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MONDAY, JUNE 25 1906.

THAT NEW DEPOT.

Lest the Seaboard Air Line should forget, it may be well to call its attention to the fact that we are still expecting that new depot here.

The people are not clamoring for a new depot just because they want it but because they need it. They are entitled to at least decent accommodations, and this they have not got.

Another reason why we should have a better depot is the fact that Lumberton is a remunerative point to the road. The business done here is far ahead of other points where better facilities have been provided.

The Seaboard took steps some months ago looking to a more satisfactory depot and proposed to erect a wooden building. This was not acceptable to the people here as our own people are forbidden by law to erect a frame building in certain limits in which the depot site is included.

THE REFORMATORY.

The plea for a reformatory for youthful criminals is based on the idea that punishment is corrective rather than vengeful. We put men in prison not to punish them, but to save them.—Biblical Recorder.

The real object in the sentence of the law is to correct and make better citizens of criminals, but it is a hard matter to make the criminals look at it that way. They take it as punishment and when they have served a term for some crime they feel that they have discharged their full duty and can go and do likewise again.

Continuing The Recorder says: "But to take a mere youth and associate him with mature criminals and environ him with the conditions that must obtain in our State's Prison or the county convict camps, is to do all that can be done to degrade him, confirm him, in evil and ruin him. The separation from the ministry of women—that alone sends one downward; to restrict him to the lowest forms of labor; to deprive him of the opportunity to learn a good trade; to submerge him in punishment rather than to shore up his character in correction;—these are bad enough; but to associate him with mature criminals—it is sinful, not to mention the shortsightedness of it."

RESTRAINING ORDER VACATED.

The Raleigh Railroad Schedule Matter Settled.

The Commission today, through Attorney General Gilmer, answered the restraining order by Judge Purnell in the United States Court against the Southern Railway Company for fines and penalties for refusal to obey the order of the Commission not to put into operation the new schedule for the Southern train from Goldsboro to Greensboro.

The answer reviewed the course of the Commission in the matter and stated that the Commission had just made an order allowing the withdrawal of petitions on which their order was based thereby vacating the whole proceeding. The Commission, therefore, prayed the United States Court that the order against the Commission be vacated as there was no possible ground on which suit for penalties could be maintained against the Southern.

Judge Purnell in dismissing the order at the cost of the Commission stated that nearly all points involved had been settled in the Greensboro Ice and Coal case. That at the time the restraining order was issued as the fact then appeared, the restraining order was entirely proper, though complainants might have awaited a day or two for development.

"The Corporation Commission is given full credit in this court for the sincerity of its answer," said the Judge on drawing up the decree dismissing the bill and taxing defendants with the costs except the defendant Lawrence, who answered that he had no interest in the matter and has incurred and provoked no costs.

A sensational feature of the hearing was the filing of an answer from Robert C. Lawrence, of the law firm of McIntyre & Lawrence, of Lumberton, as one of the petitioners for the order forbidding the operation of the new schedule by the Southern. In it he declared he signed the petition against the Southern without and personal knowledge of the situation solely on representation of the conditions by a traveling agent of the News and Observer and he now finds he was deceived and that there appears to be no reasonable ground for objection to the new schedule. He prays, therefore, that he be allowed to get out of the case without incurring any of the cost. Mr. Lawrence, of Lumberton; J. M. Scott, of Sanford, and F. K. Ferguson, of Southern Pines, were the petitioners singled out and especially mentioned in connection with the restraining order issued by Judge Purnell at the instance of an attorney for the Southern, answered and dismissed today.

If present indications were any index to what will be done two years from now it could safely be predicted that William Jennings Bryan would be the Democratic nominee for President. Several Democratic State Conventions have declared for him and he has gained favor that he has not heretofore had. However prospects may change within the next two years, or at least there is plenty of time for a change.

Those who have not already done so, have but five more days to list their property for taxes. To wait until after this time means you will have to pay extra.

Resolutions of Respect.

Whereas, it has pleased our Heavenly Father to take from our midst our brother, Capt. Willis P. Moore, therefore be it resolved:

1st. That while we bow in humble submission to the will of Him "Who is too wise to err and too good to be unkind" it is with profound regret that we part with our brother.

2nd. That the lodge has lost one of its oldest valued members, having been a member of the order for 50 years. He was a valued citizen, good husband and

father and ever ready to do his part as he saw it as a Mason and a citizen.

3rd. That while the lodge mourns its loss, it is not without hopes for we feel it was his eternal gain. He was a faithful member of the Methodist Episcopal church for over twenty years, and his life was such that we believe he is "at rest."

4th. We extend to his loved ones our sympathies and bow with them in humble submission to Him who doeth all things well.

5th. That a copy of these resolutions be sent to the family and spread upon the minutes, and also to the Orphans Friend for publication.

C. B. Townsend, R. D. Caldwell, Q. T. Williams, Committee.

Mr. Everett Gilmore, a young man living near Lockville, is the champion hawk-killer in Chatham. He has killed 13 hawks since the beginning of this year.

How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. CHERRY & CO., Toledo, O.

John M. Pattison, Governor of Ohio, died Monday at his home at Milford, Ohio, aged 59 years.

Commissioner's Sale.

By virtue of authority vested in me by a judgment of the Superior Court of Robeson County in a civil action therein pending, wherein Caldwell & Carlyle are plaintiffs, and A. C. McGoogan and wife Mattie C. McGoogan and Mrs. C. A. McGoogan are defendants, I will on Monday, the 2nd day of July, 1906, at 12 o'clock, noon, at the Court House door in the town of Lumberton, N. C., offer a public sale at auction to the highest bidder for cash, in order to satisfy said judgment, the following described tracts or parcels of land situate and being in the County of Robeson and State of North Carolina, Lumber Bridge Township, bounded and described as follows, to-wit:

1st Tract—Lying on the West side of the Great Marsh, about 1 1/2 miles below Fort's Bridge, being one half of one hundred acres granted to Charles Powell, beginning at Ambrose Powell's North-West corner and running thence South with his line 31 chains and 63 links, and thence West 15 chains and 86 links, thence North 31 chains and 63 links; thence direct to the beginning, containing 50 acres.

2nd Tract—Containing 63 acres, adjoining the above 50 acres, beginning at a small pine west of a pond near the old line, and runs North 12 chains and 50 links; thence West 52 chains; thence South 12 chains and 70 links; thence to the beginning, containing 63 acres.

The said two tracts of land being the same lands conveyed by John Matthews to Hugh McGoogan, March 29, 1885, as will appear by Register of Deeds of Robeson County, N. C.

3rd Tract—On the South-West side of the Great Marsh, beginning at a pine, Hugh Graham's southern corner on the West side of the Big Cypress pond about 150 yards North of the head of the Hollow Branch, and runs South 20 East, 2 chains to a pine, the beginning corner of John Powell's 50 acre survey; thence with his line South 40 East, 15 chains and 82 links to a post; in the head of Hollow Branch; thence with and beyond his other line South 50 West, 35 chains; thence South 35 East, 25 chains to a stake among three pines; thence North 56 East, 41 chains to a stake in the lower end of a bay; thence due East, 34 chains to a stake by three pines; thence due North 17 chains and 50 links to a stake by a pine, the dividing corner between Hugh McGoogan and Ambrose Powell; thence along his own line due West 15 chains and 82 links; thence due North 31 chains and 63 links; thence due West along the line of his 63 acre survey, 47 chains to a cypress in the Big Pond; thence his line due North 12 chains and 50 links to Hugh Graham's line; thence as his line to the beginning, containing 315 acres.

There is excepted from the above 315 acre tract 63 acres conveyed to John Wellington, and 38 acres conveyed to Bunyan Tolar by the said A. C. McGoogan and wife, the said 315 acre tract being the same land conveyed by James McAlpin to Hugh McGoogan by deed duly recorded in Book U, page 21, in the office of Register of Deeds of Robeson County, N. C.

R. C. LAWRENCE, Commissioner.

McIntyre & Lawrence, Attorneys for Plaintiffs. 5-29-5tu

Commissioner's Sale.

By virtue of authority conferred upon me by a judgment of the Superior Court of Robeson County, entered before the Clerk in a special proceeding pending in said court, wherein M. J. Barker, administrator of A. B. Carlyle, deceased, is plaintiff, and Annie B. Carlyle and others are defendants, same being special proceeding No. — upon the docket of said court, and being a proceeding to make real estate assets on the part of said administrator, I will on Monday, the 5th day of July, 1906, at 12 o'clock, noon, at the Court House door in the town of Lumberton, N. C., offer for sale at public auction to the highest bidder for cash, the following described tract or parcel of land, to-wit:

In Saint Pauls township, adjoining the lands of S. B. Rozier, L. Dean, A. J. Carlyle and others, beginning at a stake by a cypress in the town of Lumberton, in Rozier's mill pond, and runs North 65 East, 8 1/2 chains to a stake on the east bill of said swamp, thence North 25 West, 34 chains to a stake, thence about South 76 West, about 34 chains with Campbell and Daniels lines to a stake by three small gums; thence down the run of said swamp to the beginning, containing 57 acres, more or less, running around and including 18 1/2 acres previously conveyed by A. B. Carlyle, and not intended to be included in the above sale.

Dated this 15th day of June, 1906. P. C. LAWRENCE, Commissioner.

McIntyre & Lawrence, Attorneys for plaintiff. 6-18-4tu

FREY'S VERMIFUGE

is the same good, old-fashioned medicine that has saved the lives of little children for the past 60 years. It is a medicine made to cure. It has never been known to fail. If your child is sick get a bottle of FREY'S VERMIFUGE.

A FINE TONIC FOR CHILDREN

Do not take a substitute. If your druggist does not keep it, send twenty-five cents in stamps to H. C. S. FREY, Baltimore, Md., and a bottle will be mailed you.

First - Glass Marble.

Correspondence desired and designs for monuments, tombstones, etc., furnished on application by G. E. RANCKE, Lumberton, N. C. 6-16-12-18

Commissioner's Sale.

By virtue of authority vested in me by the judgment of the Superior Court of Robeson County heretofore entered in a civil action pending in said Court wherein Caldwell & Carlyle were plaintiffs, and D. D. Currie and Dora Currie, his wife, were defendants, same being an action for the foreclosure of the mortgage executed by said defendants to the plaintiffs, which said mortgage is recorded in the office of the Register of Deeds for Robeson County, in Book of Mortgages, on page 54, I will on Monday, the second day of July, 1906, at 12 o'clock, noon, at the Court House door in the town of Lumberton, N. C., offer for sale at public auction, to the highest bidder for cash, the following described lands, to-wit:

First Tract—In and on the North side of Saddle Tree Swamp in St. Paul's township, beginning at a black gum by two black gums in the run of said swamp and run a North 39 West, 7 1/2 chains to a stake in a field, then North 65 West, 12 1/2 chains to a stake in Arch McNeill's line, also his own line, thence as that line North 26 West, 22 chains sixty-five links to a deal tree; thence South 82 West, 16 1/2 chains to McIntyre's line; thence as his line to the East, 30 chains to his own corner; thence South 50 East, 55 chains to a pine in the run of Saddle Tree; thence as the various courses of the same to the beginning, containing 116 acres, more or less—see deed recorded in Book T T T, page 787, Register's office of Robeson County, N. C., and the same land last left to the wife conveyed to the parties of the first part by deed which a not yet recorded.

Second Tract—In Blue Springs Township, adjoining the lands of Nell McNeill estate, lands of Henry McNeill and others, beginning at a stake by three black gums and a poplar in the run of Long Branch, and runs North 46 1/2 East, 16 to 10 to a stake by road; thence North Thomas McBryde's to Bowmore; thence North 66 East, 16 7/8 chains to back 11 1/2 of a 23 acre survey, a stake 47 100 chains below the upper North corner of John McNeill's old survey at the lower end of the bay; thence as line of 23 acre survey South 31 53 chains to Duncan McBryde's corner; thence North 53 West, 8 1/2 chains to his own line; thence South 50 East, 17 1/2 chains to the run of Long Branch; thence up the various courses of run of same to the beginning, containing 64 acres, more or less, being the same lands conveyed by D. N. Currie and wife to D. D. Currie by deed recorded in Book Y Y Y, page 731, Register's office of Robeson County, N. C. R. C. LAWRENCE, Commissioner.

McIntyre & Lawrence, Attorneys for Plaintiffs. 5-29-5tu

Commissioner's Sale.

By virtue of authority vested in me by judgment of the Superior Court of Robeson County, in a civil action therein pending, wherein Caldwell & Carlyle are plaintiffs, and A. C. McGoogan and Mrs. C. A. McGoogan are defendants, I will on Monday, the 2nd day of July, 1906, at 12 o'clock, noon, at the Court House door in the town of Lumberton, N. C., offer for sale at public auction to the highest bidder for cash, the following described tract of land in St. Paul's Township, Robeson County, bounded and described as follows:

An undivided 1-4 interest in and to 405 acres of land in St. Paul's Township, Robeson County, N. C., adjoining the lands of the estate of Neil McNeill, deceased, Willis White, S. K. Tolall, and others, and is the same land devised by Duncan Campbell to the four daughters of Douglas Campbell, as will fully appear by reference to the will of the said Duncan Campbell, recorded in Book of Wills No. 3, page 261, probated October 5, 1891, 385 acres thereof being described will fully appear in deed executed and the 3rd day of January, 1820, by John McNeill and Neil McNeill to Duncan Campbell, Jr., recorded in Book S, page 274, in the office of the Register of Deeds of Robeson County, N. C. R. C. LAWRENCE, Commissioner.

McIntyre & Lawrence, Attorneys for Plaintiffs. 5-29-5tu

Notice.

In the Superior Court, Before the Robeson County Clerk.

R. E. Lee, Executor of Henry Bullock, vs. Mary A. Bullock and others, heirs at law of Henry Bullock, deceased. To James McCormick and Murphy McCormick.

The defendants above named will take notice that an action entitled as above has been commenced in the Superior Court of Robeson County for final account and settlement of the estate of Henry Bullock, deceased, in the part of R. E. Lee, executor, as which estate the defendants, James McCormick and Murphy McCormick, have or claim an interest; and the defendants will further take notice that they are required to appear before the Clerk of the Superior Court of Robeson County at his office in the Court House in Lumberton, on Monday, July 23, 1906, and answer or demur to the same, and petition to be filed in this action, or the relief demanded will be granted.

Dated this 16th day of June, 1906. W. H. HUMPHREY, Clerk of the Superior Court. McIntyre & Lawrence, Attorneys for plaintiffs. 6-18-5tu

W. J. PREVATT.

A Large and Well-Selected Line of General Merchandise.

Our Large

Spring Stock

Is already purchased and

New Goods

Are being received every day.

Several Thousand Dollars' worth of Men's, Women's and Children's

SHOES.

A Large Line of CORSETS



The Puritan Brand Men's Clothing,

Shirts, Underwear, Hats, Caps, Hosiery, Etc., Always Carried in Stock.

Look over our line of Trunks, Suit Cases and Hand Bags

Before Buying.

Don't overlook the fact that we have a Large and Select Line of General Merchandise,

NOTIONS,

and Everything that is needed by either the Housewife or the Farmer.

W. J. PREVATT.

Hinds' Beef Market.

You May Depend on the Two Indispensables when you get Beef at my market. I guarantee the QUALITY AND FULL WEIGHT.

Orders by phone or in person promptly attended to. Our Number is 21. CALL ME UP.

Yours to Please, A. H. HINDS.

March 16

For Sale!

One 50 H. P. Automatic engine and one 40 H. P. boiler, one 15 H. P. engine and 20 H. P. boiler, one 60 saw Cotton Gin, one press with all necessary attachments, 20,000 capacity brick machine and fixtures. For terms apply to C. H. BAKER, Lumberton, N. C. 4-13-4 mos

SPECIAL SALE!

Wait For It!

\$1,000 Assortment Ladies' Muslin Underwear Will Go On Sale, Monday, July 2nd.

We had to contract for this large quantity so as to get Special Price, and it will force us to give bargains never approached by us, or any other dealers here. We must sell the assortment. This Special Sale will eclipse anything ever held here, and will compare with any sale ever held in any of our cities.

This great assortment will have to be seen and examined in order to appreciate the Great Bargains offered. We call on the Ladies of our Town and surrounding Country to call and make an examination of the goods offered.

Corset Covers, 10c, 15c, 25c, 50c, 75c, \$1.00 and up to \$2.50 each.

Drawers, 10c, 15c, 25c, 50c, 75c, \$1.00 up to \$2.50

Underskirts, 25c, 50c, 75c, \$1.00 up to \$2.00 each.

Night Gowns, 50c, 75c, \$1.00 up to \$2.00 each.

Chemise 50c.

We guarantee the quality and the make of each and every article offered in this assortment, as these goods were bought of the Poughkeepsie Underwear Company, whose reputation is established.

Remember the Date, July 2nd, And visit our Store and inspect this line of goods.

In addition to these Special Bargains we will make Special Prices on all Summer Goods.

CALDWELL & CARLYLE, Lumberton, N. C.

Horses and Mules!

I have on hand a few nice Driving Horses, and a few Good Mules. It will be to the interest of those wishing to buy to see me at once as the season will soon be over.

BUGGIES! BUGGIES!

My line of Buggies is Complete. I have in Stock now, Seventy-five Buggies, and it will be to the interest of all those wishing to buy to see me before doing so. Among some of the brands I carry, is the Cortland, Tyson & Jones, Chase City, Columbia and Goldsboro. Give me a call and I will sell you a Buggy.

C. M. FULLER LUMBERTON NO. CA.

April 13

Delights of the Season!

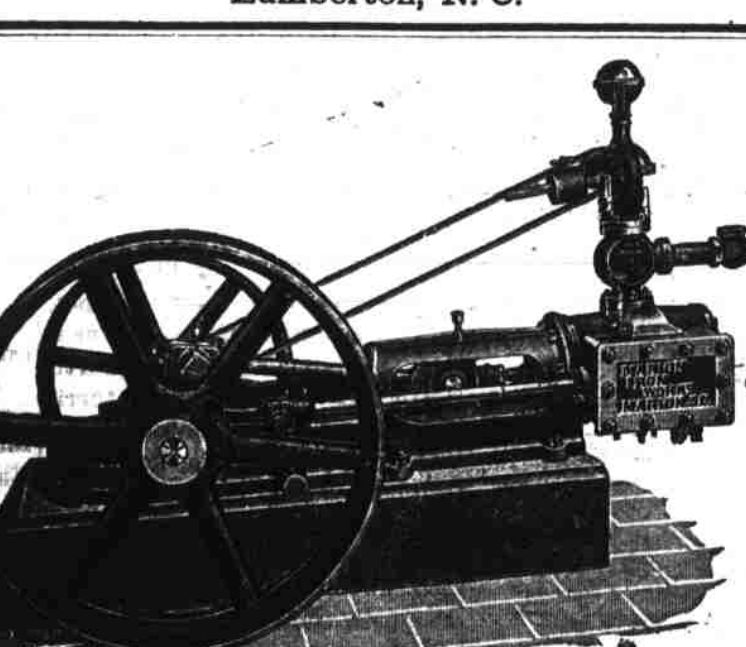
The usual oppressiveness of the warm season can be made more bearable if better fixed for it. A very delightful aid is a plate of nice home-frozen CREAM. We have the FREEZERS that will make the task easy.

If it is

Fishing Tackle or Baseball Outfit,

We have them also.

The McAllister Hardware Co. Lumberton, N. C.



Marion Iron Works, MARION So. Car

We manufacture Boilers, Engines and Saw Mills. Agents for Cotton Gins and Presses. We do General Repairs in Foundry and Machine Work. 8-16

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