

**The Enterprise**  
 Published Every Tuesday and Friday by The  
**ENTERPRISE PUBLISHING CO.**  
 WILLIAMSTON, NORTH CAROLINA

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W. C. Manning Editor

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Entered at the post office at Williamston, N. C., as second-class matter under the act of Congress of March 3, 1879.

Address all communication to The Enterprise and not to the individual members of the firm.

Tuesday, June 25, 1929

maintain his society on the blood basis. The Negro is entitled to the same privilege, and is capable of creating and enjoying a social atmosphere that is satisfying, enjoyable, and honorable.

No President, nor President's wife, can force social equality between the races; and any attempt to do so will bring serious embarrassment to both races. Washington society is not only troublesome, it is dangerous to the best interests of the country.

**Electric Rates Compared**

Canada gives her people electricity for an average cost of 2 cents per kilowatt-hour. The electric power trusts are getting an average of 7 cents from the people of the United States for the same service. The power system of Canada is handled by the government. The valuable electric power of the United States has been turned over by politicians to their friends.

The reason that the power trust is trying to get the newspapers of the country under control is to keep the truth from the people. They do not like for the news to get out, for instance, that Canadians are paying 2 cents per kilowatt hour for electricity on the north side of the Niagara, while the people on the south side are paying 7 cents to the trust. The power on the north side comes from the waters of the Niagara River, and that on the south side also comes from the Niagara. The machines that generate the current on both sides are made in the same factory.

**Washington Society**

Washington's greatest affliction is its social life. It has long been alleged that more legislators are bought by drawing their wives and daughters into social channels than by the gifts of stocks and bonds.

This year has been an extreme season in Washington. We have seen the foreign embassies full of American officials, who were there principally to drink real champagne.

The next disgrace came when Mrs. Gann got to kicking up around the Capital City and causing the world and all its business to stagger for a while, while Washington was trying to find a seat for Mrs. Gann.

Fortunately for the country, time was healing things over, and people were beginning to come to their senses, when all at once, and without warning, the DePriests were drinking tea at the President's house. And then the old race question boiled up again.

If Mr. Hoover will not attempt to break down the social color line, it will be much better for the Negro Race. If Mrs. Gann will stay with her husband more and stop cavorting so much around Washington, her husband would doubtless like it better. And if our Congressmen would keep away from those wine cellars around Washington, they could represent us better.

The race question is already fairly well settled. In fact, it is better understood now than at any time since the Civil War. The relationships between the white and colored races are well understood by both races, and are satisfactory. We have the same government; all of our official rights are the same. The Negro has the same rights as the whites in religion and in politics.

But one vast difference exists, and always will—and that is the social question. The white race will

**Bishop Cannon and the Stock Market**

Bishop James Cannon, jr., lost a lot of his power when he gambled on the New York stock market. Any other man will do the same.

What he did may not be so badly wrong, but the bishop knew better. He should have abstained from even the very appearance of evil.

Since gambling is one of the big crimes of this country, he should have kept his hands clean. Gambling in stocks is doing more damage today than poker.

The fact that he has been caught gambling in stocks will change the opinion of everybody—his friends will lose faith in him, and his enemies will lose respect for him.

He is a great man and stands for good government. But, alas, he has not kept his hands clean. The splendid principles he advocates can not march on as they should under such leadership.

**An Action To Be Commended**

The New Jersey and Massachusetts school boards take a commendable stand when they bar girl students who do not wear hose but go to school with socks down to the ankles and bare legs up to and above the knees. It is a fine thing to see men with a sense of duty which impels them to demand decency in dress.

Perhaps no more glaring impudence is being practiced today than the naked-leg fad, a thing that should be frowned down upon everywhere, just as it has been in New Jersey and Massachusetts schools.

Martin County, for the purpose of foreclosing certain tax certificates of sale, covering the following described land: Being in Robersonville Township, Martin County, adjoining a street, Maguire Railroad, and Queenie Powell; said defendants will further take notice that they are required to appear before the clerk superior court of Martin County, within 30 days from the service of summons, and answer or demur to the complaint of plaintiffs, or the relief demanded in the complaint will be asked for.

It is further ordered that all persons claiming an interest in the subject matter are required to appear and defend their respective claims within six (6) months after this notice; otherwise they will be forever barred and foreclosed of any and all claims in and to said property or the proceeds received from the sale thereof.

This the 30th day of May, 1929.  
 R. J. PEEL,  
 Clerk superior court.

**NOTICE OF SALE**  
 Notice is hereby given that under and by virtue of the authority contained in a certain deed of trust executed by H. V. Dolberry and wife, Fannie Dolberry, bearing date of November 14th, 1923, and recorded in book Y-2, page 409, in the public registry of Martin County, North Carolina, said deed of trust having been given to secure the payment of three (3) certain notes of even date and tenor therewith, and default having been made in the payment of said notes, and the conditions of said deed of trust not having been complied with, and at the request of the holder of said notes, the undersigned trustee will, on Monday, the 8th day of July, 1929, at 12:00 o'clock noon, at the courthouse door of Martin County, North Carolina, offer at public sale, to the highest bidder, for cash, a certain tract of land lying and being in Martin County, North Carolina, and bounded and described as follows, to wit:

Being all of those pieces, parcels, or lots of land situated and lying in the town of Oak City, North Carolina, and being all of lots Nos. One in block "D" of the H. S. Everett land division, said division papers being of record in the public registry of Martin County, recorded in book 3 at page 43.

Dated this 7th day of June, 1929.  
 T. H. JOHNSON, Trustee.

**NOTICE**  
 North Carolina, Martin County; in the superior court.  
**D. G. Matthews vs. John Roberts and wife, Sude Roberts**  
 The defendants, John Roberts and wife, Sude Roberts, and all parties interested in the subject matter will take notice that an action entitled as above has been commenced in the superior court of Martin County for the purpose of foreclosing certain tax certificates of sale covering the following land: A

tract of land in Williams Township, Martin County, adjoining Lanier Heirs Joe Yarell, Frank Barber, and Ransom Roberson, and being a part of the Lawrence James land, containing ten (10) acres, more or less; that said defendants will further take notice that they are required to appear before the clerk of superior court at his office in Williamston, North Carolina, within thirty (30) days from the service of summons and answer or demur to the complaint or the relief demanded in the complaint will be asked for.

It is further ordered that all persons claiming an interest in the subject matter are required to appear and defend their respective claims within six (6) months after this notice; otherwise they will be forever barred and foreclosed of any and all claims in and to said property or the proceeds received from the sale thereof.

This the 30th day of May, 1929.  
 R. J. PEEL,  
 Clerk.

**NOTICE OF SALE**  
 Notice is hereby given that under and by virtue of an order of re-sale made in the superior court of Martin County entitled, "J. E. Smithwick vs. L. H. Gurganus, et al.", the bid at a former sale having been upset and raised, as provided by law, the undersigned commissioner will, on Monday, the 8th day of July, 1929, at 12:00 o'clock noon, at the courthouse door of Martin County, at Williamston, North Carolina, offer at public sale, to the highest bidder for cash, the following described land, to wit:

Known as the Eli Gurganus residence and home lot, lying and being on Main Street of Williamston, North Carolina, and being the same premises on which the said Eli Gurganus was living at the time of his death, containing one large residence and lot of land, and being a part of the land described in a mortgage from D. E. Gurganus to A. J. Manning, trustee, of record in book H-1, at page 36, Martin County Public Registry.

This the 7th day of June, 1929.  
 A. R. DUNNING,  
 Commissioner.

**NOTICE OF EXECUTION SALE**  
 North Carolina, Martin County; in the superior court.  
**C. A. Askew vs. Alfred F. Modlin**  
 By virtue of an execution directed to the undersigned from the superior court of Martin County in the above-entitled action, I will, on Monday, the 1st day of July, 1929, in front of the courthouse door of Martin County in Williamston, North Carolina, at 12 o'clock noon, sell to the highest bidder, for cash, to satisfy said execution, all of the right, title, and interest of the said Alfred F. Modlin, deceased, in the following described real estate, to wit:

A certain tract or parcel of land in Jamesville Township, Martin County, N. C., bounded on the north by the

lands of Claude Modley; on the east by the lands of Mrs. Kathleen Wallace Lilly; on the south by the Cananea Swamp and on the west by the lands of Joe Gray Modlin containing forty (40) acres, more or less, and being the same tract of land owned and occupied by the late Alfred Modlin for many years and being the home place occupied by the said Alfred F. Modlin at the time of his death.

This the 30th day of May, 1929.  
 A. L. ROEBUCK,  
 Sheriff of Martin County.  
 Hugh G. Horton, Atty. je4 4tw

**NOTICE**  
 Under and by virtue of the power of sale contained in that certain deed of trust, executed to the undersigned trustee, of record in the office of the register of deeds, in book Y-2, page 391, and the stipulations not having been complied with, and at the request of the holder of said bonds, the undersigned trustee will, on the 1st day of July, 1929, in front of the courthouse door of Martin County, at 12 o'clock noon, offer at public sale to the highest bidder, for cash, the following described land:

First tract: Beginning at a stake on the road leading from Spring Green Church to Gold Point, corner of lot No. 1, S. 12, 15 E. 28.65 chains to a stake in the line of Grady E. Smith; thence along Smith's line S. 68 W. 5.40 chains to a stake, corner of lot No. 3; thence along the line of lot No. 3 N. 18.45 W. 25 chains to a stake on the road leading from Spring Green Church, corner of lot No. 3; thence along the center line of the road S. 47, 30 W. 2.50 chains to a stake, corner of lot No. 3; thence N. 5 E. 10.80 chains to a stake in Everett's line, corner of lot No. 3; thence east along Everett's line 13.70 chains to a corner of lot No. 1 in the road; thence along the center line of the road S. 64 30 W. 6.25 chains to the beginning. Containing 25 acres, more or less.

Second tract: Beginning at a white oak in the fork of a ditch, Everett's corner, and running along a ditch, a line of lot No. 5, S. 42 30 E. 10.60 chains to a stake in Grady E. Smith's line, corner of lot No. 3; thence along the line of Grady E. Smith's S. 68 W. 15.30 chains to a elm and hornbeam in Edmondson's line; thence along Edmondson's line N. 32 30 W. 18.30 chains to a post oak on the old road; thence along the old road to the run of Flat Swamp; thence up the run of said swamp to the old Strawbridge corner; thence N. 45 W. 8 chains to a corner; thence N. 3 E. 2 chains to Everett's corner; thence along Everett's line S. 61 E. 26.40 chains to the beginning. Containing 28 acres, more or less.

This 1st day of June, 1929.  
 B. A. CRITCHER,  
 Trustee. je4 4tw

**NOTICE OF SALE**  
 Under and by virtue of a judgment of the court of Martin County in an action entitled D. G. Matthews vs. Sam Roberson, the undersigned commissioner will on Monday, July 1, 1929, in front of the courthouse door, Williamston, N. C., offer for sale to the highest bidder for cash the following tract of land:

A lot located in Parmele, N. C., adjoining the land of George Gargan, Robert Dancy, et al., and being the same land listed for taxes for the years 1925-26 by the defendant, Sam Roberson.

This the 28th day of May, 1929.  
 B. A. CRITCHER,

Second tract: Beginning at a white oak in the fork of a ditch, Everett's corner, and running along a ditch, a line of lot No. 5, S. 42 30 E. 10.60 chains to a stake in Grady E. Smith's line, corner of lot No. 3; thence along the line of Grady E. Smith's S. 68 W. 15.30 chains to a elm and hornbeam in Edmondson's line; thence along Edmondson's line N. 32 30 W. 18.30 chains to a post oak on the old road; thence along the old road to the run of Flat Swamp; thence up the run of said swamp to the old Strawbridge corner; thence N. 45 W. 8 chains to a corner; thence N. 3 E. 2 chains to Everett's corner; thence along Everett's line S. 61 E. 26.40 chains to the beginning. Containing 28 acres, more or less.

This 1st day of June, 1929.  
 B. A. CRITCHER,  
 Trustee. je4 4tw

**NOTICE OF SALE**  
 Under and by virtue of a judgment of the court of Martin County in an action entitled D. G. Matthews vs. Sam Roberson, the undersigned commissioner will on Monday, July 1, 1929, in front of the courthouse door, Williamston, N. C., offer for sale to the highest bidder for cash the following tract of land:

A lot located in Parmele, N. C., adjoining the land of George Gargan, Robert Dancy, et al., and being the same land listed for taxes for the years 1925-26 by the defendant, Sam Roberson.

This the 28th day of May, 1929.  
 B. A. CRITCHER,

**666**  
 is a Prescription for  
**COLDS, GRIPPE, FLU, DENGUE,  
 BILIOUS FEVER AND MALARIA**  
 It is the most speedy remedy known.

**HAIL! HAIL! HAIL!**  
 INSURE YOUR TOBACCO IN THE OLD RELIABLE  
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 OF NEW YORK  
**K. B. Crawford**  
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**The popular hostess knows the appeal of ICE Freshened Food**

**ICE Can "Make" a Party**  
 The successful hostess knows how to make ICE the "life" of her party. Long before guests arrive, ICE is preparing the way for culinary triumphs that are sure to win compliments. Raw foods that have been kept in a good ice box right up to the time of preparation have much better flavor and greater food value when cooked, than foods that have been deprived of good ice refrigeration.

And what can better express the spirit of hospitality and whet the appetite more effectively, especially during hot summer months, than ICE used abundantly on the table? ICE tinkling cheerily in the glasses; ICE covering the butter, radishes, tender green onions, freshly sliced tomatoes; ICE

garnishing fresh fruit cocktails, salads and sauces; and a big bowl of cracked ICE over on hand, during meals and after, suggesting a reserve of hospitality that can never be overtaxed.

**The Secret of Good Refrigeration**  
 Cold alone does not keep food fresh. But ice in a good refrigerator keeps air cold enough without being too cold, dry enough without being too dry, moist enough without being too moist. And it promotes constant circulation of air which eliminates odors and prevents unappetizing interchange of food flavors.

Be sure your refrigerator has sufficient ice capacity to insure ideal refrigeration, with a surplus for the table and other desirable uses. See, too, that it is tightly fitted together, well insulated, and scientifically planned and built for proper air circulation. Let us help you select a good refrigerator.

**WANTED: TWO COPIES OF**  
 "Hassell's History of the Kelukkee Association. Notify Enterprise.

**WE ARE NOW PREPARED TO**  
 do altering and sewing of all kinds. Superior hemstitching on special Singer power machine promptly done at Singer Service Shop. All work guaranteed. Mrs. W. R. White, operator. John A. Ward, manager.

**NOTICE**  
 Under and by virtue of a judgment of the superior court of Martin County, in an action entitled "J. W. Watts et al vs. Martin and Fowden, et al.", the undersigned commissioner will, on Monday, July 1, 1929, at 12 o'clock noon, in front of the courthouse door of Martin County, in Williamston, N. C., offer at public sale to the highest bidder, for cash, the following described tracts of land:

First tract: A house and lot in the town of Williamston, N. C., adjoining the W. E. Dunn property, Harrison Wholesale property, Perry and Griffin, and Warren Street, and being the same property formerly owned by Martin and Fowden, and now occupied by Joe David Throver.

Second tract: Being a vacant lot in the town of Williamston, N. C., and what is known as New Town, adjoining the property of Jule Carr Anderson, Sheriff Roberson, Griffin property and Warren Street.

This 1st day of June, 1929.  
 B. A. CRITCHER,  
 E. S. PEEL,  
 Commissioners. je7 4tw

**NOTICE**  
 North Carolina, Martin County; in Superior Court.  
**D. G. Matthews vs. Octavius Lanier and Emma Lanier**  
 The defendants will take notice that an action entitled as above has been commenced in the superior court of Martin County for the purpose of foreclosing certain tax certificates of sale covering the following land: Adjoining the Augustus Lanier land, Riley

Roberson, and Octavius Lanier land, containing two (2) acres, more or less; that said defendants will further take notice that they are required to appear before the clerk superior court of Martin County within 30 days from the service of summons and answer or demur to the complaint of plaintiffs, or the relief demanded will be asked for.

It is further ordered that all persons claiming interest in the subject matter are required to appear and defend their respective claims within six months from this notice, otherwise they will be forever barred and foreclosed of any and all claims in and to the property or proceeds received from the sale thereof.

This 22nd day of June, 1929.  
 R. J. PEEL,  
 Clerk superior court. je25 4tw

**NOTICE**  
 North Carolina, Martin County; in Superior Court.  
**D. G. Matthews vs. Sarah Long**  
 The defendants will take notice that an action entitled as above has been commenced in the superior court of

**500 TONS**

**NOVA SCOTIA LAND PLASTER**

**Cheap for the Cash**

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