

# LEGAL ADVERTISEMENTS

**NORTH CAROLINA—Cherokee County.**  
To A. M. Simonds, Entry Taker for Cherokee County:

The undersigned A. G. Morrow, of Cherokee County, North Carolina, enters an days claim to the following described piece or parcel of land in Beaverdam Township, Cherokee County, State of North Carolina, the same being vacant and unappropriated land, and subject to entry, viz:

Beginning on a rock corner of No. 7451 on top of Long Ridge owned by Henegar heirs and runs a S. E. course with that line about 70 poles to the S. W. corner to a yellow pine the N. W. corner of No. 7451 Hamby heirs land it also being the S. W. corner of No. 7451 and to a pine N. 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, containing 20 acres, more or less.

(Signed) A. G. MORROW.  
Entered this the 28th day of January, 1924.

**NORTH CAROLINA—Cherokee County**

All persons are hereby notified that a warrant of survey will be issued to A. G. Morrow for the above described land on the 23rd day of February, 1924, if there is no protest filed in this office on or before said date.

This the 29th day of Jan., 1924.  
A. M. SIMONDS,  
Register of Deeds for Cherokee County, North Carolina, and Entry taker for Cherokee Co. (25-4t-ane)

**NOTICE OF SUMMONS**

**NORTH CAROLINA—Clay County.**

In the Superior Court  
Andrews Manufacturing Company,  
vs.  
J. Emory Byram.

**NOTICE**

The defendant above named, J. Emory Byram, will take notice that an action entitled as above has been commenced in the superior court of Clay County, North Carolina, for the purpose of foreclosing certain tax liens and tax sales certificates for the years 1918, 1920, and 1921, held by plaintiff against defendant against lands of defendant in Shooting Creek Township, North Carolina; and the said defendant will further take notice that he is required to be and appear before the Clerk of the superior court of Clay County, at his office in the court house in Hayesville, N. C., on the 4th day of March, 1924, and answer of demurrer to the complaint of plaintiff in this action, or the plaintiff will apply to the court for the relief prayed in the complaint.

This the 1st day of February, 1924.  
W. L. MATHESON,  
Clerk Superior Court Clay County, North Carolina.

(26-4t-g)

**ADMINISTRATOR'S NOTICE.**

Having been appointed administrator of the estate of L. M. Adams, deceased, late of Cherokee County, all persons are hereby notified that they are notified to call at once and settle all accounts due the said estate and any person holding claims against the estate will present the same for settlement within one year from this date, viz. 2nd day of January, 1925, or this notice will be pleaded against them.

This 2nd day of January, 1924.  
L. M. SIMONDS,  
Administrator of the Estate of L. M. Adams, deceased.

**Under and by virtue of the power of sale contained in a certain deed of trust executed by J. U. Wiggins and wife, Lilly Wiggins, to the undersigned trustee, conveying the lands hereinafter described, to secure the payment of a certain indebtedness as evidenced by certain notes therein described, which said deed of trust is recorded in the office of the Register of Deeds of Cherokee County, in Book No. 74, at page 53, and default having been made in the payment of said indebtedness, and the power of sale having become operative, and the holder of said notes having demanded foreclosure, the undersigned trustee will for the purpose of satisfying all of said indebtedness, interest and costs of sale, sell at public auction to the highest bidder for cash, at the court house door in Murphy, at ten o'clock a. m. on Monday the 10th day of March, 1924, the following described real estate:**

A certain tract of land in Cherokee County. Beginning on a black gum, N. E. corner of No. 90, and runs N. 120 poles to a black oak, crossing Vengeance Creek at 53 poles; then W. crossing the N. prong of said creek at 20 poles, 100 poles to a hickory, the beginning corner of tract No. 84; then S. with the line of tract No. 87, 120 poles to a Spanish oak, the beginning corner of tract No. 90; then E. with the line of same 100 poles to the beginning, containing 75 acres, more or less; except 4 acres, more or less, sold to John Kirkland described in a former deed; also except five acres, more or less, sold to R. D. Allman; also an undivided three-fourths interest in the following described tract or parcel of land, to-wit: Being tract No. 82. Beginning on a small white oak near the Long Branch, and runs S. 328 poles to the line of the Stalcup land to an oak corner of Stalcup's land passing said corner, running with the line of No. 74, 123 poles to a stake; then with the Cornwell line 116 poles to a black gum; then W. 126 poles to the beginning corner, containing 78 acres, more or less, excepting 30 acres heretofore sold to Tack Guffy by S. W. Queen and wife.

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

(26-4t-foe)

**NOTICE OF DISSOLUTION OF PARTNERSHIP**

Notice is hereby given that the partnership heretofore existing between the undersigned and R. C. Moore, and doing business at Topton N. C., under the firm name and style of Moore & Randall, has been dissolved by mutual consent, and the undersigned will not be liable for any future debts or engagements, and that all debts now existing have been assumed by R. C. Moore who will conduct the business in the future in his own behalf.

This February 5, 1924.  
L. A. RANDALL.

(26-3t-lar)

**BONDS FOR SALE**

Notice is hereby given for sealed bids for \$25,000.00 of bonds of Hothouse Township up and until noon April 8, 1924. These bonds will run twenty years and bear interest at six per cent. They are issued under authority of an Act of the General Assembly of North Carolina, passed at its session of 1923, for the purpose of building a road through Hothouse Township, Cherokee County, North Carolina.

Address all communications to S. W. Lovingood, chairman of Board of County Commissioners, or J. H. Dillard, county attorney.

(26-4t-ee)

**FEDERAL POWER COMMISSION**

In compliance with the Federal water power act (41 stat., 1063), notice is hereby given that:

The Southern Appalachian Power Company of Asheville, North Carolina, has made application covering a proposed power dam in Hiwassee River at Hangingdog Creek creating a pool extending about one mile above the town of Murphy 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 extending approximately 11 miles upstream therefrom to a point about midway between the mouths of Sweetwater and Fires Creeks.

The Hiwassee River Power Company, of Murphy, North Carolina, has made application covering a water-power development on the Hiwassee River in Clay and Cherokee Counties, North Carolina, Polk County, Tennessee, and Towns County, Georgia, extending from a point near the town of Appalachia, Tennessee to a point near the town of Hiwassee, Georgia.

Any objection to these applications or request for a hearing thereon, together with any briefs, reports or other data for which consideration is desired should be submitted to the Executive Secretary, Federal Power Commission, Washington, D. C.

(26-8t-fpc)

**NORTH CAROLINA—Cherokee County.**  
To A. M. Simonds, Entry Taker for Cherokee County:

The undersigned A. G. Morrow, of Cherokee County, North Carolina, enters an days claim to the following described piece or parcel of land in Beaverdam Township, Cherokee County, State of North Carolina, the same being vacant and unappropriated land, and subject to entry, viz:

On the waters of Cane Creek, beginning on the S. W. Corner of 499 on a chestnut Henegar's corner and runs with that line N. 56 W. to and with the line of Taylor's land, then S. about 20 W. about 84 poles to a post oak on back of road, corner of No. 7724; then E. 40 poles to a locust corner of said No. then S. 70 with said line about 44 poles to Henegar's line to a stone then N. 12 E. 34 poles to the beginning, containing 15 acres, more or less.

(Signed) A. G. MORROW.  
Entered this the 28th day of January, 1924.

**NORTH CAROLINA—Cherokee County**

All persons are hereby notified that a warrant of survey will be issued to A. G. Morrow for the above described land on the 23rd day of February, 1924, if there is no protest filed in this office on or before said date.

This the 29th day of Jan., 1924.  
A. M. SIMONDS,  
Register of Deeds for Cherokee County, North Carolina, and Entry taker for Cherokee Co. (25-4t-ane)

**NOTICE OF STOCK LAW ELECTION.**

Notice is hereby further given that T. C. Scroggs has been appointed Registrar and A. L. Fenland and R. B. Alexander, Judges of said election; that a new registration is called for said election and that the registration books shall open on the 15th day of February, 1924, and close on the 8th day of March, 1924, and will be open each Saturday during said period at the courthouse in Hayesville at the usual voting places.

W. C. SMART, Chairman  
Board of County Commissioners  
Clay County.

FRED JONES, Clerk Board of County Commissioners.  
(27-4t-a&g)

**NOTICE OF DISSOLUTION OF PARTNERSHIP**

Notice is hereby given that the partnership heretofore existing between the undersigned and R. C. Moore, and doing business at Topton N. C., under the firm name and style of Moore & Randall, has been dissolved by mutual consent, and the undersigned will not be liable for any future debts or engagements, and that all debts now existing have been assumed by R. C. Moore who will conduct the business in the future in his own behalf.

This February 5, 1924.  
L. A. RANDALL.

(26-3t-lar)

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Address all communications to S. W. Lovingood, chairman of Board of County Commissioners, or J. H. Dillard, county attorney.

(26-4t-ee)

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The Southern Appalachian Power Company of Asheville, North Carolina, has made application covering a proposed power dam in Hiwassee River at Hangingdog Creek creating a pool extending about one mile above the town of Murphy 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 extending approximately 11 miles upstream therefrom to a point about midway between the mouths of Sweetwater and Fires Creeks.

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Any objection to these applications or request for a hearing thereon, together with any briefs, reports or other data for which consideration is desired should be submitted to the Executive Secretary, Federal Power Commission, Washington, D. C.

(26-8t-fpc)

**NOTICE OF ELECTION.**  
**NORTH CAROLINA—Clay County.**  
Office Board of County Commissioners, Feb. 4th, 1924.

Notice is hereby given that under and by virtue of Chapt. 136, Article 17, Sections 234 et seq. and under and by virtue of a resolution of this Board duly adopted on this date, an election is hereby called to be held in the courthouse in Hayesville, Clay County, the usual voting place, on the 18th day of March, 1924, to ascertain the will of the people in Hayesville Township, Clay County, North Carolina, whether there shall be levied in said Hayesville Township a special annual tax of not more than thirty (30) cents on the one hundred dollars valuation of property real and personal in said township, to supplement the Public School Fund which may be apportioned to said township by the County Board of Education of Clay County, said thirty (30) cents levy proposed to include the present levy of 20 cents on the one hundred dollars valuation and in the event same is adopted by the voters in said election not to increase the present levy more than ten (10) cents on the hundred dollars valuation.

Notice is hereby further given that T. C. Scroggs has been appointed Registrar and A. L. Fenland and R. B. Alexander, Judges of said election; that a new registration is called for said election and that the registration books shall open on the 15th day of February, 1924, and close on the 8th day of March, 1924, and will be open each Saturday during said period at the courthouse in Hayesville at the usual voting places.

W. C. SMART, Chairman  
Board of County Commissioners  
Clay County.

FRED JONES, Clerk Board of County Commissioners.  
(27-4t-a&g)

**NOTICE OF STOCK LAW ELECTION.**

At a regular meeting of the Board of County Commissioners of Cherokee County, North Carolina, on the 4th day of February, 1924, a petition was presented to the said board by more than one-fifth of the qualified voters of said boundary in Hothouse Township, Cherokee County, North Carolina, hereinafter described and set out asking that an election be called by the said board to vote on stock law or against stock law in said boundary, it is ordered by the Board of County Commissioners of Cherokee County, in regular session on the first Monday in February, 1924, that an election be held under the rules and regulations of the General Election Laws of the State of North Carolina, at the Johnson School House in said boundary hereinafter set out on the 22nd day of March, 1924, to vote for stock law or against stock law in the following territory, viz:

Beginning on the stock law line at the John Prince Gap running with the meanders of the mountain with the stock law line to the Vance Mountain at the Georgia line; thence with the Georgia line to a point near W. C. Hydes the point of the mountain the divide of the waters of Hothouse and Wolf Creeks known as the Franklin Mountain back to the beginning at the John Prince Gap.

And for the purpose of said election, it is further ordered that a new registration of all the qualified voters be made in said boundary set out above.

It is further ordered by the Board of County Commissioners that T. T. Johnson be and is hereby appointed Registrar of said election and that Tom Cole and John Morrow as judges, it is further ordered that the registration books be opened at the Johnson School House in said boundary for those desiring to vote on the 16th day of February, 1924, and each Saturday thereafter for four successive weeks and on the 15th day of March as challenge day and said election to be held on the 22nd day of March 1924. Those in favor of Stock law shall vote on a written or printed ticket of usual size "For Stock Law," those opposing shall vote on a written or printed ticket of usual size "Against Stock Law." It is further ordered that said election be conducted and held in the same manner and way as the General Election and that due returns be made of the stock law selection to this board.

S. W. LOVINGOOD,  
Chairman Board of County Commissioners.

A. M. SIMONDS, Ex-Officio Clerk to Board of County Commissioners of Cherokee County, N. C. (27-4t-ee)

**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

special proceedings, entitled "In the matter of L. M. Simonds, Administrator of the estate of L. M. Adams, deceased, late of Cherokee County, N. C.," petition to sell land for assets to pay debts of deceased No. \_\_\_\_\_ the same being No. \_\_\_\_\_ upon special proceedings docket of said court, the undersigned administrator of the said estate of the deceased, who has been appointed Commissioner, to sell the said real estate, will on the 3rd day of March, 1924, between the hours of 10 o'clock, a. m. and 1 o'clock, p. m., at the court house door in Murphy, Cherokee County, N. C., offer for sale to the highest bidder one-half for cash and balance reasonable terms that certain tract of land lying and being in Hothouse Township, in District No. 4, known as the Prince lands on the boundaries of Tater Creek, containing 130 acres, more or less. Lot No. 478, described as follows, viz:

Beginning on a stake near the top of the mountain and runs north 31 E. to a stake about the same direction to a stake at or near a fence; then down the mountain with the fence till strike Lot No. 478; then north 59 W. to a stake; then south 31 W. 100 poles to a stake; then south E. 160 poles to the beginning. For a more perfect description see book of Deeds No. 71 on page No. 47 in the office of the Register of Deeds of the County of Cherokee, N. C. Adjoining the lands of Jim Johnson and Bert Bryant and others.

This 2nd day of February, 1924.  
J. M. SIMONDS,  
Administrator of L. M. Adams, deceased, and commissioner.

**NORTH CAROLINA—Cherokee County.**

In the Superior Court  
G. A. Staleup,  
vs.  
Ralph E. Mills and The Federal Construction Co.

Notice of Summons and Warrant of Attachment

Let the defendants, Ralph E. Mills and The Federal Construction Company, take notice that an action entitled as above has been commenced against them in the superior court of Cherokee County, and a Warrant of Attachment has been issued against their property. Plaintiff seeks to recover the sum of \$400.00 and interest from January 14th, 1924, by reason of his being indorser of a note for defendants. And defendants are required to appear

before E. E. Davis, Clerk of the superior court of Cherokee County, at his office in the court house at Murphy on the 9th day of March, 1924, and answer or demurrer to the complaint. Said warrant of Attachment is returnable at the same time and place above named.

This the 12th day of Feb., 1924.  
E. E. DAVIS, Clerk  
Superior Court Cherokee Co. (27-4t-p)

**FARM FOR SALE.**

Farm consisting of 125 acres 13 miles from Asheville on Asheville-Mars Hill-Burnsville highway, 60 acres under high state of cultivation, 20 acres level bottom land, remainder virgin timber, new 8-room house, large stock barn and number of out houses, entire farm enclosed in four strand barbed wire fence. Within sight of school and church. Also farm implements consisting of wheat drill, plow, mowing machine, harrows, wood saws, and all necessary small tools and implements. Price \$15,000.00; one-fourth down and balance on easy terms. Apply box 872, or phone 2311, Asheville, N. C. (27-3t-a)

Farmers in Cherokee County are organizing a Veal Production Association through which they plan to market those calves which do not have quality enough to carry to maturity, reports county agent H. H. Ellis.

The Perquimans County Chamber of Commerce has appointed a Committee on Agriculture to work with county agent L. W. Anderson to develop a constructive agricultural program for the county.

A Board of Agriculture has been appointed by the County Commissioners of Chowan County to work with farm agent N. K. Rowell in developing a progressive program of agriculture development of the County.

**LUDEN'S**

**MENTHOL COUGH DROPS**

for nose and throat

Give Quick Relief

**HERE'S SOMETHING FOR YOU**

**HEADACHE**

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 habit-forming drugs. They relieve without danger and without bad after effects. Your druggist sells them.

**Power**

That strapping big new Overland engine has everybody talking. It is all sinew and power. It sends you zooming up the steepest climbs as nimbly as you please. This is Overland Power Demonstration week. Come in—take an Overland out and prove to yourself that it is the most automobile in the world for the money. Champion \$695; Sedan \$795. f. o. b. Toledo.

**Overland**

Towing \$495

E. C. MOORE

Murphy, N. C.

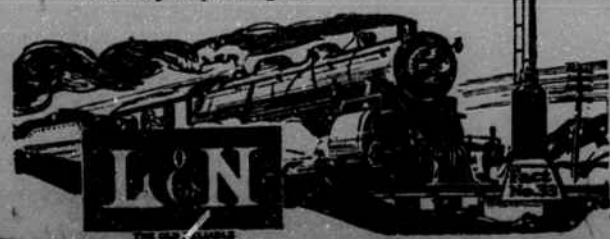
## 2,500,000 Dollars For Your SAFETY

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 spending 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 siding standing too close to the main track. In addition to the safety features, these signals expedite traffic and enable trains to be run 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 providing proved safety devices, has resulted in the L. & N. having an enviable record for safety to passengers.



## CASTORIA

For Infants and Children

In Use For Over 30 Years

Always bears the Signature of *Chas. H. Little*

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