## LEGAL ADVERTISEMENTS

RTH CAROLINA-Cherokee

a warrant of survey will be ts- S.
to the said J. M. Reese, on the (1512t-foc)

price of the property H. N. Elliott,

The property above referred to (15-4t-pwp). conveyed to the undersigned trusthe purposes aforesaid, and ribed as follows

d sold at public auction July 6th. 221, Lot 50 feet front and 200 feet

This November 7th, 1924. L. E. BAYLESS, Trustec.

The Arcade Cafe has been sold to el Reece. We will not be responle for any debts afteh October 15.

E. C. MALLONEE W. DAVIDSON. T. J. MAUNEY.

By virtue of an order of the Court action entitled S. W. Administrator of the of D. W. Loudermilk, deceased, John I. Loudermilk, et als, the 3rd day of October, 1924, offer sale to the highest bidder for cash public auction, at the courthouse ribed, A. M. Simouds becoming last and highest bidder for said ds at sald sale; said sale having n reported to the Clerk of the perior Court of Cherokee County r confiremation on the 3rd day of tober, 1924, and exceptions having said sale upon the fered for said lands at said sale,

line of 189; then West with the line prove, the sale an the contract shall the undersigned J. M. Reece of c. 80 E. 48 poles to a small oak be consummatted. and lays claim to the following gribed piece or parcel of land in phy township, Cherokee County, Lohnson Thact, No. 7582; thence conformal and follows:

Lohnson Thact, No. 7582; thence Carolina-Tennessce Power Company, and plant, it shall mave the right to discontinue the latter, if desired, and to discontinue its use as an independent unit, and it may take and use all the property of every kind conveyed to it by the town

W. G. WILSON, R. V. WILSON

NOTICE OF ELECTION

A meeting of the Board of Comm own as the Hitchcock property, sioners is held at the Library Buildplatt book in the Register of ing, on the 17th day of November, eds office in Cherokee County, 1924, at 7:00 P. M., said meeting plate book in the Register of ds office in Cherokee Gounty, 1924, at 7:00 P. M., said meeting having been adjourned to this time at not to exceed ten cents net, having been adjourned to this time and place from the regular meeting and place from the regular meeting of the Board on the 13th of Norm ereby made to the above plat for icular description of the meets bounds, being a portion of the sounds, being a portion of the sold at public auction July 6th. I. Lot 50 feet front and 200 feet in the following business in the following bu rth Carolina, Book 1, page 23, having been adjourned to this time the particularly described as following and place from the regular meeting

spanish oak on the line of No. 183; similar ballot, with the words:

transacted:

Upon motion duty made and seconded, and passed by a unanimous vote of all Commissioners, the following and to furnish without charge, the following arms number and charges the first transformers of the following and to furnish without charge, the following arms number and charges the first transformers are numbers and charges the first transformers and first transformers, etc., in lieu of the payman kep on deposit with the town cash, of unmatured bonds, at par, aggregating this amount, and no bond carries of these transformers. resolution was adopted:

Whereas, in the opinion of the Board of Commissioners of the Town of Murphy, a sale of the hydro
same number and character of street or deposit shall be required after Carolina-Tennessee Power Company same burning from 30 minutes after shall have made improvements and additions to the plant and distributed the same of the same of the hydro
same number and character of street or deposit shall be required after Carolina-Tennessee Power Company same burning from 30 minutes after shall have made improvements and additions to the plant and distributed. electric plant and its equipment, now rise, and in further consideration of any system equal to \$25,000, which owned by the Town of Murphy, is exemption from municipal tax, lic-shall have vested in the town. The deemedproper and expedient, and the case fees, etc., additional service to deemedproper and expedient, and the case fees, etc., additional service town is to retain the title to all proper that having offered to purchase the said energy equal to that now delivered to plant and equipment, and having the transformers of present street it in accordance with Article 8, and having offered to purchase the said energy equal to the plant and equipment, and having the transformers of present street it in accordance with Article 8, and tendered a contract therefor, dated lighting system, and to deliver with it is agreed that all improvements as of November 8th, 1924, in words out charge to street lighting equipment, additional to that now installed pany upon the lands, easements, and the street alleys and amble placetimes and applied to the street alleys and amble placetimes. and feures as follows:

To the Voters and Tax Payers of the Town of Murphy:

Notice is hereby given that a contract to purchase and sell the hydrothate to be purchased, paid for and owned by the town, as may be demanded by the town, subject to the contition that the town can demand not more electric plant now owned by the Town that the town can demand not more appeared for any one year, and this and adequate one, taken in connection with the covenants, contracts and agreements contained therein has been tentatively accepted by said for the majority of the voters of the town to use the electrical energy to the town to use the electrical energy to the town to use the electrical energy to the town to use the electrical energy in the town, as now existing, or the town, as may be demanded by the town, subject to the contition that the town can demand not more than 10 per cent increase of electrical energy, over that now being delivered, in any one year, and this green tentatively accepted by said for release from municipal taxes and for the majority of the voters of the town to use the electrical energy into town, as now existing, or the town, subject to the contition that the town can demand not more than 10 per cent increase of electrical energy into town, as now existing, or the town, subject to the contition of the town, subject to the contition of that the town can demand not more than 10 per cent increase of electrical energy into town, and in and trust Company of Asheville. N. C., par value first mortgage bonds of the town outstanding, as of the town outstanding, as of the town to use the electrical energy into town, as now existing, or the town, shall, when made, each the town, subject to the contition of that the town and and the plant, in accordance with Article 4 shall deposit with Wachovia Bank and Trust Company of Asheville. N. C., par value first mortgage bonds of the town outstanding, as of the town to use the electrical energy in the town, as now existing, or hereafter extended, and the operation of Court ordered a re-sale of the ne, by virture of which order the designed Commissioner will, on designed Commissioner will, on designed 2nd day of December, it will be necessary that all persona shall be supplied by Carolland the order that all appurtenances and set out in Article 8, provided that all designed commissioner will assigned to the cost and day of December, it will be necessary that all persona shall be supplied by Carolland and power and above this, and to be re-delivered to the Power Company, when it will be necessary that all persona shall be supplied by Carolland and power and above this, and to be re-delivered to the Power Company and the supplied by Carolland and power and above this, and to be re-delivered to the Power Company and above this, and to be re-delivered to the Power Company and above this, and to be re-delivered to the Power Company and above this, and the content of the principal and interest in the usual polling place. A new re-delivered to the Power Company and above this, and to be re-delivered to the Power Company and above this, and the operation of an electric light and power event to the usual polling place. A new re-delivered to the Power Company and above this, and the operation of an electric light and power event to the usual polling place. A new re-delivered to the Power Company and above this, and the operation of the principal and interest to the usual polling place. A new re-delivered to the Power Company and the operation of the principal and interest to the usual polling place. A new re-delivered to the Power Company and the operation of the principal and interest to the power of the operation of the principal and interest to the power of the operation of the principal and interest to the power of the operation of the principal and interest to the power of the operation of the principal and interest to the operation of the p

citizens and residents at the price set which acr to be performend before However, all persons desiring to read forth. Provided that if Carolina the date of such rejuest, and upon the contract for themselves, are notified that the same can be had for Tennessee Power Company shall satisfactory proof that the Power build another plant, or plants, and Company or its successors, or assigns, of B. W. Sipe, Secretary of the Board County.

County.

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

Cherokee County:

Cherokee County:

Cherokee County:

The north with the line of No. 183; similar ballot, with the words: install generating equipment of agregate canacity of at least 10,000 by the north with the line of No. 186, "Against the sale of Hydro-electric gregate canacity of at least 10,000 by the line of 189; then West with the line of the sale and the contract shall approve, the sale and the contract shall approve that the form will at sale therefrom to the town and its sale therefore the town and its sale th okee County, With Carolina, enokee County, With Carolina, en the line of the said No. S. 40 E. Johnson Thact, No. 7582; thence can and unappropriated, and siget to entry, viz:
Johnson Thact, No. 7582; thence can and unappropriated, and siget to entry, viz:
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Johnson Thact, No. 7582; thence can and unappropriated, and siget to entry, viz:
Johnson Thact, No. 7582; thence can an independent unit, and it may take and use all the property of every kind conveyed to it by the town south with the line of No. 50 cast the payments of the sum of money, and so the payments of the sum of money, and so the payments of the sum of money, and so the payments of the sum of money, and the property of every kind conveyed to it by the town outstanding and unsurrendered bonds. Tennesse Power Company substitutes of said unmber, a sourwood (fallen): then north of the said dumber; then north of ladgrees west 130 poles to the north of said unmber, a sourwood (fallen): the line of No. 50 cast the property of every kind conveyed to it by the town outstanding and unsurrendered bonds. Tennesse Power Company substitutes of the payments of the sum of money, and so the payments of the sum of money, and so the payments of the sum of money, and the property of every kind conveyed to it by the town outstanding and unsurrendered bonds. Tennesse Power Company substitutes of the payments of the sum of money, and the property of every kind conveyed to it by the town outstanding and unsurrendered bonds. Tennesse Power Company substitutes of the payments of the sum of the can discontinue its use as follows:

Att. 1. In consideration of the sum of money, and the property of every kind conveyed to it by the town outstanding and unsurrendered bonds. Tennesse Power Company substitutes of the payments of the sum of the sum of the payments of the sum of t

> agrees to at once take charge of the agrees to pay to the town cash equal plant and all said property, and to tot the difference between the agmeet all regular and usual pay rolls for operation, after the beginning of in this appendix that may be outthe month following the transfer, estimated and agreed not to exceed the sum of two hadred thousand dol-\$500,00, and to octrate the same; to lars, in five equal installments, the furnish electric ity for lighting, to

fuesday the 2nd day of December, it desiring to express their will, must essee Power Company at the cost and equipment and all extensions and additions remain the property of the express of the town, under reasonative ditions remain the property of the town, it, the t od equipment and all extensions and ad- co Town of Murphy, on the 24th day of December, 1924, and attend at this place from the morning of this day nurse of the Sander scenery standing in the organization of the same; then S. 55 W. 50 Poles to a locust corner of the ame; then S. 55 W. 160 poles to the same; then

ever, that the town will, at any time, make said ded, upon the tender of cash or uncacelled bonds at par, of the issue listed in Appendix "B", in an aggregate amount equal to the the cash of the town when the cash of the town whereas, the interests of the town and the cash of the town whereas the interests of the town and the cash of the town whereas the interests of the town and the cash of the to ing and all accrued interest on an are protected by said proposed con-outstanding and unsurrendered bonds.

town agrees to acquire and hold the town agrees to acquire and hold the same as a part of its system, to be conveyed to the Power Company, upon its compliance with the provisions of Article S. Power Company to pa; the town promptly the reasonable cost of the property so requested to be acquired, upon presentation of an itemized bill therefor, but the title is to remain in the tewn, until the Power Company shall have acquired the right to have the same conquired the right to have the same conquired the right to have the same conquired to the gualified voters of the town of Murphy, a special election is called to be held, pursuant to law, at the regular polling place, in

ages, arising or growing out of the failure or refusal of the Power Company or its assigns to keep and perform al, each and every of its contracts, stipulations, covenants and agreements.

Limit said tooks are open, and the week proceeding their opening, in the Cherokee Scout, and notice thereof shall also be peated at the court house door, and six other places in the tawn of Murphy.

H. D. Akin and Sid Rev.

in any way, create a lien or any kind upon its municipal light plant, trens.

mission and distribution lines, or on

At said election those electors famission and distribution lines, or on soever, except as same may be given created for the benefit of the Power Company, pursuant to the terms of the contract of purchase,

'Art. 12. In the event the con-

comes entitled to a deed as set forth
in Article 8, dismantle, abandon or
discontinue the use of the Notla

It is ordered that a copy of the minms on said first mortgage bonds, as they mature, shall be surrendered to the Power Company, so long as the town shall not in writing delivered to said bank, charge the Power Company with default, in the terms of this agreement. Provided further that the Power Company shall from time to time, be entitled to a redelivery to it of its first mortgage bonds, equal in par value, to the amount at par of the said electric town cash for the amortization therelivery of its bonds to the depositary bank, as herein provided. Trust agreement to be entered into with bank.

bank.

The above contains a statement of the material points of the contract, to be voted on, on December 23rd, 1924, and it is believed that no mants, terial matter has been ommitted

except those so tendered.

Art. 9. Should the Power Company notify the town that it desires and the prices and terms therein ser out are fair and equitable,
Therefore, be it resolved, that the

said proposition of purchase be aced by the Mayor and the six members of the Board of Commissioners, and the Common Seal of the town thereto annexed, to the end that same shall

All persons are hereby notified at a warrant of survey will be said to the said J. M. Reces, on the old ay of November, 1924, for the see described ands if there is no offers flied in this office before Large and the said C. This the 22nd day of Ocbet, 1924.

A. S. HONDS, Ex-Officio Clerk to Beard of County to Construction Co.

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Defaulth having bee made by w. and call assets and lasticities the same of will be office the same of will be office the flower of the same of the flower, and same the flefurary 1st, 1924, registered the effect occurred, w. which will be standed for the flower that having bee made by W. D. Geer and W. G. They are office the flower of the same of will be flefurary 1st, 1924, registered the effect occurred by a deed of trust the name of will be flefurary 1st, 1924, registered the flefurary 1st, 1924, registered the effect on the flefurary 1st, 1924, registered the effect on the flefurary 1st, 1924, registered the effect on the page of the said C. D. The page of the said contraction of the said Company, R. V. Wilson, who will continue to conduct the flefurary 1st, 1924, registered the effect on the said contraction of the said Company, R. V. Wilson, who will continue to conduct the flefurary 1st, 1924, registered the effect on the said contraction of the said contract the Power Company and which by the terms of this agreement are to be vested in the town, shall at once be surrendered up to the town by the Power Company, and the town shall have the right of immediate action against the Power Company, or its assigns to recover any and all dam.

ents.

H. D. Akin and Sid Pendley are

11. The town represents hereby apointed as judges of said that there are no town bonds out-standing and no mortgage, or other instrument or right existing, which

any of the lands or property agreed voring the sale of the hydro-electric to be conveyed to the Power Com. plant and its equipment, pursuant to any, and agrees that it will not ere, the terms of the contract hereinbe-ate or give any lien threen what, fore set out, shall vote a written or printed ballot bearing the word "For Sale Hydro-electric Plant," and those opposing said sale shall vote a written or printed ballot bearing the words, "Against sale of Hydro-electric plant," and if upon canvass of tract of purchase and sale be not approved by a vote of a majority of the qualified voters of the town at an election to be held in forty five days, the Power Company has the right to declare void, at any time thin 90 days. findice; but if a majority of the qual-fied voters shall not favor the said

Notla It is ordered that a copy of the lice 4 utes of this meeting be published in newspaper Plant, in accordance with Article 4 it shall deposit with Wachovia Bank the Cherokee Scout, a newspaper and Trust Company of Asheville, N. ty days as notice of the

W. M. FAIN, Mayor. B. W. SIPE, Town Clerk.

New Way to Stop Night Coughing

Those who have suffered the tor-tures of sleeplessness due to con-tinual coughing at night, and who as a result often feel utterly worn-out and useless during the day, need no longer permit their systems to be weakened and their vitality to be weakened and their vitality sapped by this distressing ailment. For through a very simple treatment the trouble can be stopped almost at once, and people often get their full night's rest undisturbed after the very first trial.

Here is the method: Simply get a better the prescription known as Dr. King's New Discovery from any good drug store. Then to-think before re-

