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L. BUSBEE POPE, Publisher.

Dunn, N. C., February 10.

COMMISSIONERS FIRM AGAINST FARM DEMONSTRATION

By a vote of 8 to 2 Harnett's board of commissioners expressed its desire to abolish the office of county farm demonstrator in its meeting held at the county seat Monday of last week; and, in so doing, it raised a howl of protest from all men who place agricultural progress above petty politics. In the abolition of this office it is said that David Henry Senter, old line Republican from one of the townships on the other side of the Cape Fear was the dominating spirit. Senter, so his opponents say, is a cold, hard and rock-bound reactionary-conservative-if such a paradox is possible. It is said that in his native health he is a regular hill-joy-a fellow who plants himself squarely in the middle of the roadway of progress and defies anybody to do anything that will in any way help his fellow man. He is chairman of the board, but does not own his exalted position to the voters of Harnett, being an appointee to fill a vacancy caused by the resignation of a commissioner chosen by the people. He favored the abolition of the office because the department of agriculture would not permit him to name the man to fill it. His reasons for wanting to oust the present incumbent are not known to the Dispatch, and for that reason its final judgment is withheld for the moment. When, however, all the evidence is in and the summing up is complete, this publication will undertake to throw light upon a subject which is claiming much attention from its readers-and in so doing it will adhere strictly to that policy of fairness which has characterized its political utterances for the months past.

ANTI-JUG LAW

Final action in the anti-jug law now claiming the attention of House and Senate committees at Raleigh has been deferred to February 17. In the meantime 500 copies of the bill are to be printed and circulated so that it will be thoroughly understood before presenting it for passage. Readers of the Dispatch who are interested in its passage will do well to communicate with the representatives from their several counties urging support of this important measure. In full explanation of the bill we take the following from this morning's News and Observer:

WHAT THE BILL MEANS

This bill in the title gives its full purport, that is an act to prohibit the shipment of liquor from any point without the State of North Carolina to any point in the State of North Carolina and to prohibit the delivery and receipt of said liquors. It is an inter-state shipment bill and operates altogether on liquors which are now shipped into the State. It is just carrying out the will of the people as expressed in religious, educational, scientific and agricultural gatherings and in hundreds of petitions daily presented to the General Assembly seeking for a law to prohibit the delivery of liquor for beverage purposes. It brings the State under the provision of the Webb Act passed by Congress, which says the transportation of any liquors from one State to another is prohibited provided that liquor "is intended by any person interested therein to be received, possessed, sold or in any manner used in violation of any law of such State."

This bill says it shall be unlawful to transport it from another State to this State and that it shall be unlawful to receive in this State any liquor shipped from without the State. Section five allows physicians, druggists, laboratories, etc., to secure grain alcohol for medicinal purposes and for tobacco manufacturers to get denatured rum and denatured spirits for manufacturing purposes and for Keeley Institutes and like institutions whose only purpose is to cure inebriates to secure liquor and wines for use only among their patients. A further section provides for the shipment and delivery of wines for sacramental purposes. Further sections of the bill provide the way in which grain alcohol can be secured and so safeguards its receipt that it will be hardly possible for any drug store to make profit by manufacturing a chemical liquor by using alcohol and other ingredients. etc., Mr. and Mrs. Martin L. Wade.

MRS. NEWCOMB LOSES PET CAT

Mrs. J. J. Newcomb, proprietress of the McLeod House on Railroad street, is lamenting the loss of a pet cat and is requesting her friends to aid in its recovery. The animal is black and white in color and responds to the name of "Tabby." Mrs. Newcomb will appreciate any information concerning its present whereabouts.

A WARNING TO PARENTS

While this paper purposes to usually none of these prerogatives usually accredited to the pulpit, it feels a deep interest in the moral welfare of the community from which it derives its main support; and, realizing more fully, perhaps, than the majority of Dunn's citizens the strong evil forces that are among the young people of the community, it would be derelict in its duty did it not occasionally protest against the evil tendencies manifested by the youths of its acquaintance.

Thro' a gentleman who has a great love for Dunn and its young people there comes to us a fact-not a rumor-a well authenticated fact, of most ungentlemanly behavior on the part of several boys, whose names are in his possession. These boys have been caught peeping into the windows of several private homes at times of the night when they should have been by the fireside of their own homes enjoying parental protection from those evils common to the youngster who is permitted to spend his evenings down town. Upon one occasion one of their number threw a brick through a window, and came near maiming a young woman. Those who have knowledge of the identity of these young hoodlums have no desire to prosecute them, for the reasons that they are sons of good men and women who would suffer through such prosecution. They are even hesitating, through a desire to save loving hearts from wounds, to mention the matter to the parents of these boys, and have requested that we call attention to these actions that those parents who do not exercise the care they should toward their boys may be made aware of the pitfalls left open to those whom they should protect.

The Dispatch trusts that your boy is not numbered among those who are guilty of these serious offenses, but admonishes you that if you are not careful as to your boy's associations, it is very probable that he is one of the offenders. Home is the best place for the boy-especially after nightfall. Home, if it is a real home, furnishes the best environment for the young mind, and it should be so arranged that your boy can find pleasure in it during the evening hours. After the sun goes down you should make it a point to see that your boy is either at home or 'mid associations that will not have a bad effect upon his morals.

FARM DEMONSTRATION

The progress that has been made in better methods of farming in recent years is due, in large measure, to the agricultural department in state and nation and the expert demonstration work that has been going on the various counties. We have watched the work of these departments of late with a good deal of interest. The men and women who are in charge of this are experts rather than politicians. Our observation is that the agricultural department does not employ people because they are out of a job or as a reward for party service, but because they know their business and are able to impart information that is useful to the people. At very small cost to the counties groups of men can be secured to demonstrate new methods in farming, dairying, live stock raising and domestic science. Heretofore our farmers have worked in the dark. Plant life the most important of studies, was ignored; soil food entered not into the spirit of our dreams. Guano was guano, and price rather than quality was the determining factor in its purchase. The whole business was run in haphazard fashion except in cases where even in those days progressive farmers worked their brains more than they did their hands. But those progressive men were the exception rather than the rule. Now the average negro tenant knows more about plant life, soil food, and methods of cultivation than the average white land owner knew 25 years ago. The farmers are now among the most intelligent and progressive of any class of our citizens with regard to their business. More advancement has been made in agriculture within the past decade, perhaps, than in any other raising. The farmer is no longer the dependent and the underling, but has taken his rightful place as the leading citizen. Much of this better state of things is due to the government experts who not only demonstrate but inspire. The business of farming has been lifted to a higher plane. The cartoon showing the rough old figure with hayseed in his hair and patches on his pants is a back number. The gentleman who tills broad acres and has reduced his business to a science is somebody now. Likewise domestic science has strengthened the weak places in our southern domestic life. For these 50 years we have been suffering from the effects of slavery, and the way to make a light and wholesome brew or a fragrant cup of coffee has not appealed to our southern girls. Now our cook is somebody. Likewise domestic science to the course, and they are teaching these very things that were formerly left to negro cooks who never knew their business. We have come into a better day, and the coming generation will feel its benefits more than we.-Charity and Children.

MOTHERS OF THE SOUTH

(Mrs. P. B. D'Orr, Decatur, Ga.) Mothers of the South: Thousands of babies are starving today. Forty thousand little ones will be born this winter, their heritage starvation! How many of them will ever touch their father's cheek, and be pressed to his breast, God only knows. If the pitiful cry of a little starving baby could sound in your ears, yours would be the first hands to bring it food. If you were in the presence of one of the mothers who forgetting their own hunger, with lips too mute and dry for kisses and eyes too heavy for tears, tries to comfort the little pleading one-her baby, for whom she has gone into the valley of the Shadow to give it life, but for whom now all her efforts are but mockery-if you could be in her presence and unable to help, your mother heart would break with anguish. And yet we know that this is true! That babies are dying of hunger which the pitiful croonings of starving mothers will not assuage! Dear God, though we shut our eyes to the terrible picture it will not go away! Helpless, starving, pleading babes, and forty thousand more coming to join them!

When you gather your little ones around the fireside tonight, while you watch them romp and play, when you kiss the little well-fed mouths and tuck them away to go to By-by land, then think that a little baby has begged the livelong day for some thing to eat in Belgium; its pleading little wails will ring in its mother's ears and heart all night tonight, even unto the morning, and all the morning long, and on until its poor starving mother holds it in her arms, against her bursting heart, its little wasted form now still. It begged with its last faint cry for food, trustfully, hopefully clutching and picking at its mother's breast until the end. Think of that baby and know that it is only one of thousand. Then-if you can make arrangements, little wails will ring in its mother's amusements or new clothes; if you can go to church on Sunday singing complacent songs and breathe smug thanks to the Giver of all Good Gifts for His comfortable beneficence to you and your loved ones; yes, more, if your heart is not a pool of tears; if your hands and feet are not swift in mercy as an angel's wing if you do not take the money-all the money-that would go this winter month to unnecessary, your heart is not a mother's heart and the passion of love and tenderness which reaches out and longs to nurse and soothe every suffering babe in God's great Mother-land, has never gloried your soul.

Oh! give in the name of Motherhood! How can you rest or sleep? How can you know what evil day may befall your children or your children's children? Give in gratitude to God for the babes He has given you. How you have suffered and prayed when death's wing brushed so near the little grave where you keep the flower of memory green with tears. Give in the name of Mercy! "Feed my lambs."

MORTGAGE SALE OF VALUABLE LAND

By virtue of authority contained in a mortgage deed executed by W. H. Parrish to A. Johnson on September 27, 1912, and transferred by the said A. D. Johnson to me, said mortgage deed is registered in the Registry of Harnett County in Book No. 107, page 80. Default having been made in the payment of the note secured by same, I will, on March 4th, 1915, sell to the highest bidder, for cash, at the courthouse door in Lillington, N. C., at 12 o'clock M., the following described land in Groves Township, Harnett county, N. C.: Beginning at a stake in Cleveland Langdon's line and runs as his line S 5 W. 16.50 chains to a stake and pointers a little below B. Wood's fish dam; thence N 88 degrees W. 11.50 chains to a post oak, Coats and Cary Lumber Company's corner, and runs Coats' line N 18 degrees W. 15.25 chains to a stake and pointers Matthew Williams' corner; thence as his line N 53 1/2 E. 3.65 chains to a pine stump; thence S. 87 degrees E. to the beginning containing twenty three (23) acres more or less. This January 27th, 1915. C. F. NEIGHBOR, Owner of Debt.

NOTICE OF SALE

Under and by virtue of the power of sale contained in a certain mortgage deed executed by Neva Godwin and wife, registered in Book 111, at page 56, of the records of Harnett County, the undersigned mortgagee will on Monday, February 15th, 1915, at 12 o'clock M., offer for sale at public auction, to the highest bidder, for cash, at the court house door in Lillington, North Carolina, the following described real estate, situated in Harnett County, North Carolina, to-wit: Beginning at George E. Prince's corner in the ford of the Tar Klin Branch where the new road crosses said branch and runs as the new road and George E. Prince's line S. 19 E. 12.43 chains to another stake; George E. Prince's corner in said road near his tenant house in the Barnes line; thence as Noah H. Godwin's and the Barnes line S. 79 1-4 W. 31.70 chains to a corner in the old Aversboro road; thence as said road to the ford of the Tar Klin Branch on east side of road; thence up the run of said branch to the beginning, containing 27 1-4 acres, more or less. This the 15th day of Jan. 1915. J. W. FITZGERALD, Mortgagee.

NOTICE OF SALE UNDER MORTGAGE

Under and by virtue of power of sale contained in a certain mortgage deed executed January 20th, 1914, by A. B. Adams and wife, Leon Adams, the same being recorded in Book 101, at page 101, of the Registry of Harnett County, I, the undersigned mortgagee, will offer for sale, for cash, to the highest bidder, at the courthouse door, in Lillington Harnett County, on Monday March 1st, 1915, at 12 o'clock noon the following described real estate, lying and being in the town of Angier, N. C.: Being lot number 4 in Block as is shown by map and survey made by V. D. Stronach, Civil Engineer, and recorded in Book 101, at page 101, of the Registry of Harnett County, a map being made on the day of 1911.

Beginning at a stake on East Broad street, West corner of lot number 3 and runs nearly East 117.50 feet to a stake; thence nearly South 60 feet to a stake; thence nearly West 111.50 feet to a stake on East Broad street; thence as the line of East Broad street, nearly North 51.50 feet to the beginning station. Place of Sale-courthouse door, Lillington, N. C. Time of sale-Monday, March 1st, 1915. Time of Sale-12 o'clock noon. Terms of sale-Cash. This 19th day of January 1915. JOSEPH P. BATTERFIELD, Mortgagee.

NOTICE OF SALE UNDER MORTGAGE

Under and by virtue of power of sale contained in a certain chattel mortgage duly executed by S. W. Williams, on the 21st, day of May, 1914, to me, the undersigned mortgagee, the same being recorded in Book 5, at page 522, of the Registry of Harnett County, I will offer for sale, for cash, to the highest bidder, at S. W. Williams' Lumber plant in the town of Angier, N. C., on the 23 day of February, 1915, at 12 o'clock noon, the following described personal property: One Fifty Horse power Schofield boiler. One No. E. 25 10 X 14 cyl. Schofield engine, rated forty horse P. One Fay & Kegan planer, size 8 X 14, bearing number 129. One No. 21 power planer. One automatic knife grinder. One Buffalo Fan, size 80 inches, with all blow pipe attached. One standard 24-inch saw mill edger. One No. 3 Sterling empty stand. One circular saw, with bench and mandrel attached. One National dry kiln system, having about 1400 feet of piping. All the belts, gas shafts, pulleys, oil cans, wrenches, files, hammers, attached to and belonging with the above described machinery, together with the lumber sheds, boiler sheds, dry kiln sheds, stable and office building of the said S. W. Williams lumber plant, located and being in the town of Angier, and any and all leasehold rights and appurtenances thereunto. S. W. Williams' line and the following described tract or parcel of land upon which said above machinery is located in said town. Beginning at J. A. Williams' corner in the town of Angier, in the right-of-way of the Durham and Southern Rwy Company, and runs thence South about two hundred feet to another of J. A. Williams' lines; thence with said line about two hundred feet west; thence North up a branch about two hundred and fifty feet to Norman Nordan's line; thence East with said Nordan's line one hundred and seventy feet to J. A. Williams' line thence South fifty feet to another of J. A. Williams' lines; thence East with said line about thirty feet to the beginning corner.

For a full description of the aforesaid personal property see records of said chattel mortgage, in Book 5, at page 522 of the Registry of Harnett County. Place of sale-S. W. Williams' lumber plant in Angier, N. C. Time of sale-23rd day of February, 1915, at 12 o'clock noon. Terms of sale-cash. This 18th day of January, 1915. P. L. GARDNER, Mortgagee. FRANKLIN T. DUPREE, Atty.

MORTGAGE SALE OF VALUABLE LAND

By virtue of authority contained in a mortgage deed made to Parrish-Godwin Company by C. L. Sorrell and duly recorded Registry Harnett County, Book No. 110, page 483, default having been made in the payment of the note secured by same, the undersigned will sell at public auction for cash to the highest bidder before the courthouse door in Lillington, N. C., at 12:00 M. on Monday March 1st, 1915, the following described property to-wit: Beginning at a stake and pointers in a bottom, John A. Ennis' corner, and runs as his line S. 62 1/2 E. crossing the Smithfield Road, 36 chains and 20 links to stake in John Ryal's corner; thence as his line S. 30 W. 29 chains and 15 links to a stake and pointers her corner and Eliza Ryal's line; thence as her line recrossing the said road N 40 W 48 chains and 25 links to a stake Hickory and Pine pointers under a mill in her corner in the line of Laura Turlington; thence as her line N. 35 E. 12 chains and 50 links to a stake and pointers her corner; thence N. 40 W. 48 W. 9 chains and 50 links to Parrish corner; thence as his line and part his corner N. 19 E. 23 chains to a stake and pointers; thence N. 34 E. 18 chains and 20 links to a stake and pointers E. Sorrell's corner; thence as his line S. 60 E. 18 chains and 60 links to a stake in Ennis' corner; thence as his line to the beginning, containing 160 acres more or less. Terms of sale cash! Time March 1st 1915 at 12:00 M. at the courthouse door in Lillington, N. C. This 23rd day of January 1915. PARRISH-GODWIN CO., Mortgagees. BARBOUR & BARBOUR, Atty.

NOTICE

Notice is hereby given that the General Assembly will be requested at present session to amend the charter of the town of Angier, North Carolina. This 1st day of February 1915. M. F. MOORE, Sec. and Treas. Town of Angier.

NOTICE OF SALE UNDER MORTGAGE OF VALUABLE LANDS

Under and by virtue of power of sale contained in a certain mortgage deed, duly executed to me, the undersigned mortgagee, by S. W. Williams and wife, the 15th day of June, 1914, and being recorded in Book 156 at page 151, of the Registry of Harnett County; said mortgage deed securing certain promissory notes therein named, and default having been made in the payment of the same, I, the undersigned mortgagee, will offer for sale, to the highest bidder for cash, at the court house door in Lillington, N. C., on Monday, March 1st, 1915, at twelve o'clock noon, the following described real estate, lying and being in Black River Township, Harnett County, in and near the town of Angier: Being the same land allotted to J. C. Williams at page 151, of the Registry of Harnett County; said mortgage deed securing certain promissory notes therein named, and default having been made in the payment of the same, I, the undersigned mortgagee, will offer for sale, to the highest bidder for cash, at the court house door in Lillington, N. C., on Monday, March 1st, 1915, at twelve o'clock noon, the following described real estate, lying and being in Black River Township, Harnett County, in and near the town of Angier: Being the same land allotted to J. C. Williams at page 151, of the Registry of Harnett County; said mortgage deed securing certain promissory notes therein named, and default having been made in the payment of the same, I, the undersigned mortgagee, will offer for sale, to the highest bidder for cash, at the court house door in Lillington, N. 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