibits "A", "A-1", "A-2", "A-3", "A-6 of land in Macon County, North W 18 poles to a stake, then S 75 in Book J-4, of Deeds, page 269, S 30 W to a higher tract of land containing ap-4", "A 5", "A 6", "A 7", "A 8", "A 9", Carolina, adjoining the lands of W, line; then S 30 W to a hickory; 'A-10", "A-11", of the petition filed L. McCoy and others, and bounded then S 60 W 78 p. to a sourwood, in the above entitled proceeding, as follows: In the Town of Frank-and known as the W. E. Baldwin lin and on the south side of Main of W 65 p. to a red oak near the lin and definite description of the said Tract (1408), containing 32.24 acres; the R. D. Brindle Tract (32), containing 33.65 acres; the Horace Fore Tract (1420), containing 32.22 acres; C. D. Fowler Tract (1409), containing 32.22 acres; C. D. Fowler Tract (1409), containing 71.16 acres; William on by H. H. Jarrett and W. L. Gregory Tract (610) (610-II, 610-II, 610-II, 610-II), containing 102.82 acres; R. 168 feet from the begin-ning corner of Lot No. 1, as agreed to a chestnut oak; then S. 18 W. to a whiteoak; then S. 18 W. to a whiteoak; then S. 27 W. 110 p. to a Spanish oak; then N. 2 E. 23 p. to a Spanish oak; then N. 2 E. 23 p. to a chestnut; then N. 2 E. 23 p. to a chestnut; then N. 24 W. 25 p. to a chestnut; then N. 25 W. 25 p. to a chestnut; then N. 25 W. 25 p. to a chestnut; then N. 25 W. 25 p. to a chestnut; then N. 26 P. 207 the Other Corner of the lot No. 2 at a point south of the said draw bars; then E. 47 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 18 W. to a whiteoak; then S. 27 W. 110 p. to a Spanish oak; then N. 2 E. 23 p. to a chestnut; then N. 25 W. 25 p. to a chestnut; then N. 25 W. 25 p. to a chestnut; then N. 26 P. 207 the Other Corner of the lot No. 2 at a point south of the said draw bars; then E. 47 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 E. 92 p. to a chestnut oak; then S. 40 p. to a chestnut oak; then S. 40 p. to a chestnut oak; then S. 40 p. to a chestnut Gregory Tract (610) (610-1, 610-11, Higdon, runs thence south 66 west then N 23 W 23 p. to a chestnut; in the Register's Office in Book of the NE corner of the H. Hedden Tract (1078), containing public square; thence S. 24 East public square; thence S. 24 East (1038), containing 135.81 acres; R. M. Shook Tract (1410), containing 135.81 acres; R. M. Shook Tract (1410), containing 135.81 acres; R. N. Stiles Tract (1410), containing 135.

whomsoever owning, or claiming to Carolina, in Book Z-3, pages 207 oak; S 84 E 16 p. to a double of W. L. Higdon in the lands de-dants named as aforesaid, will fur-scribed in a deed from E. S. Hunther take notice, that they are re- nicutt and wife to W. L. Higdon, E 9 p. to a blackoak; N 76 E 5 quired to appear in the District J. A. Porter, J. T. Berry, M. L. p. to a Spanish oak; N 80 E 24 p. Court of the United States, for the Dowdle and A. W. Horn, said deed to a whiteoak; S 52 E 18 p. to a Western District of North Caro- bearing date of Oct. 24, 1924, and whiteoak; N 57 E 66 p. to a lina, at Asheville, on the 7th day registered in Book J-4 of Deeds, Spanish oak; S 52 E 73 p. to a of August, 1933, and answer of page 425 described as follows: All Spanish oak; N 20 W 142 p. to a of August, 1933, and answer or demur to the petition or complaint in said proceeding, or the plaintiff that tract of land lying and being Spanish oak near a large rock; then in said proceeding, or the plaintiff in the Town of Franklin on the demanded in said petition.

E 80 p. to the beginning.

EXCEPTION NO. 1: Beginning at

This notice is issued by order of known as the Allman-Bidwell hotel a whiteoak, W. W. Higdon's corn-Court, directing that publication be property in said town and described er runs S 18 W 18 p. to a stake; Court, directing that publication be property in said town and described of rais 5 to 74 1-2 W 25 1-2 p. to a state, or state of said deceased the S 74 1-2 W 25 1-2 p. to a state of notify all persons having claims at the sidewalk 12 inches E of the published in Macon County, North Carolina, in the Western District and runs S 21 1-2 E with Kelly's ish oak; then S 39 E 19 1-2 p. to a Span-to a and Bidwell's line 151 ft. to a stake, to a red oak; in line of W. L. 1934, or this notice will be plead in Kelly's and Bidwell's corner; then and J. A. Higdon; then N 87 1-2 bar of their recovery. All persons S 69 W 4 ft. to a stake, Kelly's E 71 p. to a Spanish oak; then N indebted to said estate will please and Bidwell's corner; then S 22 E 19 E 34 p. to a locust; then N make immediate settlement. This with Kelly's and Bidwell's line to 22 p. to a red oak; then N 85 W 3rd day of July, 1933. the center of the Harden branch; 33 p. to a blackoak; then N 84 then down said branch with the W 20 p. to a hickory; then N 72 Administrator. center of same, 138 ft. to Munday's W 12 p. to the beginning, contain- 16-6tp-A10

LEGAL ADVERTISING

ing 25 acres more or less. described in the report of the jury appointed to allot the homestead of the said W. L. Higdon, more particularly described as follows: FIRST TRACT: Beginning at a FIFTH TRACT: Lying and being Spanish oak, and runs S 14 E 18

This the 1st day of July, 1933. A. B. SLAGLE, Sheriff, Macon County.

NOTICE OF SALE

proximately 68 1-4 acres, to which deed, as so recorded reference is January, 1930, containing 68 acres,

This 5th day of July, 1933. GEORGE PATTON, Trustee.

NOTICE OF SUMMONS

Bertha Purdy The defendant, William Purdy

titled as above has been commencthe said defendant will further take notice that he is required to appear at the Office of the Clerk of the and 208.

All the right, title and interest chestnut; N 54 E 27 p. to a Superior Court of Macon County, North Carolina, in the Town of Superior Court of Macon County, the complaint of the plaintiff. This the 19th day of June, 1933.

FRANK I. MURRAY. Clerk Superior Court, Macon County, North Carolina.

J22-4tc-4pd-Jly13 ADMINISTRATRIX NOTICE

Having qualified as administratrix of Fred N. Parrish, deceased, late of Macon County, N. C., this is indebted to said estate will please