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J. D. KERNODLE, Editor.
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A CAUSE.

Already a revision of the tariff is being mooted. A tariff for revenue only is an age-old Democratic doctrine. Any tariff at all, be it ever so low, is that much protection. But a tariff so high as to exclude imports from other countries is economically wrong, unless it is desired to have no commercial relations with foreign countries. Other countries produce articles which Americans want and will buy and use; likewise America makes and produces things which other countries could use and would like to have, but if our tariff wall is so high that the foreign product cannot get over it at a margin of profit, then our mutual trading comes to an end.

All trading is based on a margin of profit. The things we make and sell, we must sell at some profit or quit making them. The outsider that sells to us expects a profit. He is entitled to it the same as we are. The last tariff is so high that the foreign producer cannot get over it at a profit, and, not being able to do so, he could not buy from us, and so, little by little the world trade has been undermined, and today the world's business is stagnant.

Does it not follow then that the Republican tariff wall is responsible for the almost universal stagnation in business?

The 18th amendment is looming as an issue in Republican ranks. There are the pros and cons. Senator Simeon D. Fess, Chairman of the Republican national committee, says that "if the Republican party stands for repeal, it might as well say good-bay." To this sentiment Dr. Nicholas Murray Butler, President of Columbia University, equally known nationally as a Republican as Senator Fess, replies that "if the Republican party does not stand for repeal, it might as well say good-night." Here is an exemplification of the epigrammatic expression "you'll be damned if you do, you'll be damned if you don't." Dr. Butler thinks the result of the late election is the handwriting on the wall.

Quebec, Canada, has a liquor commission which closed its fiscal year on the 30th of last June and has just made its statement. The report shows that the profits, including the license fees, amount to \$11,809,402. With a slice of revenue that size, it will be a difficult matter to get that city to try the "noble experiment." It would be interesting to know just what percent Uncle Sam's folks contributed to that fund. As long as Canada keeps open house, denizens of the border States in easy reach of that domain will hardly show any great concern about prohibition enforcement.

"Lame ducks" a-plenty is one of the outstanding results of the election of Nov. 4th. They are expected to swarm about Washington, looking for a place to perch about the time of convening of the short term of Congress in early December, and no doubt many of them will be accommodated to the hurt of the national exchequer.

If there were bad practices in the conduct of the late election in Alamance county, this county is not an isolated case, for the same thing, judging by the results, swept over the entire country—from Maine to Mexico and Washington to Florida.

During October a automobile thieves stole 214 cars of which 84 were returned to the owners during the months, and 36 stolen in previous months were recovered.

FALL CLEAN-UP WILL REDUCE DISEASE LOSS

When weeds and grass are allowed to grow in profusion and produce seed, they are more troublesome to combat the following year. If they get the upper hand one year look out for them the next year.

This is a timely warning made by Dr. R. F. Poole, plant pathologist of the North Carolina experiment station, who suggests a thorough fall clean-up as one way of successfully combatting the trouble. Dr. Poole says many fungi live over in the soil. The soil is the chief home of the fungi and here they are protected from freezing weather and other variable conditions. Some fungi live over on the stems and leaves of dead plants, while others may pass the winter in green plant tissue.

"If a little attention is given to cleaning up the gardens, orchards and even fields at this time of the year, many common plant diseases will not be prevalent next season," says Dr. Poole.

Therefore he recommends to prune out all dead wood and remove the infected parts of perennial plants and burn them.

Cut the dead plants of annual growth, rake up or plow under so that decay will be complete before next season.

Rake up all the leaves and vegetable matter and compost with manure or plow under.

Where plants have been diseased with the nematode, plow up and burn the roots. Many of the worms will be killed during the winter.

Plow under tomato vines, old summer cabbage plants, beets, melons and other garden plants. It is not necessary to rake these up.

Pull off the cedar apples or galls on red cedars in a mile radius, and near apple orchards to keep down apple rust.

UNION COUNTY ADOPTS ONE COTTON VARIETY

By adopting the Mexican big balled variety of cotton for the county, Union county farmers are making a reputation for themselves for growing cotton of uniform grade and staple.

"Union county now has the enviable reputation for growing cotton that suits the textile spinners," says Jerry H. Moore, champion corn grower of the South and agronomist at the North Carolina experiment station. "This reputation did not come by accident but by the adoption of one single variety and keeping it improved through the use of pure seed. The Mexican Big Boll variety, which is the one adopted by the leading growers of that county, produces a desirable quality of cotton with about one inch staple that grows well on Union county soils."

Mr. Moore has been urging more Union county growers to concentrate on this variety. He says the cotton is now well established, has given satisfaction for a number of years and that pure seed may be obtained easily within the county.

However, he cautions, any pure variety will quickly run out unless the seed are kept pure at the gin. This is something which should concern the growers this fall. Special gin days on which only the one variety is ginned are effective in preventing the mixing of seed. The other growers who are using the short cottons with undesirable staples, should cooperate with the progressive growers and unite to keep the cotton from deteriorating.

It is entirely possible for the good reputation now enjoyed by Union county to be further increased if every grower would concentrate on the Mexican big boll variety and grow it to the exclusion of all others. To do this would give Union county a reputation enjoyed by few sections of the cotton growing South, says Mr. Moore.

SELL FAT TURKEYS TO HOLIDAY TRADE

With prospects in view for all citizens of North Carolina to have plenty of turkey available for the holidays this winter, growers should keep in mind that fat turkeys in good condition sell best.

This is the opinion of C. F. Parrish, extension poultryman at State college, who urges growers to get their holiday birds in condition before attempting to sell in the face of more than usual competition this season. The hot, dry weather this year was exceptionally favorable for raising young turkeys and the proportion of the birds raised to poulters hatched was larger than usual. This had the effect of offsetting the decrease in hatching due to poor prices last fall.

In getting the turkeys ready for the market, Mr. Parrish suggests fattening only those which are mature. Select them one month before they are to be marketed and feed liberally with old corn. If new corn

VELVET BEAN SEED BEST HOME GROWN

Home grown velvet bean seed are more dependable than bought seed. "This is a valuable lesson learned this year by R. S. Porter of Bladen county," says Enos C. Blair, extension agronomist at State college. "Last fall Mr. Porter gathered a quantity of velvet beans by hand. He placed the clusters of pods in sacks and hung the sacks in a dry shed where they remained until spring. By this time, they were thoroughly dried out. It was then an easy matter to beat out the beans with a stick and to clean them by pouring the seed from one container to another in a stiff breeze. These beans were planted this spring and produced an excellent crop."

But at the same time, says Mr. Blair, Mr. Porter planted several acres of velvet beans in the same field with seed bought in the open market. They were the best he could find, though they did not look good at planting time and did not germinate nearly as well as the home grown seed. In fact, only 15 per cent germinated.

Mr. Blair believes that these purchased seed, were threshed and sacked or piled in bulk before they were thoroughly dried. They more than likely went through a heating process. Or the seed might have been left out in the field for a part of the winter, exposed to damage by rains.

At any rate, Mr. Blair believes it to be a safe practice to save a good supply of home grown velvet bean seed each year. These should be gathered as soon as possible after frost and either spread out or hung up to dry in a well protected and ventilated place until the pods are thoroughly dry. Then the seed may be threshed. To do this is much cheaper and more certain than to buy seed about which the grower knows nothing, he says.

INCREASE HEN HOURS BY USE OF LIGHTS

Increasing the consumption of food by laying hens through the use of lights in the laying house will insure higher egg production and greater profits through the winter months.

"The use of artificial lights to make hens eat more food and thereby lay more eggs has been successful wherever the idea is followed with good judgment and with a clear knowledge of the purpose for which the lights are being used," says P. A. Seese, assistant poultryman at State college. "The correct amount of electricity to use is one 40-watt lamp or bulb in each 200 square feet of floor space. Smaller bulbs are uneconomical. The lights should be placed six feet above the floor and half way from the front to the back with a sixteen-inch reflector used to throw the light over the floor."

But regardless of the kind of lighting system used, the feed must be increased so that the birds get from 13 to 14 pounds of grain to each 100 hens each day, says Mr. Seese. This may seem high. Unless grain is fed heavily, however, the hens will lose in weight and may go to pieces in March and April.

Mr. Seese suggests the first part of November as the time to put the lights on the early hatched pullets. This will hold back the neck molt of these young birds.

No grower must expect to get higher egg production from the flock through October, November and December and then expect these same birds to produce breeding eggs in March and April. In other words, Mr. Seese advises against using the lights on breeding hens. Give them the long rest needed for producing eggs that will hatch out strong, vigorous chicks.

If a grower has 500 birds kept for laying purposes only, it will pay him to install lights. It is best always to use electricity, says Mr. Seese.

must be used, feed it lightly at first and gradually increase the ration as the corn dries.

Mr. Parrish says also that since all the turkeys in a flock do not mature at the same time, it is best to select first the largest and best-matured ones and devote attention to these. They will fatten rapidly if fed heavily and are under good range conditions. The smaller birds may be kept on the growing feeds and marketed later in the cooperative calot shipments.

It is an excellent plan to begin feeding the birds to be fattened both night and morning, starting one month before they are to be sold and gradually increasing the quantity of old corn and wheat until the birds are receiving all they will clean up. The percentage of corn should be increased as the weather gets colder. A wet mash at noon, mixed with milk will also hasten fattening, says Mr. Parrish.

Looking to Union of Methodists

At the annual conference of the M. P. church held at Albermarle last week a resolution was passed, looking to a union with the M. E. church.

It appears that leaders of the church have had the matter under consideration for some while, and that informal conferences have been held with leaders in the M. E. church.

L. P. Kennedy, superintendent of the Norfolk Southern railway, told the farmers club of Craven county that his company owned 1-50 of all the land in North Carolina and paid 1-15 of all the taxes in Craven county.

John Tiger of Shooting Creek in Clay county, reports harvesting three tons of red clover hay an acre from six acres of land in two cuttings.

Trustee's Re-Sale of Real Estate.

Under and by virtue of the power of sale vested in the undersigned trustee by a certain deed of trust executed by J. S. L. Patterson and recorded in the office Register of Deeds for Alamance County in Book of trusts 113 at page 328, to secure the bonds therein mentioned, default having been made in the payment thereof, and the holders having requested foreclosure, the undersigned trustee, will offer at re-sale to the highest bidder for cash, at the courthouse door in Alamance County, at 12:00 M., on **SATURDAY, NOV. 22, 1930,** the following valuable real estate, to-wit:

One undivided third interest in and to the following property: That certain lot or parcel of land in the city of Graham, adjoining the lot on which is situated Wrike Drug Co., and Green & McClure on the North; W. R. Harden and L. Banks Holt Mfg. Co., on the West; Court Square and the lot next below described on the South; and N. Main Street on the East, upon which there are located brick buildings now occupied by Graham Drug Co., Citizens Bank, Graham Hardware Co., and others and being that same that was conveyed to L. M. Patterson, Geo. W., E., & J. S. L. Patterson, June 22, 1900, by W. S. Roberson, Commissioner, which deed is recorded in book No 22 at page 131 and was formerly known as the Pugh corner.

Second Lot: Adjoining the above described property, O. J. Paris & C. P. Harden heirs, J. D. Moon and Court Square and fronts on N-W corner Court Square 24 feet and runs back 80 feet and known as lot No. 2 of Jacob Shoffner lands plat of which is found in Plat Book No. 1 page 18, and being the same that was conveyed to C. P. Harden, by deed of J. S. Cook, Commissioner, November 11, 1913, said deed in book 51 page 5, upon which is a two story brick building used as a garage.

Also an undivided half interest in the following lot:

That certain lot of land lying on the East side of N. Main street in Graham adjoining R. L. Holmes on the South; Gleaner building on the East; O. J. Paris & R. N. Cook heirs on the North, and N. Main on the West, and being the same upon which is located a two story brick building lately occupied and used as a motion picture show by Alco Theatre and is the same that was conveyed to J. S. L. & Geo. W. Patterson by C. C. Thompson and others and is known as lot 3 & 4 of the P. R. Harden property plat of which is recorded in Deed book 34 page 293.

One third interest in first and second lots and a half interest in the third lot will be sold.

The sale of this property will be left open for ten days after sale for advance bids as provided by law.

Time of sale 12:00 M., November 22, 1930.

Place of sale: Courthouse door in Graham.

Terms of sale: Cash. This is a re-sale and bidding will begin at \$9,849.00.

This the 6th day of Nov., 1930.

J. S. COOK, Trustee.

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NOTICE!

TRUSTEE'S SALE OF REAL PROPERTY

WHEREAS, Weldon Fonville and his wife, Lessie Fonville, on the 1st day of June, 1929, executed and delivered to C. G. Somers, Trustee, a deed of trust on certain lands in the Township of Burlington, County of Alamance, State of North Carolina, herein described, to secure the payment of the sum of \$1,250.00 due by said Weldon Fonville and wife, Lessie Fonville, to Alamance Home Builders Association, named as third party in the deed of trust herein referred to, which deed of trust is recorded in the Office of the Register of Deeds for Alamance County, in Book of Deed of Trust No. 113, at pages 258-260, to which reference is hereby made; and

WHEREAS, default having been made in the payment of the monthly installments therein provided, the whole of said debt and interest becomes due and payable as provided in said deed of trust, and the said Alamance Home Builders Association has requested the undersigned trustee to execute the trust therein contained;

NOW, THEREFORE, notice is hereby given that under and by virtue of the power contained in the said deed of trust, the undersigned Trustee will, on

MONDAY, NOVEMBER 24TH, 1930, AT TWELVE O'CLOCK, NOON,

at the Courthouse door in the Town of Graham, by public auction, sell to the highest bidder for cash the following described property, to-wit:

The following tract or parcel of land in Burlington Township, Alamance County and State of North Carolina, bounded as follows: Adjoining the lands of M. K. Tyson, Big Falls Road and others, bounded as follows: BEGINNING at an iron bolt corner with M. K. Tyson and Big Falls Roads; running thence with line of said Tyson S. 35 deg. E. 233 1/2 feet to an iron bolt corner; thence S. 55 1/2 deg. W. 60 feet to an iron bolt corner with Lot No. 1; thence with line of Lot No. 1 N. 35 1/2 deg. W. 252 1/2 feet to an iron bolt on Big Falls Road; thence with line of said Road N. 72 1/2 deg. E. 62 feet 4 inches to the BEGINNING, being lot No. 2 of the survey of the Tyson Property.

Said lands will be sold to satisfy the debt secured by said deed of trust and such title will be given as is vested in said Trustee.

This sale will be made subject to increased bids as provided by law, and will be held open for ten days after sale to give opportunity for such bids. This the 22nd day of October, 1930.

ALAMANCE HOME BUILDERS ASSOCIATION, PARTY OF THE THIRD PART, C. G. SOMERS, Trustee. M. C. TERRELL, Attorney.

NOTICE!

TRUSTEE'S SALE OF REAL PROPERTY

WHEREAS, John A. Boland and his wife, Lessie Boland, on the 7th day of July, 1925, executed and delivered to W. E. Sharpe, Trustee, a deed of trust on certain lands in the Township of Burlington, County of Alamance, State of North Carolina, herein described, to secure the payment of the sum of \$3,500.00 due by said John A. Boland and wife, Lessie Boland, to Alamance Home Builders Association, named as third party in the deed of trust herein referred to, which deed of trust is recorded in the Office of the Register of Deeds for Alamance County, in Book of Deeds of Trust No. 104, at page 123, to which reference is hereby made; and

WHEREAS, default having been made in the payment of the monthly payments therein provided, the whole of said debt and interest becomes due and payable as provided in said deed of trust, and the said Alamance Home Builders Association has requested the undersigned trustee to execute the trust therein contained;

NOW, THEREFORE, notice is hereby given that under and by virtue of the power contained in the said deed of trust, the undersigned Trustee will, on

MONDAY, NOVEMBER 17TH, AT TWELVE O'CLOCK NOON,

at the Courthouse door in the Town of Graham, by public auction sell to the highest bidder for cash the following described property, to-wit:

All that certain tract or parcel of land, lying and being in the County and State aforesaid and in the Town of Burlington, Alamance County, State of North Carolina, adjoining the lands of C. A. Hinshaw, W. S. Oakley, R. F. Fitzgerald and others, bounded as follows:

BEGINNING at corner of said Oakley, running thence with line of said Oakley 157 1/2 ft. to a corner with said Hinshaw; thence with line of said Hinshaw northwest 68 ft. to Fitzgerald's corner; thence with line of Fitzgerald southeast 157 1/2 ft. to corner of unnamed street; thence with line of said street 68 ft. to the beginning, and being part of Lot No. 223 in the old survey of the City of Burlington.

Said lands will be sold to satisfy the debt secured by said deed of trust and such title will be given as is vested in said Trustee.

This sale will be made subject to increased bids as provided by law, and will be held open for ten days after sale to give opportunity for such bids. This the 11th day of October, 1930.

ALAMANCE HOME BUILDERS ASSOCIATION, PARTY OF THE THIRD PART, W. E. Sharpe, Trustee. M. C. TERRELL, Attorney.

Additional storage space had to be provided to house the deliveries of cotton made this fall to the Co-operative association by farmers of Richmond county.

Summons by Publication

NORTH CAROLINA—Alamance County
 In the Superior Court,
 Mrs. Willie Mitchell

vs,
 John F. Mitchell, Jr.

The Defendant above named will take notice, that a summons in the above entitled action was issued against the said Defendant on the 23 day of October, 1930, by the Clerk of the Superior Court of Alamance County, and that a duly verified complaint was filed in the office of the said Clerk by the plaintiff, alleging a cause of action for absolute divorce upon statutory grounds; that the summons is returnable before the Clerk of the Superior Court on the 22 day of November, 1930, at which time and place, above named, the Defendant is required to appear and answer or demur to the complaint or the relief demanded will be required.

This 23 day of October, 1930.
 E. H. MURRAY,
 Clerk Superior Court.
 Carroll & Garroll, Vtys.

Summons by Publication

North Carolina—Alamance County.
 IN THE SUPERIOR COURT
 Edna Wilson

vs.
 F. P. Wilsou

The Defendant above named will take notice, that an action entitled as above has been commenced in the Superior Court of Alamance County, North Carolina, for absolute divorce on statutory grounds; and the said Defendant will further take notice that he is required to appear within forty days from the date hereof at the Court house in Graham N. C., and answer or demur to the complaint in said action, or the plaintiff will apply to the court for the relief demanded in said Complaint.

This 27th day of October, 1930.
 E. H. MURRAY,
 Clerk Superior Court.
 Carroll & Carroll, Atty.

Notice of Sale of Real Estate!

Under authority of a Deed of Trust executed and delivered by L. A. Wilson and Dociabel F. Wilson to the undersigned R. W. Vincent, dated the 28 of June, 1930, and recorded in the office of the Register of Deeds for Alamance County, in Book of Mortgages and Deeds of Trust No. 106, at page 153, default having been made in the payment of the debt secured by said instrument, the undersigned will offer for sale to the highest bidder for cash, at the courthouse door in Graham, North Carolina, at 12 o'clock, M., on the **FIRST DAY OF DEC., 1930,** the following described real estate:

A certain lot of land lying and being in the town of Mebane, N. C., joining the land of R. W. Vincent, B. Frank Mebane, L. A. Corbett et al and beginning on the east side of Fifth St. of said town the southwest corner of the lot of L. A. Corbett (formerly the land of Fannie Kerr Mebane Bason); running thence south with the line of said Fifth Street 80 ft. to a stake upon the said Fifth St. at the northwest corner of the lot of R. W. Vincent; thence east with the line of said R. W. Vincent 220.20 ft. at the northeast corner of the lot of said R. W. Vincent; thence in a northerly direction with the line of said B. Frank Mebane 79 1/2 ft. to a stake at the southeast corner of the lot of said L. A. Corbett; thence in a westerly direction with the line of said L. A. Corbett; thence in a westerly direction with line of said L. A. Corbett 218 ft. to the beginning, containing 17,444 sq. ft., more or less.

The said lot of land is offered for sale subject to the following liens:

County tax for 1928 \$86.21 and for 1929 \$81.29 and for 1930; Town of Mebane Tax for 1928 \$62.94 and for 1929 \$68.02 and for 1930 St. assessment \$530.81; Deed of Trust to secure World War Veterans Loan Commission for \$2964.33.

R. W. VINCENT, Trustee.
 Louis C. Allen, Atty.

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