

THE GLEANER

ISSUED EVERY THURSDAY.

J. D. KERNODLE, Editor.

\$1.00 A YEAR, IN ADVANCE.

Entered at the Postoffice at Graham, N. C., as second-class matter. GRAHAM, N. C., APRIL 25, 1929.

The automobile traffic took a toll of nine lives in North Carolina Sunday according to reports. Monday's papers usually carry a big list of wrecks and fatalities, nevertheless it seems that nearly everybody who owns a car or that can get a seat in one goes riding on Sundays. It is the only day a big percentage of those who go have to get out and from these it is surmised the larger toll of accidents is exacted, because they do not drive enough to become skillful.

The strike situation in Gaston county is improving very little. It was a sorry job that a masked gang did in blowing up the strike-leaders' headquarters—a poor way to get at a settlement. Gov. Gardner is doing the proper thing in ordering a complete investigation.

Mr. Hoover has had a clash or two with Congress over the Farm Relief bill, but he will win for he has the last say—the veto.

Corn Crop Suffers From Bandit Weeds.

Where corn and weeds occupy the same land at the same time, one will suffer. No one can produce 50 bushels of corn per acre if weeds and grass are permitted in the field.

"Cultivation is important with corn," says Mr. Garren, cereal agronomist at State College. "The man who has the ambition to grow 50 bushels of corn on every acre planted must select his land, prepare it thoroughly, fertilize it properly, and plant the highest yielding variety adapted to his locality. But his task is not ended there. Cultivation next demands his attention and cultivation is based on two main principles. First, maintain a dust mulch to conserve moisture, and second, destroy the robber weeds occupying the land."

It is fortunate for the corn grower that the same cultivation which maintains the dust mulch will also kill the weeds, says Mr. Garren. But the best time to kill them is when they first peep through the soil. One stroke of a hoe or one cultivation with the drag harrow or weeder at that time is more effective than a dozen such efforts when the weeds are allowed to get six inches high. In fact, the weeder, harrow or rotary hoe should be run over the ground before the corn comes up. This is effective in killing weeds and maintaining the mulch.

Killing weeds should not stop while the corn is still growing. Killing the corn roots by deep plowing with a turn plow should stop by all means, but not shallow cultivation. Mr. Garren says that the slogan of every grower in North Carolina this year should be, "Destroy weeds and keep them killed." Only in this way can the average of production be raised and the State produce the corn that it should have in abundance for home grown grain feed for work stock, poultry, sheep, dairy cattle, hogs and for family use.

Weeds are robbers. They use moisture and plant food which the corn should get, concludes Mr. Garren.

Eighteen farmers of Nash County have signed orders for 20 pure bred and grade Jersey heifers for family cows.

Master Farmer S. L. Carpenter of Gaston county, has the prettiest field of red clover in piedmont North Carolina, say those who have visited it.

Even a hog will respond to good treatment say growers of Chowan county. They found that hogs properly cared for will pay while those neglected will be costly.

Observance of National Egg Week, May 1 to 7, throughout the United States in recognition of the poultry industry will be promoted by the National Poultry Council.

Tobacco on Ridge Makes Best Leaf.

Growing tobacco on a ridge sufficiently high to insure good drainage has ment \$60 an acre in extra profits to the grower adopting the method.

"We advocate the ridge method of cultivating tobacco," says E. Y. Floyd, tobacco specialist at State College. "Our demonstrations in past years show this method to be superior to level or flat cultivation, as is practiced with corn. The ridge method has returned about \$60 an acre profit in a number of tests conducted with us by leading tobacco growers of eastern and piedmont Carolina. We have a little circular published here at the college which describes just what we mean by ridge cultivation. Each step is explained by drawing and photographs and the method is easily followed."

Ten farmers of Onslow county trade out the ridge method compared with flat cultivation on 40 acres of land last year. The average increase in yield given by the ridge method was 170 pounds of leaf per acre. This tobacco sold for 40 cents a pound and gave a net increase of \$68 per acre over the flat method.

Demonstrations in Lenoir County also show the value of this method. In this county, the growers are using good seed of the Cash variety or some other quality variety and about 90 per cent of the soils have had an application of magnesium limestone in the last three years. A large number of growers are also mixing their fertilizers according to extension recommendations. In Wayne County also, the ridge method is popular and profitable.

Mr. Floyd conducted over 500 demonstrations of one kind or another in the tobacco counties of North Carolina last year. He also held 127 tobacco schools where 5,168 farmers were present.

Receiver's Sale of Real Estate.

THE FOURTH MONDAY IN MAY, 1929.

Under and by virtue of the power of sale contained in a certain mortgage deed of trust duly executed by T. E. Liggin and wife, Mollie Liggin, in favor of Piedmont Trust Company, Trustee, on the 1st day of December, 1920, and securing the payment of a series of bonds numbered from 1 to 18, both inclusive, bearing even date with said mortgage deed of trust and payable to bearer, each in the sum of Five Hundred Dollars (\$500.00), default having been made in the payment of said indebtedness as in said mortgage deed of trust provided, and the further authority of an order of the Superior Court of Alamance County in an action therein pending, and being No. 3682 upon the Civil Issue Docket, the undersigned Receiver of Piedmont Trust Company will on

at ten o'clock a. m., the same being the twenty-seventh day of May, 1929, at the courthouse door in Alamance County, offer for sale at public auction to the highest bidder for cash, the following described real property, to-wit:

A certain tract or parcel of land in Alamance County, North Carolina, adjoining the lands of Archy Ray, C. R. McCauley and others, bounded as follows: BEGINNING at a rock on W. side of a road, corner with said Ray in said McCauley's line; running thence N. 3 3/4 deg. E. 19.15 chs. to a rock, corner with said McCauley; thence S. 8 1/2 deg. E. 26.74 chs. to a rock, corner with said McCauley and Lot No. 2 in said division; thence S. 8 1/2 deg. E. 10:27 chs. to a rock, corner with said Lot No. 2; thence S. 6 1/2 deg. E. (B. S. 7 deg.) 29.30 chs. to a rock, corner with said Lot No. 3; thence S. 3 1/2 deg. W. (B. S. 4 deg.) 10 chs. to a rock, corner with said Lot No. 3; thence 90 deg. W. N. 86 deg. W. (B. S. 87 deg.) 8.50 chs. to a post oak tree, corner with said Lot No. 3 and Fonville; thence continuing same course N. 87 deg. W. 7.10 chs. to a rock, corner with said Fonville 20 sec. N. of a post oak tree as witness; thence N. 3 deg 50 min. E. (B. S. 3 1/2 deg.) 18.91 chs. to a rock, corner with said Ray; thence N. 85 deg 22 1/2 min. W. 26.50 chs. to the beginning, containing One Hundred and Four and Five Tenths (104.5) acres more or less.

Said mortgage deed is recorded in the office of the Register of Deeds for Alamance County in Book No. 91, page 178.

The terms of the sale will be cash upon the date of the sale and the purchaser will be furnished with a certificate by said Receiver certifying the amount of his bid and receipt of the purchase price, and the sale will be left open ten days thereafter for the placing of advanced bids as required by law.

This 11th day of April, 1929.

THOMAS D. COOPER, Receiver Piedmont Trust Company.

J. Dolph Long, Atty.

FELT BAD AFTER EATING

"FOUR YEARS ago, I suffered with heartburn and bilious indigestion. Whatever I ate disagreed with me. Gas on my stomach made me very uncomfortable. My tongue was coated and my color was bad. I needed a good laxative, and so my mother-in-law gave me some Black-Draught and told me to take it. I found it helped me very much, so I bought it for myself. Seems it was the very thing I needed. It is a fine family remedy, and I use it when I need something for constipation."

"I also give Black-Draught to my children whenever they need something for colds or upset stomachs. Our whole family takes Black-Draught."—Mrs. G. C. Leary, 103 North Alston Ave., Durham, N. C.

BLACK-DRAUGHT for Constipation. Indigestion, Biliousness.

Women who need a tonic should take Caughy. Used over 50 years. G-142

Some 20,000 acres were planted to one strain of Cleveland cotton in Richmond county last year.

ADMINISTRATOR'S NOTICE.

The undersigned, having been appointed and qualified as administrator of the estate of Walter G. Allen, deceased, all persons having claims against the said estate are hereby notified to exhibit the same before the undersigned on or before the 27th day of April, 1929, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.

This April 22nd, 1929.

W. A. TINNIN, Administrator C. T. A. of the estate of Walter G. Allen, deceased, Graham, N. C. Long & Allen, Attys.

Sale of Real Estate.

Under the authority of a judgment of the Superior Court in an action wherein Jennings Chandler is plaintiff and R. L. Stewart, R. E. Rogers, et al are defendants, the undersigned commissioner will, on

SATURDAY, MAY 11th, 1929, at 12:00 o'clock, noon, at the Courthouse door in Graham, North Carolina, offer for sale to the highest bidder for cash the following described real estate:

A certain tract of land lying in Pleasant Grove Township, Alamance county, North Carolina, adjoining the lands of J. B. Tate, Lambert and Hargis, et al:

Beginning at a rock corner with Lambert and Hargis and Vance; thence N 33 deg E 10.40 chs to a rock in Lambert and Hargis line; thence N 14 deg E 11.43 chs to a rock in Lambert and Hargis line; thence N 2 deg E 3.22 chs to a rock in said line; thence E 4.66 chs to a rock in said line; thence N 2 1/4 deg E 6.43 chs to a rock in said line; thence N 12 deg W 7.44 chs to a rock in Lambert and Hargis line; thence N 2 1/2 deg E 1.54 chs to a rock corner with McCauley heirs; thence S 40 deg W 2.61 chs to a rock in Tate's line; thence S 4 deg E 2.50 chs to a rock in Tate's line; thence 15 deg E 2.33 chs to a rock in Tate's line; thence S 6 deg E 1.31 chs to a rock in Tate's line; thence S 73 deg E 2.81 chs to a rock in Tate's line; thence N 47 deg W 2.42 chs to a rock in said line; thence S 67 deg W 1.17 chs to a rock in said line; thence SW 2.03 to a rock in said line; thence S 64 deg W 2.86 chs to a rock in said line; thence N 37 1/2 deg W 1.03 chs to a rock in said line; thence S 48 1/2 deg W 2.74 chs to a rock in said line; thence S 5 1/2 deg E 2.63 chs to a rock in said line; thence S 49 deg W 3 chs to a stake in the public road; thence N 80 1/2 deg W 5.78 chs to a stake in said road corner with Miles; thence S 11 deg E 19.87 chs to the beginning. The above tract is the J. A. Dickey land as surveyed by L. H. Holt on Sept. 16, 1919, plot for which is recorded in the office of the Register of Deeds for Alamance county, North Carolina.

Sale is subject to the confirmation of the Court and 10 per cent of the bid will be paid on the day of sale, pending the confirmation of the Court.

This April 6, 1929.

LOUIS C. ALLEN, Commissioner.

J. Dolph Long, Atty.

Receiver's Sale of Real Estate.

Under and by virtue of the power of sale contained in a certain mortgage deed of trust duly executed by John Dixon and wife, Eliza Dixon, and Luther Martin and wife, Robena Martin, in favor of Piedmont Trust Company, Trustee, on the 13th day of October, 1922, and securing the payment of a series of bonds numbered from 1 to 19, both inclusive, bearing even date with said mortgage deed of trust and payable to bearer, each in the sum of Five Hundred Dollars (\$500.00), default having been made in the payment of said indebtedness as in said mortgage deed of trust provided, and by the further authority of an order of the Superior Court of Alamance County in an action therein pending and being No. 3682 upon the Civil Issue Docket, the undersigned Receiver of Piedmont Trust Company will on

THE FOURTH MONDAY IN MAY, 1929,

at ten o'clock a. m., the same being the twenty-seventh day of May, 1929, at the courthouse door in Alamance County, offer for sale at public auction to the highest bidder for cash, the following described real property, to-wit:

BEGINNING at a rock, corner with said Squires Heirs and Lot No. 2 of the Knight lands; running thence S. 12 deg. E. 35.91 chs. to a rock, corner with Lot No. 2 supposed to be in line of Chandler Heirs; thence N. 54 deg. 30 min. E. 23.05 chs. to a rock, corner with said Chandler Heirs; thence N. 4 deg. 30 min. E. 20 chs. to a rock in said Squires line; thence N. 86 deg. W. 28.66 chs. to the beginning, containing Sixty-seven (67) acres, more or less, being Lot No. 3 in plot and sub-division of the W. P. Knight land.

FIRST TRACT: A certain tract or parcel of land in Alamance County, North Carolina, adjoining the lands of J. J. Squires Heirs, Heirs of J. I. Chandler, F. P. Rogers and others, described as follows, to-wit:

SECOND TRACT: A certain tract or parcel of land in Alamance County, North Carolina, described and defined as follows, to-wit:

BEGINNING at a rock, corner with F. P. Rogers; running thence S. 87 deg. E. 28.61 chs. to a rock; thence N. 4 deg. E. 4 chs. to a rock on the center of a road; thence following the meanderings of said road 38.12 chs. to a rock, corner with J. C. Wellons; thence S. 7 deg. W. 28.56 chs. to the beginning, containing Fifty-one (51) acres, more or less, being Lot No. 1 in plot and subdivision of the W. P. Knight lands.

THIRD TRACT: One-eighth (1/8) undivided interest bought of Cornelius V. Dixon and his wife, Ruth Evangeline Dixon, on the 4th day of November, 1918, and One-eighth (1/8) undivided interest heired from the late Alvin Dixon in three certain tracts or parcels of land lying and being in Alamance County, Pleasant Grove Township, North Carolina, adjoining the lands of the persons hereinafter set forth, and known as the lands of which the late Alvin Dixon died seized of at the time of his death, described as follows:

(A) Known as the Home place of the said Alvin Dixon, adjoining the lands of Jane Martin, Rufus Dixon, the Whitmore tract, containing Fifty (50) acres, more or less.

(B) Known as the Whitmore tract, adjoining the lands of A. J. Jeffries, the above home tract and others, and contains Sixty-two (62) acres, more or less. This tract of land was purchased by Alvin Dixon from R. W. Vincent.

(C) Known as the Jeffries and Corn tract, adjoining the E. C. Murray lands, Jim Wilson's and others, containing Eighty-one (81) acres, more or less. This tract was conveyed to Alvin Dixon by R. W. Vincent.

Said mortgage deed is recorded in the office of the Register of Deeds for Alamance County, in Book No. 91, page 178.

The terms of the sale will be cash upon the date of the sale and the purchaser will be furnished with a certificate by said Receiver certifying the amount of his bid and receipt of the purchase price, and the sale will be left open ten days thereafter for the placing of advanced bids as required by law.

This 11th day of April, 1929.

THOMAS D. COOPER, Receiver Piedmont Trust Company.

J. Dolph Long, Atty.

ADMINISTRATOR'S NOTICE

Having qualified as Administrator of the estate of John T. Kernodle, deceased, late of Alamance County, this is to notify all persons having claims against the estate of the said deceased to exhibit them, to Lynn D. Kernodle, Rt. 1, Elm College, N. C., on or before May 1, 1929, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate settlement.

This April 19, 1929.

LYNN D. KERNODLE, Administrator of the estate of John T. Kernodle, J. Dolph Long, Atty. 13 9t

NOTICE

Commissioner's Re-Sale of Real Estate.

Under and by virtue of a certain judgment rendered in the Superior Court in the action entitled, "J. L. Kernodle, plaintiff, vs. John Crawford and wife, Jane Crawford, defendants," at the September, 1928, Civil Term of said Court, the undersigned, L. C. Allen and E. S. W. Dameron, Commissioners, will, on

SATURDAY, 11TH DAY OF MAY, 1929,

at 12 o'clock noon, offer for sale at public auction at the Courthouse door of Alamance County, in Graham, North Carolina, on the terms hereinafter set out, the following described real estate, to-wit:

The following described land in Alamance County, State of North Carolina, and in Boon Station Township, adjoining the lands of Boston Cable, M. R. Cook and others, and more particularly bounded and described as follows:

First Lot: Beginning at a stone on the N. side of railroad and in the old Joel Tickle line; thence with said line N. 5 deg. E. 7 chs. 80 lks. to a post oak tree; thence S. 87 deg. E. 3 chs. 50 lks. to a stone on said Cable line; thence S. 5 deg. W. 7 chs. 90 lks. to a stone on M. R. Cook line; thence with said line N. 85 deg. W. 3 chs 50 lks to the beginning, containing 2.7 acres, more or less, and being lot No. 1 in the division of the lands of Daniel Whitesell.

Second Lot: Beginning at an iron stake on John Crawford's line; thence S. 7 1/2 deg. W. 6 chs 75 lks. to a stake; thence N. 86 deg. W. 3 chs. 30 lks to a stone; thence S 7 1/2 deg W 38 chs to a stake in center of railroad in line with Caleb Tickle; thence down said railroad tract E. 5 chs. 43 lks. to an iron stake; thence N. 7 1/2 deg. 10 chs. to a stake in McAdam road in Caleb Tickle's line 23 lks. from an iron stake in line of S. side of road; thence N. 86 deg. W. 2 chs. to the beginning, containing 2.1 acres more or less.

Terms of Sale: One-third of purchase price to be paid in cash, one-third within six months from date of sale, and balance within twelve months from date of sale, deferred payments to bear interest at the rate of six per cent per annum and title to be reserved until purchase price is fully paid.

This sale is made subject to confirmation of Court, and will be held open for twenty days for increased bids or other objections, as provided by law. This is a re-sale. Bidding will begin at \$495.00.

This 24 day of April, 1929.

L. C. ALLEN and E. S. W. DAMERON, Commissioners under Court Appointment.

Receiver's Sale of Real Estate

Under and by virtue of the power of sale contained in a certain mortgage deed of trust duly executed by E. T. Murray and wife, Mona Lane Murray, in favor of Piedmont Trust Company, Trustee, on the 1st day of August, 1920, and securing the payment of a series of bonds numbered from 1 to 20, both inclusive, bearing even date with said mortgage deed of trust and payable to bearer, each in the sum of Two Hundred and Fifty Dollars (\$250.00), default having been made in the payment of said indebtedness as in said mortgage deed of trust provided, and by the further authority of an order of the Superior Court of Alamance county in an action therein pending, and being No. 3682 upon the Civil Issue Docket, the undersigned Receiver of Piedmont Trust Company will, on the first Monday in May, 1929, at ten o'clock a. m., the same being

THE SIXTH DAY OF MAY, 1929,

at the courthouse door in Alamance county, offer for sale at auction to the highest bidder for cash, the following described real property, to-wit:

Two certain lots or parcels of land in Alamance county, North Carolina, being lots Nos. 1 and 2 in Block No. 7 of "Piedmont Estates", described as follows: Beginning at a 10-ft. alley, corner with Piedmont Railway & Electric Company on "Piedmont Way", facing said St. 50.85 and 188.12 ft. to the corner of lot No. 2 and 60 ft. to corner of lot No. 8; thence with the line of lot No. 8 in a Westerly direction 207.41 ft. to an alley; thence with said alley in a Northerly direction 60 ft. to corner of lot No. 1, 40.8 ft. to the angle; thence 107.18 ft. to the point of beginning.

The terms of the sale will be cash upon the date of the sale and the purchaser will be furnished with a certificate by said Receiver certifying the amount of his bid and receipt of the purchase price, and the sale will be left open ten days thereafter for the placing of advanced bids as required by law.

Said mortgage deed of trust is recorded in the office of the Register of Deeds for Alamance County in Book No. 87, page 143.

This 26th day of March, 1929.

THOMAS D. COOPER, Receiver Piedmont Trust Company.

J. Dolph Long, Atty.

Notice of Foreclosure

SALE OF LAND!

IN RE: The Federal Land Bank of Columbia, Plff., vs. J. M. Gordon and wife, Sula Gordon, et al., Dfds.

Pursuant to a judgment entered in above entitled civil action on the 25th day of March, 1929, in the Superior Court of Alamance County by the Clerk, I will, on the

13th DAY OF MAY, 1929,

at 12 o'clock M., at the County Courthouse door in said County, sell at public auction to the highest bidder therefor the following described lands, situated in said county and state, in Graham township, comprising 35.3 acres, more or less, and bounded and described as follows:

All that certain lot, tract or parcel of land containing thirty-five (35.3) and three-tenths acres, more or less, located, lying and being in Graham township, Alamance county, North Carolina, being bounded on the North by the lands of Eunie Cox, on the East by the lands of Isaac Crowe, on the South by the lands of the Murphy heirs, and on the West by the lands of Frank Moore and the Murphy heirs; and having such shapes, metes, courses and distances as will more fully appear to a plat thereof made by A. V. Shelton, Surveyor, on the 23rd day of July, 1925, which plat is now on file with the Federal Land Bank of Columbia.

(Being the same real Property which was conveyed to the said J. M. Gordon by warranty deed from J. E. Moore and wife, Annie B. Moore, which is recorded in office Register of Deeds, Alamance county, in Deed Book 77, page 88.)

The terms of sale are as follows: One-third of the accepted bid shall be paid in the Court in cash, immediately after the confirmation of the sale (the cash deposit of \$150.00 to be credited as a part of said cash payment upon said confirmation), the balance on credit, payable in three (3) equal, annual installments, with interest thereon at 6% per annum from the date of sale until paid, and secured by a first mortgage on the premises, on the part of the purchaser; provided that the purchaser shall have the right when complying with the terms hereof, to pay in cash the whole, or any part of the credit portion of the said purchase price.

All bids will be received subject to rejection or confirmation by the Clerk of said Superior Court and no bid will be accepted or reported unless its maker shall deposit with said Clerk at the close of the bedding the sum of One Hundred & Fifty (\$150.00) Dollars as a forfeit and guaranty of compliance with his bid, the same to be credited on his bid when accepted.

Notice is now given that said lands will be resold at the same place and upon the same terms at 2 o'clock P. M. of the same day unless said deposit is sooner made.

Every deposit not forfeited or accepted will be promptly returned to the maker.

This 8th day of April, 1929.

CLARENCE ROSS, Commissioner.

Hadleys The Jewelers

Magistrates' Warrants—State Warrants, Civil Summons, Transcripts, of Judgments, for sale at THE GLEANER office, Graham.

Chattel Mortgage Blanks—For sale at THE GLEANER office.

CASTORIA For Infants and Children In Use For Over 30 Years

Always bears the signature of *Dr. J. C. Cook*

Notice of Sale!

Pursuant to the power of sale contained in that certain mortgage deed from J. D. Hunt, Sr., to Williamson's, Incorporated, dated August 10, 1925, and recorded office Register of Deeds, Alamance County, Mortgage Deed Book 99, page 154, and on account of default having been made in the payment of the debt secured by said mortgage deed, the undersigned, Williamson's, Inc., will offer for sale, to the highest bidder, for cash, at the courthouse door in Graham, on

MONDAY, MAY 13, 1929,

at 12:00 o'clock noon, the following described real property, to-wit:

A certain piece or tract of land lying and being in Alamance County, State aforesaid, in Melville Township, and defined and described as follows, to-wit:

BEGINNING at an iron stake in the Eastern margin of Second St. and 75 ft. from the corner of Second and McKinley Sts., Town of Mebane; running thence East parallel with McKinley St. 87.8-10 ft. to an iron stake in the line of Lot No. 6 of the Hunt subdivision; thence N. parallel with Second St. 25 ft. to an iron stake; thence E. parallel with McKinley St. 87.3-10 ft. to an iron stake; thence N. parallel with Second St. 50 ft. to an iron stake; thence W. parallel with McKinley St. 175 ft. to an iron stake in the line of Second St.; thence S. with Second St. 75 ft. to the BEGINNING, and being all of Lot No. 10, Block 1, of the survey Mebane Land & Improvement Co., formerly owned by Calvin Tate, plat of which is recorded in Plat Book No. 1, page 80, in the office of the Register of Deeds, Alamance County, save and except that part of the said lot heretofore sold off by J. D. Hunt to Sykes and Patilla. Said sale will be left open for ten days for advance bids and will be made subject to confirmation by the Court, as provided by law for mortgagee's sales.

This 10th day of April, 1929.

WILLIAMSON'S Inc. J. Dolph Long, Atty.

Trustee's Sale of Real Property.

Pursuant to the power of sale contained in a certain deed of trust executed on the 1st day of November, 1926, by H. Tillman and wife, Lenna Tillman, to the undersigned Trustee, to secure the payment of a note of even date, which said deed of trust is duly recorded in the office of the Register of Deeds for Alamance County, N. C. in Deed of Trust Book 107 at page 285, default having been made in the payment of the said note the undersigned Trustee will offer for sale at public auction to the highest bidder for cash at the courthouse door in Graham, N. C., the following described real property on

MONDAY, MAY 13, 1929,

at 12:00 o'clock noon, all of those two certain pieces, parcels or tracts of land containing 4 1/2 acres and 57.9 acres, respectively, more or less, situated, lying and being on the Burlington-Big Falls Union Ridge Road about six miles North-east from the City of Burlington, in Faucette Township, Alamance County, North Carolina, having such shapes, metes, courses and distances as will more fully appear from a plat thereof made by Lewis H. Holt, County Surveyor, February 10, 1921, a copy of which is attached to the abstract now on file with the Atlantic Joint Stock Land Bank of Raleigh, the same being bounded on the North by the lands of Henry Trollinger, B. McAdams and Joseph Rippy, on the East by the lands of D. W. Huffman, on the South by the lands of Henry Morris, J. W. McAdams and B. McAdams, and on the West by the lands of B. McAdams and Henry Trollinger, and being the identical tract of land conveyed from A. L. King and wife, Katherine King, M. L. King and wife, Esther King, and Frank King, by deed dated February 5th, 1921, and recorded in the office of the Register of Deeds for Alamance County, North Carolina, in Book of Deeds 71 at page 549, to which reference is hereby made for a more complete description of the same.

This sale subject to advance bids as provided by law.

This 9th day of April, 1929.

THE RALEIGH SAVINGS BANK & TRUST COMPANY, Trustee.

J. Dolph Long, Atty.

ADMINISTRATOR'S NOTICE.

Having qualified as Administrator of the estate of L. E. Ward, deceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the said estate to exhibit them duly verified, to the undersigned at Burlington, North Carolina, on or before the 25th day of May 1929, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate settlement.

This 23rd day of March,