

SATURDAY, JANUARY 15th

Starts at 2 O'clock. Stops at 4 O'clock.

Remember this is our third Big Sale. We pay no experts to sell our Goods, Pay no Clerks, But sell the goods at your bid. Everything sold to Highest Bidder. This sale will include Pianos, Piano Piayers, Sewing Machines, Talking Machines, Rugs and Druggets, three bags green coffee, Tableware, Illuminum ware, Glass ware. In fact anything in our Store.

Wait Until Saturday to Buy Your Rubber Shoes Nothing Reserved. Everything sold under the Hammer. We need the money.

HUDSON COMPANY

(Wide-Awake Merchant)

LOUISBURG,

North Carolina

to trie-Light Bonds and to Provide of the Parment of the Principal and fund impress Therena.

Sec. 3. That a statement of the debt of the said town has been filed with the Clerk, pursuant to the municipal finance act, and is open to pub-

lic inspection. Sec. 4. That the assessed valua-tion of property subject to taxation by the town for the year 1920, in whishown the statement referred to in the

foregoing section, is \$518,220.
Sec. 5. That the amount of the NET DEBT of the said town, authorstatement and as shown therein. is \$20,000

Sec. 6. That this ordinance shall take effect thirty days after-its first publication, unless in the meantime a petition for its submission to the vo-

SALE OF FARM UNDER FORECLO-

made by P. W. Cooper and wife to Wm. H. Ruffin, Trustee, dated Jan. 8, 1920, and recorded in Book 234.

Sec. 1. That for the purpose of ell theorem is the recorded to the purpose of ell theorem in the order of the said town for use the Register of Deeds of Translit.

If the said town, the negotiable course the land being the said town, the negotiable course the said town, the negotiable course the said town the negotiable course the said partition.

It is a said town the negotiable course the said partition of the said town shall be issued to of Orders and Decrease pages 237 and in an amount not exceeding the state of the said partition.

Sec. 2. That in each year while for a complete description of the say of said bonds shall be outstand—same. The land being Lot No. 1, making the said partition.

It is a shall be levied and collect—said partition.

It is a shall be levied and collect—said partition.

It is a shall be levied and interest of 1-7-5t Wm. H. RUFFIN, Trustee.

Sec. 2. That in each year while for a complete description of the said partition.

It is a shall be levied and collect—said partition.

By virtue of an execution directed to the understoned from the Superior Country Cou

J. L. SPENCER.

TO THE PUBLIC Sec. 5. That the amount of the NET DEBT of the said town, authorized or to be authorized, according to article charged to me without same as follows: Bounded on the N. by

SALE OF LAND

SALE OF LAND

Pursuant to the authority contain to the wind town at an election as provided in the said act.

The foregoing ordinance was passed on the third-day of January 7, 1921. Any action or proceeding questioning the validity of said ordinance must be commenced within thirty days after its first publication.

J. W. WOOPLIEF.

SALE OF LAND

Pursuant to the authority contain deed of trust executed by Haywood Cheek to the undersigned trust executed by Haywood Cheek to the undersigned trust even the undersigned trust even the payment of the debt thereby secured, the undersigned trust even the payment of the debt thereby secured, the undersigned trust even the will sell at public auction to the highest bidder for cash at the Court House door in Louisburg, North Carolina, on Monday the 7th day of February, 1921, at 12 M. the following described real estate:

That tract or parcel of land lying

SALE OF LAND

Pursuant to the authority contain ded of trust executed by Haywood Cheek to the undersign. Lee Johnson by A. W. Perry Jr. and wife, by deed, dated, May 16, 1918, during the payment of the debt thereby secured, the undersigned trust is likely at publication to the highest bidder for cash at the Court House door in Louisburg, North Carolina, on Monday the 7th day of February, 1921, at 12 M. the following described real estate:

That tract or parcel of land lying

bounded as follows: Beginning at a sweet gum the Pinnell corner and run ning thence South 54 1-2 degrees, east North Carolina.

98 poles and 20 links to a white oak Franklin County to stump, thence South 76 degrees east an 16 poies to asmall black gum, Renn

Ford in good, common at clear or cash. Reason for a light is I in walk where I want to go. Ap-ly to ones to E. P. Stickland, R. I. Louisburg, N. C. 1-7-3t

Vs.

J. Lee (June) Johnson

By virtue of an execution directed
to the understand from the Superior

Court of Franklin County in the above Having a contract with Jerry Green for the year 1921 and he having left my camploy without cause or consent I hereby forbid anyone hiring or otherwise harboring him under penalty of Statutes provided. This Jan. 6th 1201.

J. L. SPENCER. (June) Johnson, the defendant has in the following described real estate to-wit: Adjoining the lands of Harry as follows: Bounded on the N. by article charged to me without same being purchased on an order signed by myself, said order to be presented with account. This Jan. 3rd, 1921.

1-7-5t

B. P. Strickland.

SALE OF LAND

Pursuant to the authority contain

Pursuant to the authority contain

Cuisburg, N. C. It being the lot or parcel of land conveyed to June (J.

That tract or parcel of land lying in Sandy Creek Township, Franklin County, North Carolina adjoining the lacends of Pinnell, Renn and others and bounded as follows: Pacitation, corn, peas and clover. Plenty of buildings, good roads, schools and churches convenient. Apply to W. D. Fuller, Wood, N. C. 1-7-3t. churches convenient. Apply to W. D. Fuller, Wood, N. C. 1-7-3t

> NOTICE TO TAKE DEPOSITION In the Superior Court

Pattle A. King. James E. King

Wm. H. Ruffin, Trustee, dated Jan 8, 1920, and recorded in Book 234, hage 20, Franklin Registry, default having been made in the payment of the debt thereby secured and demand for foreclosure having been made by the holder of said debt on said trustee, the undersigned will on Monday February 7th, 1921, at about the hour of noon, at the Court House door in Louisburg, N. C., offer for sale at public auction, to the highest bidder for cash, the property in said deed of trust conveyed and there described as follows:

Containing 30 acres, bounded as follows: On the West by Cypress



This is a Furniture Store and we are supposed to sell everything for the house furnishings, and we live up to the expectations

You can buy anything you want nere.

It pays to buy ffrom us, because we sell an enormous amount of goods and our expenses are comparatively light, and we can therefore sell at a closer margin of profit than some others.

We don't want to say anything unkind of our esteemed competitors, but we DO want you to KNOW the ADVANTAGE and ECON-OMY of trading at THIS Store.

You CAN'T lose, and you WILL gain. Now doesn't this line of argument appeal straight to your, good common sense?



J. S. WILLIAMS,

Main Street

Louisburg, N. C.