LEGAL ADVERTISEMENTS ADMINISTRATOR'S NOTICE.

NORTH CAROLINA-Cherokee County.

To A. M. Simonds, Entry Taker for A Cherokee County:

The undersigned North Carolins. Cherokee County, North Carolins. County, all persons are hereby noti-enters an dlays claim to the following fied that they are notified to call at the that they are notified to call at described piece or parcel of land in Beaverdam Township, Cherokee, County, State of North Carolina, the same being vacant and unappropriat ed land, and subject to entry, viz:

Beginning on a rock corner of No. 7451 on top of Long Ridge owned by Henegar beirs and runs a S. E. course with that line about 70 poles to the S. W. corner to a yel-lew pine the N. W. corner of No. lew pine the N. W. corner of No. 516 Hamby heirs land it also being the S. W. corner of No. 7451 and to a pine N. W. Corner of No. 1145 then

nary, 1924. NORTH CAROLINA-Cherokee

County, North Carolina, and Entry taker for Cherokee Co. (25-4t-ams)

Investing, N. C., on the 4th day mug with the line of Xa, 14, 123 of March, 1924, and answer of de-poles to a stake; then with the Corn-mar to the complaint of plaintiff in will line 116 poles to a black gum; this action, or the plaintiff will ap-then W. 126 poles to the beginning ply to the court for the relief prayed

1924. W. L. MATHESON, Clery Superior Court Clay County, North Carolina.

(26-4t-g)

Contraction and the

2.500.000 Dollars For Your

SAFETY

In order to increase the factor of safety to the millions of passengers who move over its tracks during the year, the Louisville & Nashville Railroad is spend-ing millions of dollars in equipping its tracks with an electrically-controlled, automatic block signal system.

These signals protect trains against

head-on and rear-end collisions, open switches, broken rails, or cars on the sid-ing standing too close to the main track. In addition to the safety features, these signals expedite traffic and enable trains to be pun more nearly on time.

Beginning in 1912, the L. & N. now has completed and under construction and contracted for, 1,089 miles of such signals; at a cost of \$2,592,000.00, or \$2,380.00 per mile. The Company spends \$220,000.00 every year to keep these signals in good working order.

Constant watchfulness and care on the part of the L & N. organization coupled with the Management's policy of provid-ing proved safety devices, has resulted in the L & N. having an enviable record for safety to passengers.

for safety to passengers.

Having been appointed an administrator of the estate of L. M. Ad-The undersigned A. G. Morrow, of adms, deceased, late of Cherokee once and settle all accounts due the cald estate and any person holding claims against the catate will present the same for settlement within one of year from this date, viz, 2nd day of January, 1925, or this notice will be

aded against them. This 2nd day of January, 1924. J. M. SIMONDS, Administrator of the Estate of L.

the S. W. corner of No. 1145 then S. 20 West about 100 poles to the S. E. corner of No. 339 links S. E. corner now owned by John Morrow then with his line a N. W. course to the line of No. 7724 then with that line near top of Long Ridge then with said line to the beginning, coa-maning 20 acres, more or less. (Signed) A. G. MORROW. State day of Jan-Adams, deceased Entered this the 28th day of Jan-deed of trust is recorded in the of-fice of the Register of Deeds of NORTH CAROLINA—Cherokee County All persons are hereby notified tabt a warrant of survey will be be-sued to A. G. Morrow for the above described land on the 23rd day of February, 1924, if there is no pre-cicance, the understanded form-cicance, the understanded to the sufficiency of the understanded form-cicance, the understanded to the sufficience of the understanded form-cicance, the understanded to the sufficience of the understanded form-cicance, the understanded to the sufficience of the understanded form-Ascribed land on the 23rd way or closure, the undersigned trustee will february, 1924, if there is no pro-test filed in this office on or before said date. This the 29th day of Jan., 1924. A. M. SIMONDS. A. M. SIMONDS. house door in Murphy, at ten o'clock a. m. on Monday the 10th day of a. m. on Monuay in. March, 1924, the following describ-

real estate:

A certain tract of land in Chers, the County, Englining on a black of the Superior Court, In the Superior Court
A certain tract of land in Chers, the More, and doing husiness at Toptor, the Superior Court, No. 120 poles to a black of said creek at 20 poles, 100 A certain tract of land in Chero-Emory Byram, above named, J. Spanish oak, the beginning corner of the lange of the beginning corner of unit data show has been enound the best and the best is the formand of the superior court of containing 75 acres, more of least the best is the best in the formation of the superior court of containing 75 acres, more of least the best is the best in the formation of the superior court of containing 75 acres, more of least the best is the best in the formation of the superior court of containing 75 acres, more of least the best is the best in the formation of the superior court of containing 75 acres, more of least the best is the best in the formation of the superior court of containing 75 acres, more of least the best is the best in the following described in a formation of the superior court of in the following described in a formation of the following described in the following described in the following described in the following described in a formation of the following described in a formation of the following described in a formation of defendant in the following described in the following described in a formation of the following described in the

and wife. This the 6th day of February, 1924 F. O. CHRISTOPHER,

(26-4t-foc) Trustee.

(25-4t-ame)

NOTICE OF DISSOLUTION OF PARTNERSHIP

Notice is hereby given that the partnership heretofore existing be-tween the undersigned and R. C.

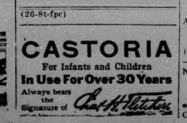
offini, passed at its session of 1925, for the purpose of building a road through Hothouse Township, Chere-kee County, North Carolina. Address all communications to S. W. Lovingood, chairman of Board of County Commissioners, or J. H. Dillard, county attorney.

FEDERAL POWER COMMISSION the meanders of the mountai

In compliance with this Federal the Georgia line to a point mean, W. water power act (41 stat., 1063), C. Hydes the point of the mountain notice is hereby given that:

creating a pool extending about one new registration of all the qualified mile above the town of Marphy and voters be made i asaid bounda and also covering a second proposed out above. and also covering a second proposed dam about 170 feet high at a point about one mile above the town of Murphy, creating a reservoir extend-ing approximately 11 miles upstream therefrom to a point about midway between the mouths of Sweetwater and Eine Create

water-power development on Hiawassee River in Clay and Cher- weeks and on the 15th day of March okce Counties, North Carolina, Polk as challenge day and said el okee Counties, North Carolina, Polk as chattenge day and said election County, Tennessee, and Towns Coun to be held on the 22nd day of March ty, Georgia, extending from a point near the town of Appalachia, Tenn-essee to a point near the town of ticket of usual size "For Stock Law,"



W. C. SMART, Chairman Board of County Commissioners

unty Commissioners.

vize Beginning o nthe stock law line at the John Prince Gap running with

the stock law line to the Vance Mou: tain at the Georgia line; thence with ral the Georgia line to a point near. W. notice is hereby given that: The Southern Appalachian Powe r Company of Asheville, North Carolina, has made aplication rew-trime a proposed power dam in Him-warsee River at Hangingdog Creek wards of all the authouse tool, it is further ordered that a new registration of all the authoffed

the unday thereafter for four successive essee to a point near the town of Hiawassee, Georgia. Any objection to these applica-tions or request for a hearing there-on, together with any briefs, reports or other dato for which considera-tion is desired should be submitted the the General Election and the the General Election and made of the

> S. W. LOVINGOOD. Chairman Board of County

Commissioners A. M. SIMONDS, Ex-Officio Clerk to

Board of County Commission-ers of Cherokee County, N. C. (27-4t-co) NOTICE OF SALE OF REAL

ESTATE BY COMMISSIONER Under and by virtue of an order of the superior court of Cherokee County, North Carolina, made in a

County

In the Superior Court G. A. Staleup,

PAGE THREE

to develop a constructive agr tural program for the county.

A Bourd of Agriculture has been G. A. Staleup, vs. Ralph E. Mills and The Federal Con-struction Co developing a progressive program of Notice of Summons and Warrant of agriculture development the County



1

You'll feel better as soon as you swallow the first one. Two or three pills usually stop all the pain. DR. MILES' ANTI-PAIN PILLS are absolutely free from all narcotics and habitforming drugs. They relieve without danger and without bad after effects. Your druggist sells them. .

HERES SOMETHING FOR YOUP HEADACHE



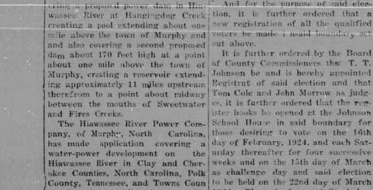
gverland Touring

for the money. Champion \$695; Sedan

\$795, f. o. b. Toledo.

罪

E. C. MOORE Murphy, N. C.



to the Executive Secretary, Federal that due returns be made of Power Commission, Washington, D.C. stock in welection to this board.

Clay County, FRED JONES, Clark Board of

(27-41-a&g)

and will be open and ing said period at the courthouse in Hayesville at the usual voting place. NORTH CAROLINA—Cherokee