

TAR HEEL

ELIZABETH CITY, NORTH CAROLINA

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Advertising rates are furnished on application. Advertisers may feel sure that through the columns of this paper they may reach all of Eastern North Carolina.

This paper gives correspondents as wide range as it thinks public policy permits, but it is in no sense responsible for their views. The columns of this paper are always open for contributions of general interest. The communication must be accompanied by the writer's name.

EDITORIAL COMMENT

FRIDAY, SEPTEMBER 5, 1902.

Mayor Wilson, last week, issued his labor day proclamations; but it met with no patriotic response from our citizens. Labor day was not observed and but few realized that Sept. 1st was labor day. The reason for this is readily apparent when it is known that the proclamation appeared in other local papers and not in the Tar Heel. That's why Tully's proclamation was not seen and its not being seen is the reason for the lack of observance of labor day.

We have received many expressions of approval for the position we took in last week's paper; of defending our town and county against the Wilcox affidavit. We appreciate this from our readers and wish to assure them that we will always stand ready to defend the interests of the people whom we represent.

Of course there are some who think that we should have let the matter drop because Mr. Wilcox is excusable for stooping to anything in defence of his son. Now we did not censure Mr. Wilcox for making the affidavit; any father would have done the same in defence of a son whose life is in jeopardy; but at the same time the publication of the affidavit was dangerous and misleading; it slandered the very people who had at all times shown a spirit of sympathy and friendliness to the affair. It was some one's duty to shoulder the responsibility of replying to it and correcting any false impressions which it may have made. The Tar Heel assumed this responsibility.

WHITE SUPREMACY EVER.

In reference to the race question, in his speech at Carrutuck Court house, Monday; Hon. Geo. W. Ward said: "There was evolved from the condition of things an irresistible conviction that a change in the organic law of our state had to be made and by a majority of fifty thousand votes, there has been written into the Constitution of North Carolina a law which says, what has been proven by history and experience, that the white man, whether lettered or unlettered, is fitted for self-government and that the black man is inherently disqualified for self-government until he has been educated and trained."

"I want to say to you negroes here to-day, in passing that I have not come here to talk to you. You let politics alone. You are not yet fitted for governing. You have not got sense enough to vote and you shall not vote. If you ever dare to give us any more trouble, the white people who protect your lives and property and are educating you as fully as they create themselves will also write into the organic law of the State a provision that the white man's money shall educate white people

and the black man's money shall educate black people."

"So much to you colored people. You go home and behave yourselves and I promise you, as long as the prosecution of the State docket is confined in my hands, your lives, your liberty and your property shall be protected."

Mr. Ward has well expressed the sentiment of his constituents.

The white man was created to rule: The history of centuries is a history of white supremacy. The white man was created the superior of the black and, created the superior, will never submit to the dictation of an inferior race. Where negroes rule barbarity is predominant. In this day of advanced civilization the white people are not going to have their affairs conducted by the vote of black illiteracy; say nothing of placing it in office.

Northern fanatics may howl social equality but let any such advocate visit the negro settlements and view negro life in any Southern city and they will appreciate the position of the South, toward the negro.

A CARD.

Sheriff Grandy is a Candidate For Renomination.

TO THE DEMOCRATS OF PASQUOTANK COUNTY:

I believe it is generally known that I am a candidate for re-nomination for my present office, but as there may be some who do not know it, I hope I may be pardoned for making this general announcement through the public press.

Four and two years ago, I had no competition in the democratic ranks. The whole political sky was beclouded and darkened with former republican victories and it took some degree of nerve and a willingness to make sacrifices to accept the nomination for any office in this county. Not being a life-long democrat, with the scars of many a conflict, when the democratic county convention called as a citizen and democrat, I could but answer "at your service." With the other nominees, I went into the field, we went night and day and with the cooperation and support of the democrats of the county, we were victorious, and the republican influence that hung as a pall over our city, county and state was lifted and the sunlight of democracy was once more welcomed within our borders.

This year I come before you again, as a democrat and offer myself as a candidate before the coming convention. I claim no special praise or honor for my past services, for only I did my duty as a democrat and a citizen. I did not story to court the cost or the sacrifice, but saw only my duty.

Thus far I believe, Mr. Chas. Reid, my deputy, is my only competitor. Of him, I have no

adverse criticism. He is a gentleman and has made me a faithful and efficient deputy. But I have heard it reported that two years ago I made Mr. Reid certain promises, as to my support this year. The reports that have come to me are erroneous. I charge no one with intentionally misrepresenting me, but I desire to set myself straight in the matter. Two years ago there was some talk of Mr. Reid being a candidate for the office of Register of Deeds, but I understood from him that he was not a candidate. I told him if he was not a candidate and would help me out, that two years hence, if from any reason I was not a candidate, I would do all I could for him. This, as I remember it, is all the promise I made him. He was at the time my deputy and not a candidate for the office of sheriff and I cannot see why I should make him the unqualified promise that I would do all I could for him this year, as I understand it has been reported. Many of my former supporters are desirous of my being a candidate before our next county convention, and I will be there as such.

During my term of office I have tried to be impartial, courteous and respectful to all honest, faithful and prompt with respect to the duties of my office, and now in offering myself for a third term as a candidate for the office of sheriff, I place my all, my time, my service, my means and my ability at the command of the democratic party. To me its yoke has never been galling or oppressive, but its burdens have been light and easy to be borne. It has honored me with office and I have always regarded office as a public trust and have always been ready to give an account of my stewardship. My past service and experience in the office have given me a full and comprehensive knowledge of all its duties and requirements and I am in a better position to serve my people than ever before.

Thanking you for the honor you have conferred upon me and hoping that I may have your support in the coming convention, I am,

Yours Most Truly,
N. G. GRANDY.

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NORTH CAROLINA, Superior Court, Pasquotank County.

W. H. Perry, Plaintiff, Aron Winslow, Paul Lawrence, et als, Defts.

It appearing to the satisfaction of the court that the defendant, non-resident of the State of North Carolina, and after due diligence can not be found in said State, and that the Plaintiff has a just and meritorious cause of action against the defendants, of which this Court has jurisdiction; that the purpose of this action is to sell the tract of land described in the petition in this cause for division between the plaintiff and defendants as tenants in common;

It is ordered, decreed and adjudged by the Court, on motion of E. F. Aydtet, attorney for the plaintiff, that publication be made in the Tar Heel, a newspaper published in Elizabeth City, N. C., for six successive weeks notifying the defendants to appear at the office of the Clerk of the Superior Court of Pasquotank County on Monday the first day of September, 1902, and answer or demur, as they may be advised or judgment will be rendered against the defendants giving the relief prayed for in the petition in this cause.

W. H. JENNINGS, Clerk Superior Court, July 31st, 1902.

NOTICE.

NORTH CAROLINA, CAMDEN COUNTY, BEFORE THE CLERK.

J. G. Hughes, Mary E. Hughes and M. E. Hughes, et als, Plaintiffs, vs. E. N. Burnham, deceased, E. N. Burnham, I. N. Burnham, Mary V. Whitehurst and husband, Wm. Whitehurst, T. M. Burnham, M. M. Burnham, Levey V. Whitehurst and husband, Nelson Whitehurst, G. W. Burnham and Dorothy E. Davis, defendants.

The defendants, S. D. Burnham, Nancy E. Cartwright and husband, Ed. Cartwright, will take notice that an action or special proceeding has been instituted before the Clerk of Superior Court of Camden county for the purpose of settling the estate of E. N. Burnham, deceased, and that a petition has been filed in said Court asking that an order be granted to sell the real estate and personal property of the administration upon the estate of E. N. Burnham, deceased, and especially a judgment of E. E. Archer and M. E. Hughes, et als, against E. N. Burnham, deceased, in Spring term, 1901, of the Superior Court of Camden County. That summons has issued in this case and that the said summons is returnable in the office of the Clerk of the Superior Court on the 22nd day of September, 1902; that a petition has been filed in said Court setting out the complaint as above stated, at which E. N. Burnham, I. N. Burnham, Mary V. Whitehurst and husband, Nelson Whitehurst, G. W. Burnham and Dorothy E. Davis, defendants, are hereby required to attend and answer or demur as they are advised or judgment will be rendered against them on the 22nd day of September, 1902.

R. L. FORBES, Clerk Superior Court Camden County.

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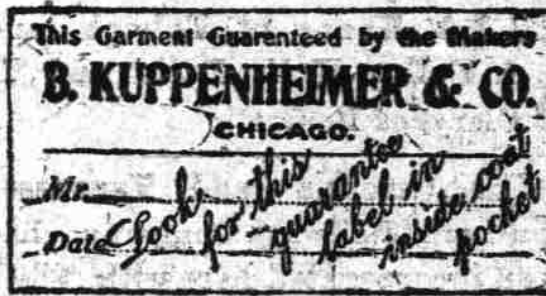
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Many of these 48 lots are worth to-day from \$200 to \$275. One of the 48 lots with improvements thereon is well worth one thousand, two hundred and fifty dollars. We are now selling these 48 lots at \$150, only \$10 cash and \$10 per month for 14 months without interest. It's the best bargain you ever had offered you.

Our Town Is Rapidly Advancing

and there'll be lots of money made on real estate within the next few years.

Think of the wonderful past growth of Elizabeth City. Our population has doubled within the past ten years and property which ten years ago was sold at from \$100 to \$500 is bringing from \$500 to \$5,000, think of these enormous profits. Think of the money you could have made, had you invested ten years ago.

Prospects are we will grow more rapidly within the next ten years than in the past and there will be as much or more made on real estate.

Don't wait for the many improvements which are bound to make these lots double their present price. Buy at first price and get the benefit of the advance.

Send your first payment of \$10 to

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NOTICE.

NORTH CAROLINA, SUPERIOR COURT, CAMDEN COUNTY, BEFORE THE CLERK.

M. E. Hughes et als, plaintiffs vs. S. D. Burnham, adm'r of I. N. Burnham deceased, and other heirs-at-law of I. N. Burnham defendants.

Notice is hereby given to any and all creditors of the estate of I. N. Burnham, deceased, to appear before the undersigned Clerk of the Superior Court of Camden County on or before September 22nd, 1902 and exhibit and prove their claims against the estate, and to file the evidence of their claims with said Clerk. This July 23rd, 1902.

R. S. FORBES, Clerk Superior Court Camden County.

Spring 1902.

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