THREE ALLEGED WOMEN-

June 8th and 's as follows:

I did not have time to write you or I did not have time to write you or "You have shown a re'entless spirit A tract of hand containing 50 acres. In fact you would not get it in time.

But I carned here that Evans was against these honorable men, and we D. W. Pope place and adjoining the warn you to use your influence and lambs of J. H. Pope and Claude willing for a receiver (previse) the mine staff was kept to work from Savage down. Also Judge Grady had been offered the job by Dr. Evans. But the judge refused. Now had I gotton this dope in time possibly it; would have helped you a little. Anyhow, you will not need it.

Now, I will be at Fayetteville, N. C., care LaFayette Hotel. So let me know how everything is and how soon for my to go there to assist in your great work of cleaning out the crooks. Answer at once with best, I remais yours, I:sub, (Tally.")

The last word of the letter "Itsub is made up of the initials of the ritualistic words used in Klan cor-

Lumberton on the day after the arrant, and is as follows:

they have landed me in jail here on a bench warrant. Well, of all the damnable frame-ups and lies I never heard before us they have got me Dunn, charged with. I was getting too close behind this Solicitor and his deeds and that is the reason they framed me. I phonod Savage as soon as they arrested me that my bond was \$5,000 and also phoned E. F. Randolph, the noting Grand Draughon and he in tern got in touch with Atlanta and \$5.000 was sent post-haste by wire.

"My lawyers say they cannot do anything with me as it is only a mislementor. not to exceed \$200 fine and two years on the road if guilty. I think that is a whole lot for two old prostitutes to swear away a man's life. My case is set for 12 noon, Monday, the first case on the docket, I me out of town. But I am here to help tie Klan break that damn gang up that broke in the Klavern and stole the robes and whipped these two old hats. This is the worst frameup I ever saw. Of course, similar to your own, only mine was from the outside and yours on the inside of the organization. I do not know how long I will remain after my case is settled. So let me hear from you, Captain, by return mail, how everything is. I wil try and fix the letter you want today but I am too damn nervous to write now. So let me hear how everything is. Yours, Itsab, Tally."

That was as much as the judge wanted to hear. There was no argu-

"The defendant is guilty of coningt on three counts and will be fined \$250 in each count, and will be conflict to the county jail for 30 days in each case."

The appeal bond was fixed at \$5,000 to be put up in cash. The defendand is still in custody. He was repre sented by Johnson and Johnson, light and Britt H. E. Strey with E.

M. Britt resting his answer.
A Day of Oratory That endso the dramatic week. The drune in the courtroom all day was a time above and while Stephen Meinwas speaking it was crowded to ores. It was the Tigor's muster out and few son's appeals have been cole to a jury as he presented. Stacy of Felicat made brilliant speeches the defendants with MeLeun, the jorder wember of the firm, making one of the best balanced and calment arguments of the total, where 17 luw-

nates long, He switch tim evidence only brist-and gave the law as to kidnapping, askt with a deadly weapon and as-it on a female. As to the Ku Klux

issue, which has been appermos! WHIPPERS FREED BY JURY throughout, he told the jury to ignorit in reaching their verd'et. On that score he said:

Not Trying Ku Klax and weeking a ver E. F. Randolph at "There have been references in the Tudiaferry and his counsel made a the present to tag to felter out the evidences to an organization known motion that the court reduce the apthat had been committed in as the Ku Klax Klan. The court persuance bend to less than \$5,000, Livinger valued quietly over to ing the defendants as members of of Robeson; that there was an orains and thrust an envelope under that organization. It makes no dif- ganization which held itself above his nose, and a ded if that was all ference to you in this case whether the courts and superior to the courts! Having as a mechanic account in hardwriting. He was startled, and the defendants are members of the end that there was a feeling that certain automobile belonging to N. N. his sore, and asked if that was his ference to you in this case whether the courts and superior to the courts! all hands sheet so violently that he Ku Klux Klan or whether they are those under the protection of this was sessively able to hold it. He not members. They are being tried arganization could not be dealt with was sensitely while to hold it. He not members. They are being tried organization could not be dealt with a milesting accretion of this melbound, of was county and having said repoirs the charged for making said repoirs the pleasted in bur of their recover same of \$45.00 which amount the said persona indebted to said eath which which which kis oath required of him, and having retained possession of the making said repoirs the pleasted in bur of their recover same of \$45.00 which amount the said automobile in order to preserve making all automobile in order to preserve my lien upon its Now, therefore, in Administration to the challenge thrown a correlated with Section 2017, of the June 26 July 3 10 17 24 81. A harts. He identified the letter as at this trial, and the law as given you be accepted the challenge thrown his own, and then another ervelope by the court without regard to wheth, down by the Ku Klux Klan and would have letter. Lawrence let him go and or they belong to an organization warn the war until law and order read the letters. Here they are the known as the Ku Klux Klan or not. It, was once more restored to Robeson are definite exposures from the makes no difference whether you are county. His honor then declined to re-

the State. The first was written here or whether you are opposed of it, and in Ruleigh News and Observer. you cannot permit any sympathy for the dear friends Well one more or prejudice against that organiza- LEGAL ADVERTISING has sed all will be over. I hope to tien to influence you in the considour adventage and you will be in the cration of the evidence and in ten-ber chair, I arrived here last night dering your verdict without violating

brain in exonerating these guildens Jones Smith and for a further de-

The implied challenge was vigor. Guardy from D. W. Pope and Jones M. Pope and from James M. Pope and from James M. Pope and from James M. Pope for the judge had passed sentence apon and wife, to D. W. Pope for charges you that you are not trying the court said that there was a spirit! the Ku Klux Klan, nor are you try- of lawlessness rampant in the county honoguarters of the organization in in sympathy with the Ku Klux Klan duce the bond.—Ben Dixon MacNeil!

by chair, I arrived here last night dering your verdict without violating and here in the country all day and the soleme oath you took as jurors in the soleme oath you and registered in Book 116, Page 419, in the office of the Ragister of Deeds of Harnett County, he undersigned mortgages and assigned and arrests are expected. The distribution of August, 1923, at 12 o'clock M. offer for sale at public auction to letter to Judge Sinclair evidently of August, 1923, at 12 o'clock M. offer for sale at public auction to letter to Judge Sinclair evidently of August, 1923, at 12 o'clock M. offer for sale at public auction to letter to Judge Sinclair evidently of August, 1923, at 12 o'clock M. offer for sale at public auction to letter to Judge Sinclair evidently of August, 1923, at 12 o'clock M. offer for sale at public auction to letter to Judge Sinclair evidentl

Sweet Dreams Answers Call to the Canary Islands

Mosquite Remedy Sold by Local Druggists Boasts Wide Reputation.

Other than the fact that a shipment of Sweet Dreams a trial. Sweet Dreams of Sweet Dreams was recently made to the Campy Telande, the matter is of faith interest.

One application will keep moneyationer of faith interest that pour dreams a trial. Sweet Dreams of Sweet Dreams a trial. Sweet Dreams of Sweet Dreams a trial. Sweet Dreams of the the Campy Telande, the matter is of all tight long. A trial will continue. Lithural sprinkel-top bettler. Sic. or 3 bottles for \$1.00. At all drug stores everywhere.

North Carolina

\$ 35 A

SPECIAL OFFFR

Steel cots and springs complete, in lots of 100, each\_\_\_\_\$2.50 respondence, these words being "la in lots of ten, each ..... the Sucred u.f. lling bond," I. T. S. Less than ten, each These cots are black enameled, same in white enamel 50c more. Army Refrigerators made by the National Refrigerator Com-The second letter was dated in pany for the government, they are suitable for grocers, butchers and restaurants, delivered \_\_\_\_\_\_\$125.00 rest of Taliaferro on a bench war Round pointed shovels in lots of 10, each\_\_\_\_\_\_50c Less than ten, each 'My Dear Friend Will: Undoubted- Laundry Bags, dozen \_\_\_\_\_\$5.00 by you have read in the papers that Less than a dozen, each \_\_\_\_\_\_\_SOc\_

THE ARMY STORE L. TAGER, Proprietor

on to dourt is Paye in the

This 3rd day of July 1983.

H. B. POPE, Mertgagec.

MAEVIN WADE,

Assignee of Mortgagee. July 3 10 17 24 31.

NOTICE OF SALE McDonuld, of this county and having

Revisal of North Carolina, I will, on the 28th day of July 1928, at 12 COUNTY COUNTY to from door of City Garage, in the Town of Duna, N. C. the said automobile, to the highest bidder for cush.

R. I. McLEAN, Mechanic.

T. L. VANCHN, AS. ASD. UIS

Revisal of North Carolina, I will, on the Sth day of July 1923. The defendants will also take active that a warrand of attachment was issued by said 4. W. Whitehead, vice-recorder on the 29th day of the North Carolina in said county and in Average to the Sth day of July 1923. The defendants will also take the total a warrand of attachment was issued by said 4. W. Whitehead, 1918, 1919,

Abministrator's NOTICE
The undersigned having qualified as Administrative of the estate of N.

A. Butler, deceased, late of Harmonic translations are required to some having claims against said estate to present them to me duly verified on or before the 23 day of the said vice recorder of the Recorder's granted place above named for the relate to present them to me duly verified on or before the 23 day of the said vice recorder of the Recorder's granted place in bur of their recovery; all pressons indebted to said estate will persons indebted to said estate will make immediate payment.

This 26th day of June 1923.

MRS. SERRETTIA E. BUTLER,
Administrative.

### MONEY TO LOAN ON FARM AND CITY PROPERTY

Farm loans 5 to 35 years at 5 1-2 per cent. Loans on city property 5 years at 6 per cent with privilege of renewal. Money available at any time. Loans closed with reasonable promptness.

CLARENCE J. SMITH, Attorney North Carolina

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HOTICE

J. W. CRATTERO.

Vs.

T. J. VANTHN, US. AND UIS being 1923 against the property with is returnable before said.

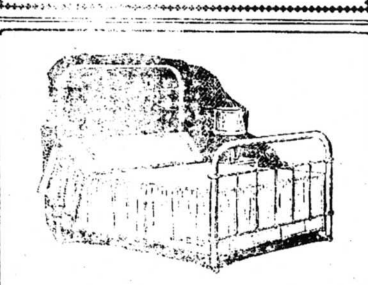
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In all of our twenty-two years' experience in Dunn we are having the biggest summer sale we ever conducted. It is surprising to even our greatest expectations. In order to give everybody a chance to supply their needs in this the last sale we will have in our old stores we are going to keep our lines complete until Saturday, August 4th, the closing day of the sale.

