

The establishment of the Ccofer-
age Company's mills was through age Company's mills was through the energy and enterptise of the
ditizens of Williamston. The mill altizens of Wiliamston.
now in operation, though all the buildings have not reen completa, Staton is about finished. This all has been accomplished by orgatized hands of the Holdings Company. But the Cooperage Company and Pants Factery are not ideustries establish other mill, bere if not by home folks, then invite other concerns to come. We have an ahun dance of swamp timber which can be utilized in various way; ship ments by boat and rail, thus comworking facteres. A planing mill is needed $h=r e$ and there are make it a certainty. ctaled the fact that Williamston 14 the best town for a peanut factory is here, the labor is waiting to be hires at a reas
class of work.
The Board of Trade has excell. town, being is a safer position now capitalists. Nu better farming is done in the State than in this immediate section, and farm lands are at a bigh premium. Don't leis has been begun bere. "A better be the slogan on our lips and find echo in the minds and activities of our citizens

## Drinking Too Fast

German scientists who recenty
visited the United that Americans driuls too fast, and sumption of their potions. Dr.
Albett Oliven, head of the Berlin Sanitorium, dectared that we should not try to do amarathon with our
beer, to see how much we can should take his glass and iool witb it for half an hour.
Now if there is virtue in cutting down the allowance of beer, why is the ailowance altogether? And if one should take a balf hour in which to drivk bis glass, in order why uot make one glass do for taree or iour years? As a matter
of fact, the only proper way to drink beer is from an enpty glass.

Bardain Sale
One 2 barrell Bowser Oil Tank, One Pair Side Bar Scales, One 2 Light Gillet Light, 1 Stimpson Counter Scales, One Combination Safe.
J. A. Mizell

1129 Agent J. A. Mizell \& Co. NOTICE
Oa December 19, 1912, I will sell to the highest bidder all of my personal property, such as mules horses, cows, farming implements, mowing machines, wagons, carts, buggies, corn, hay, and everything used on the farm. At my residence on Hamilton road known as Penny Slade Farm.

## Baking Powder <br> Baking Powder AbsolutclyPure

## The Woman Makes the Home <br> She makes it best who, booking after the culinary department, turis hor back resolutely upon unheaithful, cr even size accessories. She is econcmicit; she texv3 that true economy does not conisizt in the uso of inferior meat, flour, or baking powder. Shw is an earnost advocate of hetne made, home baked food, and has proved the treth of ti:e statements of the experts that the best cock: Baking Powder.

all

$$
=
$$

Public Sale of Timbe Lands

 undersigute as Truste in bank krupt the o
une said Georke 8 Brigus, Bankrupt a aforesaid will at 4.clock in the after
noon on the zoth day of December, $19{ }^{2} 2$
at the front door of the Coulit House at the front door of the Conit House
Martio County. North Carolina. procee-
to sell at pubbic auction for cosis. sale to be subject the the approvial of the
court all the title, thats sud tuterests of the shid George. . .riggs, Bankrupt, on
and to the followiug deccribed timber
aights has fue discernment in tage mat ters and his intery retations presen
few flaws for the critic to condenn While taking much interest is is studying Clenteal Engineering with the zeal of the scholar who has blotted out 'fail from
vocabulary.
 Petina Gur, nnus, ndurx., of Devid Gur
ganus s. J. D. Gurganus et nls, heirs at
law, the nudersigned Conamissioner will
$\qquad$
$\qquad$ on the South by Penina Taylor land and
ou the Will nowy "The Roberson Land This twe 24th day of October 1912.
B. A. CRITCHER,
$\qquad$ Maggie Bridges vs Will Bridges notice that an action entilled as as above
has been commenced in the Superior Court of Nartin Country for an aboliute
divorce and the said def ndant will fur
ther tike notice that he ib required to ther thike notice that he io required to ap.
pear at the term of Superior Conrt of sain
Court to be beld on the stcond Morday after the firys Monday in Narch 19 3, it
being the thth day of March, al the Cour
house of said county in Williamston, N.
C., and auswer or dempr to the com plaint in said action or the plaintiff will
apply to the Court for the relief demiand din said complaint.

## CHICNESTEREPLLE



M | My |
| :--- |
| If |
| C | $\xrightarrow{\text { Its Sif }}$ ${ }_{\text {for }}$



FOLEYS HONEY and $T A R$ For Coushs and Golds.
(1) All the standing Ash tinh her that
will measure ten inches or more in dis whi measure ten itches or more in dia
meter at the stump eighten inches above
the general levul of tie tayd when cut the genetal level of ti.e layd when cut
and dill he other timber of every kind
and deacripuet and deasciption that will measure twelve
inche or more to dianietec at the stump
eighteen inches abowe the of the land when cut in general le
fol:owing following tract of land situated in Martin
County. North Carolina, and describe
as follows, to.wit:
 east, Conoboe Road on the south, and W
R. Whitey on the west; conraing Three
Hundred Hundred acres nore or less and knows
as the Pasture Neke troct of land. And
to cut anidren to cut and remove which saiit timber
aid Gecerkes. Brigs had eight vear
foum the bta day of loula
 $45=$ $+5=2$

 particular description of the said right
and titite of the said Greorge $S$ Brig (2) All of the standiug timber
satd propert
(1) lumber of every kind aud description of
the size of ten ninces or more in diamete
at the stump at the stump when cut eighteen inches
above the general leve! of the land, and shch as may attain that sizo duripg the
continuance of the rights of said batuk
. rupt in and upon the foliowing tract o
land situate pu Martin counts. North
Carolina, adjoining the lands of w. Caroina, adjoining the lands
Whitaker and bound as follo
 nd sonth, Conohce Creek on the east
nd contrining Three Hund west
Seventy-five aint to cut and remerese which or said limes. And. the
said Geores. Brigs had twelve , yeare
from the ith day and on which sayd fikhte of Gecor. Igto S
Brigs sin said last described property,
there is there is now outstanding as a lien there
on Eve notes ol $\$$.oo no each, bearing in
lerest terest at six per cent per annum, and
panabele at wo, three. .our, five and six
Pears respectively, after the izth day of
Decembet, Pears respectively, atter ite 12th day of
December, 910 and the rikhts of said
Gerges. nrigs therein being more de.
finiteiv and from W. R. Whitiey and Minnie Whit
ley, now remaining of record in the Of
fice of the Regrster of Deed for County, North Carolina, in Book At
page 7 , to which said deed referte is
heteny made for
 The abore property is sold subject to
the liens theren aforessid. The property bforesaid will be first ofiered as a
whole, and then separtely.
GEORGE W. ROPER. Trustee.

Madam, Read MeCall's The Fashion Authority








## Just Arrived!

## A Car Load

 of the Finest
# HORSES 

## A N D <br> MULES

Ever Brought to
Williamston


It will pay You to see them

# Before Buying 

## Walter Hassell

* Main Street *


## Williamston

North Carolina

