THE SEMI-"""EKLY ROBESONIAN.

	THE ROBE SONIAN
House Confe e-Misdemean c Adulterate	PUBLISHED TUESDAYS AND FRIDAYS
	PUBLISHED TUESDAYS AND FRIDAYS BY

ROBESONIAN PUBLISHING CO.

P. A. BRYANT, - Ed. and Mgr

SUBSCRIPTION RATES

One Year Bix Months Three Months One Month -A & 2 & 3 A

In ordering the address of his paper changed a subscriber should give the address to which it has been going, and the new address. With the large circulation that it has. The Robesonian is a first-class advertising medi-um. Rates will be furnished promptly to prospective advertisers. The paper wants to be fair to correspondents and will give them as much latitude as it thinks public policy will permit. We are not responsible for the views of any correspond-ent. We require that a writer sign his name to a communication attacking some one else or an institution. In publishing articles where the name of the writer is not required to be published, we reserve the right, for good easons, to give the name when asked for.

Entered as second-class matter at the Post fice at Lumberton, N. C., under the Act o ongress of March 3rd, 1897.

MONDAY, JULY 2. 1906.

BETTER PASSENGER SERVICE.

We have, on one or two occas ions already, called our readers' attention to the need of a double daily passenger service on the Altantic Coast Line between Elrod and Fayetteville. A petition has been drawn with this change in view and will be presented to the State Corporation Commission.

The petition sets forth the great public necessity for the establishment of such service; that if it were done people from Fayetteville could spend the day in any point east of Pembroke on the Seaboard Air Line and return to Fayetteville the same night, whereas now it takes a day and two nights.

Messrs. McIntyre & Lawrence have left a copy of the petition at The Robesonian office and all who are interested in securing the better service can call here and sign the petition. It is de sirable to get the matter ready as soon as the commission can hear it.

insulted some ladies at Wrights ville Beach a few days ago while they deserve credit for refusing the directions for the removal of him their professional services.

and House Conferees on One-Misdemeanor to acture Adulterated or **Mispranded** Articles. ashington Dispatch, 27th.

The pure food bill was agreed ed that he issue a special commisapon by the conferees for the sion to T. M. Costello as special Senate and House today and was immigration agent to go to Enreported to the Senate just before gland and secure immigrants adjournment. The bill makes it a misdemanor cotton mills of the State.

for any person, to manufacture, sell or offer for sale any article the request, feeling as he said, of food, drugs, medicines or liq- that it was his duty to do whatevmisbranded, or which contains all the interests of the State. any poisonous or deleterious substance. It prescribes for each have already been located with

ment Section 2 prohibits the introluction or shipment of any article special commission just issued to adulterated or misbranded with him by the Governor.

in the meaning of the act under penalty of not exceeding a fine of \$200 for first offense and \$300, or one year's imprisonment, or both, for each subsequent offense. Concerning shipments to foreign countries, it is provided that no

article shall be deemed misbranded or adulterated when no substance is used in conflict with the laws of the foreign country for which it is intended. This clause, however, does not exempt any person from prosecution if the article is offered for sale for

domestic use or consumption. Section 4 provides for examinations of foods and drugs in the Bureau of Chemistry of the Department of Agriculture. Owners are to be given hearing and if it is found any provision of that act has been violated, the Secretary of Agriculture is to certify the fact to the proper United States district attorney for action.

All the United States district attorneys are obligated to conduct prosecutions without delay for the enforcement of penalties. The standards for drugs are thing? those recognized in the United States Pharmacopoea, or national formulary. Confectionery is held adulterated if it contains any ingredient or coloring matter health. Foods are held adulterat Springs.

ed if containing any substances A young man of Wilmington reducing, lowering or injuriously affecting its quality or strength; when any substituted wholly or in part for the article; they were surf bathing. He was when any valuable constituent hailed into court and sentenced has been abstracted; when mixed, to duty on the chain gang. It is colored, powdered, coated, or said that several lawyers refused stained to conceal damage or into appear in his behalf. If it had feriority or any poisonous or deleterious ingredients added. The been in their power to kept him use of preservatives by external from receiving his just desert application is permitted when

Notice of Sale.

Releigh Times, 26th. Messrs. E. A. Smith and S. P. Sargeant, representing the North Carolina Cotton Manufacturers Association called on Governor, Williams, et. als, defendants, the un-Association, called on Governor dernigned Commissioner will expose for Glenn this morning and request-ale at public auction, to the highest bidder, for cash, on Monday, July 23rd, 1906, at 12 o'clock, noon, at the Court House door in Lumberton, N. C , the

To Secure Immigrants.

\$100 Reward, \$100.

Sold by all Druggists. 76c. Take Hall's Family Pills for constipation.

Well, I Declare.

It won't do to make fun of

Freensboro Record.

following described lands, to wit: In Sterlings Township, adjoining the lands of Annette Williams, B. P. Wilsuitable for employment in the liams estate land and others

1st Tract-Lying in Indian Swamp beginning at a gum at the head of a marsh; thence South 22 East, 320 to a The Governor readily granted pine; thence South 66 West, 160 to a of food, drugs, medicines or liq- that it was his duty to do whatev-uors, which is adulterated or er he could for the betterment of stake; thence North 66 East, 160 to the beginnirg, containing 300 acres, more ci Quite a party of immigrants less.

Also another tract on Bear Island-Be stance. It prescribes for each have already been located with ginning at a pine stump on said island, offense a fine not to exceed \$500, excellent results by Mr. Costello the lower corner of a tract laid out to one year's imprisonment, or both, at Charlotte. There are other Marsh Cole, and running on his line within the discretion of the Charlotte mills and also mills at So th 66 West, 22 chains and 36 links to a stake; thence North 24 Easi, 44 chains and various other places which are to recieve colonies of the immigrants Mr. Costello proposes links to the beginning, containing to

to bring into the State under the Also another tract-Beginning at white oak in the edge of Ashpole, Wil liams' beginning corner of another sur-vey, and runs with his line 37 West, 10 chains to a stake, his corner; thence North 3 West, 23 chains and — links to walnut tree in an old field; thence with The readers of this paper will be pleased to carn that there is at least one dreaded dis

The readers of this piper with the preaded dis-ease that science has been able to cure in all its stages, and that is Catarrh. Hall's Gatarrh Cure is the only positive cure now known to the medical fraternity. Catarrh being a con-stitutional disease, requires a constitutional treatment. Hall's Catarrh Care is taken in-ternally, acting directly upon the blood and n ucous surfaces of the system, thereby de-stroying the foundation of the disease, and giving the patient strength by building up the constitution and assisting and assisting na-ture in doir g its work. The proprietors have so much faith in its curative powers that they offer One Hundred Dollars for any case that it fails to cure. Send for list of testimonials. Address P. J. CHENEY & CO., Toledo, O. Sold by all Druggius. Tao. thence South 55 West, 8 chains to a stake; thence South 27 East, 22 chains thence due East I chain, 50 links; thence direct to the beginning, containing 63 Terms of sale, CASH.

This 22nd day of June, 1906. J. G. McCORMICK, Commissioner

McLean, McLean & McCormick, At orneys for Petitioners. 6 25-4mon

Notice.

In the Superior North Carolina, Robeson County, Court. some of the sayings of the old Clyde McCallum,

darkey. One of them is that Edwin P. Slocumb, whatever the day of the week the trading as E P. Slocumb & Compafirst day of May falls on, the same day is Christmas. That is

to say, if May 1st falls on Tues-To E P. Slocumb, trading as E. P. day, Christmas day is Tuesday, Slocumb & Company:

You will take notice that a summon A man who remembered being in the above entitled action has been told this by an old darkey looked this day issued returnable on the 6th it up the other day by examining Monday before the first Monday in Sep almanacs for fifty years back and found it was true. How many people ever thought of such a thing? Superior Court of Robeson county, which

said summons and warrant of attachmen The congregation of the Bapis returnable at the term of the Superio tist church at Dillon, S. C., has Court of Roberon county to be held in nd for sail (ounty at the Court House voted its pastor, Rev. F. O. S. in Lumberton on the 6th Monday before Curtis, a two weeks' vacation, deleterious or detrimental to which he will spend at Jackson being the 23rd day of July, 1906, when

where you are required to be and sppear and answer or demur to the com plaint then and there to be filed in this actio", and likewise a swer said war-rant of attachment which is then and there returnable, or the relief demanded in the complaint will be granted.

1 116

Shirts,

You will further take notice that this action is instituted to recover the sum of \$250.00 on account of breach of contract, and for lumber sold and delivered by the plaintiff to the defendant for which defendant has failed to pay, said sum being the balance due by the de-fendant to the plaintiff on account of lumber so furnished and deliver d by the plaintiff to the defendant.

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 mever been known to fail. If your child is sick get a bottle of Dated this 21st day of June, 1906. FREY'S VERMIFURE Clera Superior Court Robeson County McIntyre & Lawrence, attorneys for FINE TONIC FOR CHILDREN Do not take a substitute. If your druggist does not keep it, send twenty-five cents in stamps to plaintiff. 6-25-4 mon Commissioner's Sale. E. d S. FREY By virtue of authority conferred upon 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 sa d Court wherein Hamilton McMillan, executor of Stephen McNair. decessed is plaintiff, and Comfort McNair and oth-ers are defendants, same being special proceeding No. 2504 on the part of said Court. I will, on Wednesday, the 25th day of Iuly, 1906, at 12 o'clock noon at Baltimore, Md. and a bottle will be mailed you Notice. In the Superior North Carolina, Court, Before the Robeson County Clerk. day of July, 1906, at 12 o'clock noon at the Court House door in the town of Lumberton, N. C., offer for sale to the highest bidder, at public auction, for cash, a certain tract or parcel of land situate in the County of Rob son, in Reo R. E. Lee, Executor Mary A. Bullock and To James McCormick and Murphy McCormick: The defendants above named will take Springs Township, adjoining the lands of Murdock McDonald, James McNair, deceased, estate lands of D. G. Rober notice that an action entitled as above son and others, containing 52 acre has been commenced in the Superior more or less, and being the same land which was formerly owned by Stephen McNair, deceased, and upon which he resided at the time of his death. Henry Bullock, deceased, on the part of R. E. Lee, executor, in which estate the Time of rale July 25, 1906, 12 o'clock defendants, James McCormick and Murphy McCormick, have or claim an inter-est; and the defendants will further take



John Willis, of Glasgow, Monago because he had left his dress not seen the President's menu ter. card or he would not have let a little thing like that stand in his way.

Much more about the meat and need an appetizer to eat or drink anything.

Worse Still.

Monroe Journal

"I see," said an old student of chased articles. The act is to Rutherford College who lives take effect Jan. 1. next. here, "that they say our friend, Prof. A. T. Abernethy, is crazy News and Observer. and they have sent him to an asylum. He may be crazy, but still refused, and he got some bottles of laudanum and made a room

great show of taking the stuff, falling dead in a most tragic style out at the wood pile with tablet in the Mother's Ward is 23rd, 1906, at 12 o'clock noon, all the the empty bottles beside him. The people came and applied all kinds of restoratives and after the coming years and at the same hard work brought him to, for the scamp hadn't taken a drop of timely service in the erection and Oak Branch, adjoining the lands of Wm. it. But the young girl was thoroughly frightened and became building. We commend this or less, and is the same land upon which convinced that she would have to movement to all the sons and Cade McNoill lived at the time of his marry the young professor in order to keep him in the world the fifty thousand readers of the and Moses McNeill and wife, and is the or be responsible for his death News and Observer, and trust P. Smith and wife. They were married, but parted that the hundred names will be in a few weeks. This wife seems secured in a few days. The innot to have been taken in the firmary must be ready for use score when Abernethy was ar by the beginning of the next rested in Philadelphia." session.

such preservatives are printed on the covering of the package. Food products are declared adulterated if in whole or in part of a tanna, an old-time friend of filthy, decomposed or putrid ani-President Roosevelt, declined to mal or vegetable substance or of to dine with the latter at the any portion of an animal unfit White House table a few days for good, whether manufactured or not, or if the product of diseased animal or one that has suit at home. He evidently had died otherwise than by slaugh-The term "misbranded" ap-

plies to foods or drugs whose package or label bears any state- of Henry Bullock, ment, design or device false or misleading, or if falsely branded

as to place where manufactured Henry Bullock, deceased food we've been eating and the or produced. The term "blend" milk we've been drinking we'll is construed to mean a mixture of like substance and does not exclud harmless coloring or flavoring ingredients. Dealers are Court of Robeson County for final acprotected against prosecution if count and settlement of the estate of they hold the guaranty of the concern from whom they pur-

laintiffs.

The Mother's Ward.

In the handsome nine thousand 231 4, 1906, and answer or demur to the his marrying record began years dollar infirmary now in process action, or the relief demanded will be ago, and the four wives that he of erection at Wake Forest Colgranted. is charged with having in the lege one ward will be called the Northern cities where he was ar- Mother's Ward. In it will be a rested as a bigamist, are not all beautiful metalic tablet bearing of his accomplishments in this the names of one hundred mothline. Years ago he married a ers, each name representing a young school girl who was sent ten-dollar gift from husband, to his father's school. The girl son or brother. The sentiment was very young and didn't want prompting these hundred gento marry him at all. But he de-clared that if she didn't he cer-nently beautiful for in no other tainly would kill himself and his channel does the mother heart blood would be on her head. She find more fitting expression than in the tender ministry of the sick

And the son or friend of Wake building a striking monument to right, title and interest of the said mort a loved one to stand through all gagers, in and to the following lands to wit: equipment of this much-needed Cobb, Dougald McCormac and Richard friends of Wake Forest among death and is now occupied by his widow same land Cade McNeill purchased of Terms of sale: Cash. This 23rd day of June, 1906. A D. McKENZIE, Mortgagee. McLean, McLean & McCormick, at-

Place of sale, Court Eouse door in Lumberton, N. C. Terms of sale cash.

notice that they are required to appear before the Clerk of the Superior Court of Robeson county at his office in the Court Dated this June 22, 1906. R. C. LAWRENCE, House in Lumberton, on Monday, July

> McIntyre & Lawrence, Attorneys for 6 25-4mon plaintiff.

Commissioner's Sala.

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

Mortgagee's Sale. ministrator of A. B Carlyle, deceased, is Under and by virtue of the power of sale contained in a mortgage deed exe-cuted to the undersigned mortgage by Moses McNeill and wife, Mary Jane Mc-Neill on the 7th day of December, 10 1002, and recorded in Book of Mortgage Dect No. 6, page 326, in the office of Ref. 1er of Deeds of Robeson County. Use undersigned mortgagee will expose plaintiff, and Annie B. Carlyle and oth-ers are defendants, same being special proceeding No. — upon the docket of proceeding No. — upon the docket of said court, and being a proceeding to make real estate assets on thepart of said administrator, I will on Monday, the 6th lay of July, 1906, at 12 o'clock noon, a.th Court House door in the town of the undersigned mortgagee will expose for sale, at public auction, to the highest Lumberton, N. C., offer for sale at pub-lic auction to the highest bidder for cash, bidder for cash, at the court house door he following described tract or parcel of and, to-wit

In Saint Pauls township, adjoining the lands of S. B. Rozier, L. Deau, A. J. Carlyle and others, beginning at a stake by a cypress in run of Ten Mile swamp

in Rozier's mill pond, and runs North 65 Rast, 854 chains to a stake on the east hill 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, contain

plaintiff.

6-25-4 mon &

ing 57 acres, more or less, running, around and including 18½ acres previ-ously conveyed by A B. Carlyle, and not intended to be included in the above sale

Dated this 15th day of June, 19 6. R. C. LAWRENCF, McIntyre & Lawrence, Attorneys to



6-18-4tu

Hinds