PAGE TWO

LEGAL ADVERTISING

NOTICE OF PUBLICATION

THE FRANKLIN PRESS AND THE HIGHLANDS MACONIAN LEGAL ADVERTISING LEGAL ADVERTISING has already been achieved in this direction, that does not seem to against the estate of said deceased condemnation of certain lands de me at all impossible. to exhibit them to the undersigned scribed in the said petition and More longevity, however, does hereinafter described; that you, and not seem to me of any great value, each of you, are necessary and either to the individual or to soproper parties to the just and final ciety, unless some way is found disposition of this action. That said action has been instituted by the United States Attorney for the Western District of North Carolina, at the same time of utilizing intelligently the experience which only the passage of years enables one to accumulate. It is intereston behalf of the United States, for STOCKBRIDGE the condemnation of said lands de-scribed in the petition in said proing to imagine a world in which the majority of inhabitants were ceeding, said lands to be appropri-SQUIRRELS . westward ho centenarians. It would, at least, be ated, condemned and taken, pur-The gray squirrels are migrating a world in which fewer futile so-

again from New England. Nobody cial experiments were undertaken. has yet found out the real reason why so many thousands, perhaps millions, of these little animals go westward in the early Winter. They have lately been crossing the Hudson River over the bridges, on the ferry boats and some of them even swimming across.

The latest theory is that they are driven out of their old homes by the smaller but more pugnacious red squirrels. Farmers and hunters have been encouraged to kill hawks, because hawks kill game birds; but hawks also are lond of baby red squirrels, and a possible explanation is that the red squirrels have multiplied, as the hawks have diminished in number, and there isn't room in the woods for both the red and the gray squirrels.

It is just one of those interesting phenomena illustrating the constant effort of nature to maintain the balance between all the various

I asked five intelligent people at Silvermine Creek, adjoining the lands of R. P. Lindsey, United States National Forest and others, if they knew how much they paid in taxes to the Federal Governvey to the United States dated De- ment on each package of cigacember 18, 1933, and set out in the rettes. Nobody knew the answer. petition filed herein. W. B. Park- The revenue stamp on the cigaer Tract. All that tract of land rette pack simply says "20 ciga-

THURSDAY, DEC. 28, 1935

A Mystery in Sea Water

Sea water contains a mysterious

substance that no chemist has been

able to isolate. Fish go blind and

die in artificial sea water made in

a laboratory, but live and thrive

when as little as 2 per cent of

genuine sea water has been ad led.

FRANKLIN SHOE SHOP SAYS

WE ARE STILL MENDING

SHOES

When your heels twist

And your soles tear

We'll treat you fair.

FRANKLIN SHOE SHOP

Opposite Courthouse

"We Buy and Sell"

Get on the list

-Collier's Weekly,

North Carolina, on or before the 2nd day of Dec., Macon County. 1936, or this notice will be plead In the Superior Court. The Atlantic Joint Stock Land in bar of their recovery. All persons indebted to said estate will Bank of Raleigh, Plaintiff, please make immediate settlement. Grace Bryson, Administratrix of This 2nd day of Dec., 1935. the Estate of P. M. Bryson, Grace F. H. POTTS, Administrator. Bryson, Executrix under the Last D5-6tp-J9. Will and Testament of Ivalee Bry-NOTICE OF ACTION BY RUB-LICATION OF SUMMONS: In son, George Bryson and wife, Annie Bryson, Frank Bryson and wife, the District Court of the United States of America for the Western -Bryson, Ed Bryson and wife, Zena-Bryson, Naomi Bryson, Grace District of North Carolina Asheville Bryson, Ada Bryson, John Bryson, Division at Law No....323 United States of America v. 2,149.80 acres Cleo Bryson, Patton Bryson, T. C. Loomis and wife, Fannie Loomis, of land in Swain and Macon Counties, North Carolina, B. B. Lenoir Estate, et al.-TO: Mattie Camp-Defendants. The Defendants, Frank Bryson bell and husband; spouse of Na-wasi Conley; wife of W. B. Lenoir; and wife, -Bryson, Naomi Bryson, T. C. Loomis and wife, Fannie son, T. C. Loomis and wife, Fannie Loomis, will take notice that an action as above entitled has been commenced in the Superior Court f Meson County North Cardina of Macon County, North Carolina, Hester Truitt and husband; Callie to the end that the plaintiff may Welch and husband; J. E. Cabe, foreclose a mortgage covering lands in which the above named defen-dants have an interest, and the above named defendants will fur-ther take notice that they are re-quired to appear within thirty days in the Office of the Clerk of the in the Office of the Clerk of the Martha Truitt and husband; Myra L. Burdette and husband; Myra Lenoir; G. R. Bradley and wife; Minnie McClure; W. M. Ritter Lumber Company; H. W. Bateman; Superior Court of Macon County, North Carolina, and answer or demur to the complaint in said action, or the plaintiff will apply to Creditors of Estate of J. L. Con-ley; Creditors of Estate of B. B. the Court for the relief demanded in said complaint. This the 10th day of Dec., 1935.

HARLEY R. CABE, Clerk of Superior Court, Macon County, North Carolina. D12-4tc-J&J-J2

NOTICE OF PUBLICATION North Carolina, Macon County. In the Superior Court.

gram, deceased, et al.

Perry Jones Chevrolet Co., will the above named defendants have defendants will further take notice that he is required to appear with in thirty days in the Office of the Clerk of the Superior Court of Macon County, North Carolina, an answer or demur to the Complaint in said action, or the plaintilf will apply to the Court for the relie demanded in said complaint.

Lenoir, Jr; Fannie Corpening and husband; J. A. Corpening and wife; J. W. Forester; Creditors Est. M. V. Lenoir; Mrs. Joe Conley; Jay Gibson and spouse; James Patton and wife; C. S. Slagle and wife; James DeHart; A. M. Grant and wife, Lucinda; wife of R. P. Lindsey; Dollie Truitt and spouse; Etta Truitt and husband; Malissa Truitt and husband; Colonel Anderson and wife; John L. Cabe; B. H. Carpenter; M. L. McClure and wife; Tom McDonald; R. M. Shook; J. C. Shope and wife; R. J. Constant, Admx. G. T. Parrish and wife; J. No. 507, situate, lying and being in No. 207, situate, lying and being in No. 207, situate, lying and being in it to the price of the cigarettes. VS J. R. Franklin and Harve Cabe, Adms. of the Estate of C. L. In-gram, deceased et al gram, deceased, et al. The defendants, John Perry In-gram, Edith Ingram, Clara Ingram Fuller, William Fuller, W. R. In-William Fuller, W. R. In-Hard William Fuller, W. R. In-Hard W gram, Harriette Ingram, Margaret Ingram Tomlin, Garland Tomlin. Lenwood Ingram Dixon, Sanford Dixon, Charles Ingram, Tom Payne, L. Tipton and husband: L. H. Fr. and fully described in an option to convey to the United States, un-der date of November 26, 1934, and set out in the petition filed herein. Everett Cook Tract. All that tract L. Tipton and husband; J. H. Eventitled has been commenced in S. Horsley and Co.; Alice L. Robthe Superior Court of Macon inson; Charles Robinson; Kate County, North Carolina, to the end Robinson; Annie E. Thompson and that the plaintiff may foreclose a mortgage covering lands in which the above named defendants have an interest, and the above named J. G. Jolly and wife; Esty E. Thomas and wife; W. J. Lakey; Martha G. Ramsey; Mechanics National Bank; J. Z. Wright; John Johns-ton; H. R. Lenoir; Mammie Slagle Patton; Mary C. Siler; C. W. Slaele; F. H. Busbee; Frank Cox; Anie Miller; Theo W. Poole; A. E. Hodgins; A. L. McClure; W. C. McClure; William J. McClure; A B. Andrews; Theodore Pool; E. G. Gates, Trustee; H. J. Truitt; Eliza C. Grant; W. M. Grant and wife; R. M. Holden; W. Morris; Annie tional Forest and others, fully de-May Robinson; Julius Siler Robinsson; Mary Swain Robinson; Ada Truitt; John Truitt; Myra Truitt; A. N. Collins and wife; Pheby E. Collins and husband; E. N. Forester and wife; Parthey Parker and hus-band; E. Tomlinson Gill; W. Harry Mattson; P. H. Busbee and wife; John Wright; J. L. Conley; B. B. Lenoir, Sr.; Mrs. M. V. Le-noir; James W. Siler; William T. Siler; A. B. Andrews; P. H. Busbee; E. Everett and wife; Elvira Miller; J. L. Robinson; L. C. Hol-brooks; E. R. McClure; W. H. Mc-Clure; John Ramsey; Franklin Coxe; and all persons whosoever who have, or claim to own, any estates or interests in the fee or otherwise in and to the premises described in the petition filed in this cause and described in this notice, and any and all heirs and devisees of the several parties above named, whose names and addresses are unknown, and all and singular their heirs, husbands, wives, devisees, executors, administrators, representatives; alienees, successors and assigns, of each and every of them; and all unknown owners, lienors, or claimants, having, or claiming to have any right, title, estate, equity, interest or lien; and all occupants; lessees; users. holders and owners of and claimants to any rights or easement or prescription in, over, across, or through, said lands, or any part thereof: You will please take notice: That an action entitled as above has been commenced in the District Court of the United States for the Western District of North of W. T. Potts, deceased, late of Macon County, N. C., this is to notify all persons having claims difficult of said Court, and pe-McLurd, Chief Deputy Clerk; Attest-difficult difficult difficul notify all persons having claims tition filed therein asking for the D19-4tc-J9

suant to the provisions of the Act of Congress of August 1, 1888, (25 Stat. 357, 40 U. S. C. A., 257, 258 and 258-a); That the lands proposed to be condemned and appropriat-ed by the plaintiff United States are described substantially as follows: B. B. Lenoir Estate Tract. All that tract of land containing according to survey 1868 acres, and designated by the Forest Service as Tract 1013, situate, lying and being in Macon County, North Carolina, on the waters of McGaha Creek, and being entirely covered by Grants No. 30, 113, 114, 284, 317, 325, 696, 993, 995, 996, 1004, 1853, 3004, 3065, 3067, 3617, 14196, 18364, 18541 and 994, adjoining the lands of the Joines Motor and Tractor Company, A. B. Slagle, and others, and being the same land fully described in the petition filed herein, and included in an option to con-vey to the United States dated January 15, 1935. Mrs. Hester Truitt Tracts. All that tract of

land containing according to survey 99.40 acres, and designated by the United States Forestry Service as Tracts 177 and 177-a, situate, in Swain County, North Carolina, about one mile South of Wesser, North Carolina, on the waters of I asked five intelligent people at fully described in an option to concontaining according to survey 78.70 waters of Coweeta Creek, and fully covered by Grants 1646, 1751, 3488, 15956 and 169-89, adjoining the lands tax stamp tells the buyer of the of Ed Sanders, Fred Shope, United taxed article just how much tax States National Forest and others, he is paying. We will never get

Box 212 Troy F. Horn **Rid Yourself** of **Kidney** Poisons

DO you suffer burning, scanty or D too frequent urination, backache, headache, dizziness, loss of energy, leg pains, swellings and puffiness under the eyes? Are you tired, nerv-ous—feel all unstrung and don't know what is wrong?

Then give some thought to your kidneys. Be sure they function proper-ly for functional kidney disorder permits excess waste to stay in the blood, and to poison and upset the whole system.

Use Doan's Pills. Doan's are for the kidneys only. They are recommended the world over. You can get the gen-uine, time-tested Doan's at any drug store.

This the 12th day of December. 1935.

HARLEY R. CABE, Clerk Superior Court. Macon County, North Caro'ina D19-4tc-J&J-J9

NOTICE OF SALE UNDER EX-ECUTION

North Carolina, Macon County. In the Superior Court. S. H. Lyle VS

S. A. Harris

By virtue of a writ of Venditioni Exponas directed to the undersigned from the Superior Court of Macon County in the above-entitled action, I will, on Monday, the 6th day of January, 1936, at 12 o'clock M at the courthouse door of said County, sell to the highest bidder for cash to satisfy said writ, all the right, title and interest which the said S. A. Harris, the defendant, has in the following described real estate, to-wit: Lots Nos. 6 and 7 in the Ella T. Lyle lands, in the Town of Franklin, Macon County, as surveyed by W. N. Sloan, June 27th, 1922, which plat is registered in the office of the Register of Deeds for Macon County, in Plat Book No. 1, page 11. This 3rd day of December, 1935.

A. B. SLAGLE, Sheriff. D5-4tc-SHL-D26

ADMINISTRATOR'S NOTICE

Having qualified as administrator

of land containing 45.00 acres according to survey, designated as Tract No. 504, situate in Macon County, North Carolina, in Burningtown Township, on the waters of Tellico Creek, and being entirely covered by Grants No. 1814, 9045 and 9484, adjoining the land: of the United States National Forin the petition filed in this cause R. P. Lindsey Tract. 'All that tract of land containing 33.20 acres according to survey, designated by the Forest Service as Tract No. 1442, situate, lying and being in Swain County, in District No. 12, upon the waters of Silvermine Creek and being entirely covered by Grants 182, 3659 and 8108, adjoining the lands of James Truitt, R. P. Lindsey, United States Nascribed in the petition herein filed, and in the option to convey to the United States, dated September 19, 1934. J. N. Moody Tract. All that tract of land containing according to survey 25.50 acres, designated by the U. S. National Forest Service as Tract No. 206, situate in Swain County, North Carolina, in Nantahala Township, located on the wa-ters of Franklin Branch, and being entirely covered by grants No 189, and 8108, more particularly described in the petition filed herein, and in the option to convey to the United States dated June 6, 1934 You and each of you are hereby notified to be and appear at the office of the Clerk of the Unit States District Court for the Western District of North Carolina, in the United States courthouse Building at Asheville, Buncombe County, North Carolina, not later than ten (10) days from and after the completion of service of this summons by publication for four (4) successive weeks, and answer or demur to the petition or complaint herein filed by the above petitioner in the office of the said Clerk, and you are further notified that if you fail to appear and answer or demur to the said petition or complaint within the time specified, the petitioner will apply to the Court for the relief demanded in said petition. Witness, the Honorable E. Y. Webb, Judge of the District Court for the Western District of North Carolina, this the 5th day of December, 1935, and the year of our Independence the 160th.-J. Y. Jordan, Clerk; By: O. L. Mc-

QUALITY pays

One of the wealthiest men 1 know is Herbert L. Satterlee, prother-in-law of J. 'P. Morgan. Mr. Satterlee is still using an automobile which was built for him in 1915. The 20-year-old car has gone over 300,000 miles and is capable est and others, and fully describe of 60 miles an hour in a pinch. Mr. Satterlee tried one or two highpriced modern cars and discarded chem because they were not as comfortable to ride in as the old nachine that he sticks to.

Wealthy people can afford to be unfashionable. They can also afford to buy the highest quality of one millionaire who has worn the same overcoat for 20 winters, but he paid \$300 for it when it was new. I have spent more than that for a succession of overcoats in the same period. In the long Round TripTickets run, it always pays to buy the highest quality of any commodity, if you can afford to tie up enough of your capital in the initial purchase,

FINGERPRINTS . . . accurate One of the reasons why there is a popular prejudice against being fingerprinted was disclosed the other day when the Bureau of Criminal Investigation, in Washington, reported that several hundred former criminals had been detected by a comparison of the fingerprints, taken when they applied for jobs, with the fingerprint records of convicted criminals on file in Washington. Many business concerns and some municipalities and states now require a fingerprint record of every applicant for a job, and send these records down to the Department of Justice.

I have long believed that the time would come when everybody's fingerprints would be recorded in infancy as a matter of course and kept available for identification at any time in later life. There is no good reason why this should not, be done.

LONGEVITY but why? An eminent scientist, Dr. William Marias Malisoff, predicted the other day that scientific research would find ways of lengthening human life until men might ordinarily live for possibly hundreds of years. In view of what



goods in the first place. I know Ar. New York 12:01 p. m. Lv. Asheville 6:40 p. m Ar Cincinnati 8:10 a. mi Ar. Chicago 2:15 p. m

On Sale Daily

2 Cents per Mile-15 Day Limit 21/2 Cents per Mile-5 Months Limit Tickets honored in sleeping and parlor cars on payment of proper charges for space occupied . . . no surcharge

One Way Coach Fares 1¹/₂c Per Mile

AIR-CONDITIONED EQUIPMENT

Air-conditioned Pullman Cars and Southern Railway Dining Cars have been placed in service

The air condition in each lower berth, compartment and drawing room is under control of the individ, ual passenger.

Travel in Cool, Quiet, Delightful Comfort, free from Dust, Smoke and Cinders

For fares, sloeping car reservations and other travel information, call or write R. H. DEBUTTS, Asst. General Passenger Agent

Asheville, N. C.

