









LE OF REAL PROPERTY

Lillie Burger, to the undersign. curing the sum of \$479 to G. F. er and wife, which said sum is due and unpaid, I will, for the of satisfying said indebted-the 15th day of November sell to the highest bidder for the court house door in Murat 11 o'clock A. M. the follow

tract of land lying in Shoal t Township and in said County ning the lands of J. J. Rose and Beginning on a Sassafras Rose's land; thence nearly stone corner of the Armstrong ence near east to a stone head of a sharp hollow cornof the Lizzie Johnson lands, thence arly east with the said Lizzie Johnto a chestnut thence a nor firection with an old fence whiteoak in the Sr als line nov by John R. Mason, thence to a locust stake corner eleven foot strip sold by W. on to Ben Ledford off of the John R. Mason lands, thence eleven foot strip near east to a eleven foot strip nea reast to a Friendship School property line; see with the line of said School

aing to J. J. Rose's mill, then with id road to a stone in the line of J. Rose's land, then with said Rose's at to the point of beginning. Said tract of land being conveyed secure said indebtedness of \$479 is duly recorded in the office of erister of Deeds for Cherokee sunty, in Book 74 page 226. This October 5th, 1926. Ib-4t-pd) R. H. KING, Trustee

erty northwesterly to a stake northwest corner of the said property thence with the Tay ferry road to the Stiles road ng to J. J. Rose's mill, then with

OTICE OF SALE OF LAND UNDER DEED OF TRUST

By virtue of the power of sale ade by M. L. Gentry to the under-med trustee dated October 16th 5, and duly recorded in the of-of Register of Deeds for Chero-County, North Carolina, in Book 82 at page 67, to which refer-is hereby made, and default been made in the payment indebtedness secured by said d of trust, whereby the power of contained therein has become ative as to the full amount sersigned Trustee will, on the day of November, 1926, at o'clock P. M., sell at public aucfor cash, at the Court House or in Murphy, Cherokee County, th Carolina, the following land premises: Situate lying and be-in the Town of Murphy, Chero-County, North Carolina, and County, North Caronna, te particularly described as fol-

OF REAL PROPERTY

The of authority vested in price in a certain deed of acted the 19th day of Novalled the 19th day of Novalled by egistered in the office of the Register of Acted August 24th, 1925, and divergistered in the office of the Register of Acted Society, and wife, which said sum is and unpaid, I will, for the fraitsfying said indebted. The 15th day of November to the highest bidder for ecourt house door in Minimal of Clork A. M. the following the lands of J. J. Rose and Beginning on a Sassafras as of J. J. Rose and Seginning on a Sassafras as of J. J. Rose and premises, situate lying and being in Stock and J. J. Rose's land and ly West to a pine corner acrease of J. J. Rose's land and ly West to a pine corner acrease and peak of the town of Andrews, as per map and plan made by W. C.

NOTICE OF TRUSTEE'S SALE

By virtue of power of sale contained bas contained and contained has contained has contained has been made in the property of said defendant which warrant is of record in the office of the Register of October (County, N. C.

Suit Book of Mortgages and Deeds for Cherokee County, N. C.

Lin Book of Mortgages and Deeds No. 74, at nage 529, to which reference is hereby made, and default having been made in the payment of the fastisfying said indebted. No. 74, at nage 529, to which reference is hereby made, and default having been made in the payment of the contained has become operative, and demand having been made upon me by the holder of said Note; I will on Monday, the 29th day of November, 1926, at 10 o'clock A. M. central lime, offer for said at public auction for cash at the time and place above named in the property of said defendant which warrant is recurrable before the undersigned D. H. Tillitt, Trustee, for the benefit of W. T. Moore, which deed of trust, and the fill of W. T. Moore, which deed of trust, and the fill of W. T. Moore, which deed of trust and by the S. H. Palmer to the undersigned D. H. Tillitt, Trustee, for the Defect of the Regist. The time of record in the office of the Re

ty, N. C.
Being lots Nos. 17, 18, 19, and 20, in the Olmstead—Morrow Realty Go., addition to the town of Andrews, as per map and plan made by W. C. Sandlin, said map and plan bearing date of July 30th, 1912, to which map and plan reference is hereby made.

This the 28th day of October, 1926. LEE WATKINS, U-4t-r) Trustee.

NOTICE OF SALE

NOTICE OF SALE

By virtue of the power of sale contained in a certain Mortgage Deed executed on the 1st day of February, 1923, to secure a certain promisory note in the sum of \$1825.29, and interest on same; and default having been made in payment of said note; i will on the 6th day of December, 1926 offer for sale at public auction to the highest bidder at the court house door in Murphy, North Carolina, Cherokee County the following described tract of land:

Lying and being in Shoal Creek Township, Cherokee County, cornering on the North Carolina line about 50 or 60 rods South of the Public Rond running from Farner Tennessee to R. C. Hamby's in North Carolina and cornering Burnett heirs and Transham heirs and the Tennessee Copper Company, and running East with Burnett and S. W. Cotter line to the A. J. Burger line, thence North with Voylea and Ellers line to Noah Bryant line; thence West with Noah Bryant and Will Farner to the State line; thence South with the State line to the Beginning corner. Containing by estimation 531 acres more or less.

The terms of said sale will be announced at the time of sale and said said will be held at 10 o'clock, A. M. on the date above mentioned or on any of the other legal hours of sale on said date.

This the 3rd day of November, 1926.

JOHN RUNION, Mortgagee.

JOHN RUNION,
Mortgagee.
By MOODY & MOODY,
Attorney for Mortgagee.

NOTICE OF SALE

By virtue of the power of sale contained in a certain deed of trust dated August 20, 1925, to secure one note of \$125.00 and default having been made in the payment of said note, I will on the first day of December, 1926, offer for sale at public auction the following parcel or lots of land:

nd:
The same being lots No. 9 and 10 section 3 as set out on Plat book 5. 1 at page 9, to which reference is reby anade for a complete and acrate description; said plat book begin the office of the Register of order for Cherokee County, North prolima.

Deeds for Cherosec
Carolina.
The terms of said sale will be cash.
The sale will be held in front of the
court house door in Murphy, North
Carolina at 10 o'clock A. M.
This November 1st, 1926.
RALPH MOODY,
(13-4t-m)
Trustee.

D. H. TILLITT, Trustee (13-4t-t)

NOTICE OF TRUSTEE'S SALE

By virtue of the power of sale contained in a certain deed of trust made by the Valley River Trading Co., to the undesigned Trustee, dated October 5th, 1920, and recorded in the office of register of deeds of Cherokee County, North Carolina, in Book No. 77, at page 41, to which reference is hereby made, and default having been made in the payment of one of the notes secured by said deed of trust, whereby the power of sale has become operative, and demand having been made upon the undesigned trustee by the holder of said note; I will offer for sale at the temporary court house door in the town of Murphy, N. C., on Monday the 29th day of November, 1926, at 10 o'clock, A. M. central time, the following described lands and premises, situate, lying and being in the town of Andrews, Cherokee Sounty, N. C., and bounded and described as follows:

Being two acres of land more or less, known as the Quincy Whitaker tract, now known as the T. J. Crawford tract.

This the 28th, day of October, 1926 J. W. WALKER, Trustee.

MORTGAGEE'S SALE

NORTH CAROLINA,
CHEROKEE COUNTY.
WHEREAS, on the 7th day of July
1925, John Raper and wife, Cora
Raper, made, executed and delivered
a mortgage deed to V. J. Phillips and
wife, Josie Phillips, to secure the payment of an indebtedness of \$450.00,
a default having been made in payment of said indebtedness.
NOW, THEREFORE, the undersigned, by virture of power of sale
contained in said mortgage deed,
which is recorded in Book 84, page
140 in the office of the Register of
Deeds of Cherokee County, will offer
for sale on Monday, November 29,
1926, at the Courthouse door in Murphy, North Carolina, at eleven o'clock
A. M., the following described tract
of land, to-wit:
Lying and being in Murphy Township, Cherokee County, State of
North Carolina; Beginning on a Bock
on the Bank of Martins Creek on the
West side of the creek; thence a West
course to the point of first ridge near
a large apple tree to a stake on
agreed cornor; thence South a condition line to John Ingrams line;
thence East with his line to Martin's
Creek; thence down the Creek as it
meanders to the Beginning corner,
ontaining about seven (7) acres mor
or less.
This October 28, 1926.

on less.
This October 28, 1926.
V. J. PHILLIPS and wife, JOSIE
PHILLIPS, Mortgagees.
By D. WITHERSPOON, Attorney.
(12-4t-jvc.)

NORTH CAROLINA, CHEROKEE COUNTY, IN THE SUPERIOR COURT.

Trustee.

The County, North Carolina, and correspond to the power of the power of all county. The Supering of Agricultural Extension. In Conformity with a concurrent resolution adopted by the legislature of the power of the po

50 acres, one-third level, orchard, large dwelling, store house and other out-buildings on good road, two miles from Peachtree. See Mrs. J. P. Mc-

FOR SALE-Piano in good condition. Phone 140. (11-3t-pd.)

Subscribe to The Scout. \$1.50 per year.

LIBRARY HOURS

Afternoons

Tuesday, Wednesday, Thursday and Friday from 2:00 P. M. to 4:30 P. M.

Evenings
Tuesday, Thursday and Saturday
from 7:00 P. M. to 9:00 P. M. JOSEPHINE HEIGHWAY.

WANTED A few Capenters skilled in Concrete Form Building. For Information

> C. W. WYNN, 807 Lord St., Maryville, Tenn.

(10-4t-pd.)

DR. E. L. HOLT DENTIST

BRITTAIN AXLEY BLDG. fice Phone 154—Res. Phone 106 MURPHY, N. C.

AWARD OF THE SOUTHERN RAILWAY'S CORN CUP IN 1925



1928 Contest for the Corn Cup offered by the Southern Rallway System.

Atlanta, Ga.—The handsome silver cup offered by the Southern Railway System.

Atlanta, Ga.—The handsome silver cup offered by the Southern Railway System to the grower of the best ten ears of corn, produced in eight states of the South and exhibited at certain state and district fairs, was first competed for in 1925. It was shown at most of the fairs within the territory and did much to stimulate competition among the corn growers of the South.

The tan ear exhibit adjudged to be the best shown at each fair was put up in a sealed package by the officials of the fair and forwarded to the General Agricultural Agent, Southern Railway System, Atlanta, Ga, with a letter certifying the name and postoffice address of the grower and exhibitor of the corn and the county in which it was grown. Twenty-seven lots of corn which had won first prizes at the fairs were forwarded to Atlanta.

At the invitation of Southern Railway System, Mr. John R. Hutcheson, Director of the South Mississippi Branch Experiment Station, Poplarville, Miss., and Mr. C. A. Cobb, Editor of the Southern Rurailst, Atlanta, Ga, met in Atlanta on December 7 to select the best one of the twenty-seven lots of corn and award the cup keep the was given a number and the toward the cup was put on exhibition in the lobby of the Southern Rurailst, Atlanta, Ga, met in Atlanta on December 7 to select the best one of the twenty-seven lots of corn and award the cup. Each tension, the cup was put on exhibit was given a number and the towards the cup was put on exhibit on in the lobby of the Southern Rurailst, Atlanta, Ga, met in Atlanta on December 7 to select the best one of the twenty-seven lots of corn and award the cup. Each tension, and was allowed the cup was put on exhibit was given a number and the cuty. April 28-30, 1926, and was taken to Washington, D. C. and shown

MONEY LENDERS ARE JAILING BORROWERS

BORROWERS UNABLE TO PAY 3 1/2 PER CENT PER MONTH INTEREST ON LOANS.

3 1/2 PER CENT PER MONTH
INTEREST ON LOANS.

Complaining bitterly of the hardship existing on certain unfortunate citizens growing out of the working of the forty-two per cent law passed by the Georgia Legislature in 1920, and seriously questioning the motives of the backers who framed the law and had it passed, Walter C. Hendrix, unopposed candidate for the Democratic nomination for the Georgia Senate from the 35th District (Atlanta District) declared in a statement made public here recently.

Mr. Hendrix advocates the repeal of the Act of 1920, which allows makers of loans to charge three and one-half per cent per month or a total of forty-two per cent per year, and declaring that gigantic financial institutions have been built up on six and sever per cent and that no justification exists for the State making the legal rate forty-two per cent.

"In the good years of 1925 and 1926," he stated, "not only on one occasions have citizens of Atlanta been arrested by the officers of our courts underbail trover proceedings, and placed in jail because they were unable to pay back the amount of the loan which they had borrowed or were unable to produce the furniture on which they had borrowed or were unable to produce the furniture on which they had borrowed or which they had borrowed or were unable to produce the furniture on which they had borrowed or for concern in Atlanta put in jail 16 different persons here last year and on one occasion the loan company put in jail not only the man, but his wife. A large number of these defendants were, white people, several of them were working for the betterment of humanity, including what is known as the Russell Sage Foundation," declared Mr. Hendrix, "It is something of a myster? to me how any organization headed by experts who really are working for the betterment of humanity, including men and their wives when they fail to pay, is a just, much less human method of administering the load. "The declared Mr. Hendrix "It is something of a myster? to me how any organization of l

ing men and their wives when they fail to pay, is a just, much less humane method of administering the law."

Mr. Hendrix calls attention to the fact that there has been an influx of loan sharks into Georgia since the passage of this bill, and he further calls attention to the fact that nearly every one of the loan companies that he referred to, and he cited numerous specific instances giving the number of the case in the Municipal Court of Atlanta where the record could be found, were mere local offices of luge, gigantic organizations which spread throughout the country and are not purely local Georgia companies. His information, he says, is that the principal stockholders in nearly every instance are millionaires and he captes his belief that the conditions which he pointed out as existing in Atlanta, no doubt exist in other sections of the country and should be thoroughly investigated.

Don't Get Up Nights

Mature's Danger Signal Relieved by Tenn

J. L. Church. Dovville, Tenn. says:
"Hed to get up 10 to 12 times each night.
Burning was almost unberable. Passed
much blood and pus. Bad no lasting results until taking lithiated buchu (Esisults until taking lithiated buchu (EsiMy friends say 'ther mpe cent better.
My friends say 'there mpe cent better.
My friends say 'there my experience
to any one."

Lithiated Rucau cleanees the bladder
as epsom salts do the bowels. It is not
a patent medicine. The formula is on the bottle. The tablets cost 2c each at drug stores. Keller Laboratory, Kochan-teaburg, Ohio.

R. S. PARKER, Drug Co.

HICHESTERS PILLS DIAMOND



SOLD BY ALL DRUGGISTS TIME EVERYWHERE WORT

ADVERTISE IN THE SCOUT.