

Urges Use Of Surplus Rabbits To Feed Needy

The government's practice of poisoning rabbits in the country while people go hungry in the cities was denounced by Dr. Wallace B. Grange of Ephriam, Wis., a former member of the U. S. biological survey.

Dr. Grange's criticism marked the opening session of the American Game conference at the Hotel Pennsylvania. He said that, when the biological survey receives reports that surplus rabbits are endangering farmers' crops the survey sends out forces of men to poison them.

"Poisoning is the most wasteful most uneconomic, and worst disposition that can be made of any bird or animal," he exclaimed. The meat of the poisoned animal cannot be used for food. He said the rabbits would provide food for hungry families.

Most of the session was devoted to scientific discussions regarding conservation of American game birds, particularly waterfowl.

"If in three years we have crept from 40th to first place by dropping expenditures from \$28,500,000 to \$17,000,000," says Attorney General Brummitt, "there would seem to be no exigent need for an effort to improve school facilities." There isn't, Dennis, unless along with them there is some effort made to sustain school faculties.

Raleigh Time insists that the Brevard bankers must be jailed in order to preserve the state's self-respect. Speaking of bankers and the state's self-respect, what has become of the Luke Lea?



WASHINGTON: . . . Mrs. Jean S. Whittemore, of Kansas (above) has been made Collector of the Port of San Juan, next to the most important job in Puerto Rico. When asked how she obtained the appointment she said, "Good poker play, is."

Why the Sudden Change to Liquid Laxatives?

Doctors have always recognized the value of the laxative whose dose can be measured, and whose action can be thus regulated to suit individual need.

The public, too, is fast returning to the use of liquid laxatives. People have learned that a properly prepared liquid laxative brings a perfect movement without any discomfort at the time, or after.

The dose of a liquid laxative can be varied to suit the needs of the individual. The action can thus be regulated. It forms no habit; you need not take a "double dose" a day or two later. Nor will a mild liquid laxative irritate the kidneys.

The wrong cathartic may often do more harm than good.

Dr. Caldwell's Syrup Pepsin is a prescription, and is perfectly safe. Its laxative action is based on science—a natural laxative. The bowels will not become dependent on this form of help. Dr. Caldwell's Syrup Pepsin is at all druggists. Member N. R. A.

DIZZINESS

relieved by Black-Draught

"I decided to take Theford's Black-Draught, as I had been having bilious spells," writes Mr. Charles E. Stevens, of Columbus, Ind. "When I get bilious, I feel sleepy and tired and do not feel like doing my work. It is hard to tell how I feel, but I do not feel good. I get awfully dizzy. I know then that I had better take something. After I found how good Black-Draught is, that is what I have used. I guess it rids me of the bile, for I feel better—don't feel like I am dropping off to sleep every time I sit down. That, to me, is a very bad feeling."

Now you can get Black-Draught in the form of a SYRUP, for Children.

Clubs Celebrate 25th Anniversary

The twenty-fifth anniversary of the founding of 4-H Club work is being celebrated this year in North Carolina.

Club leaders are moulding their anniversary program to fit the national recovery program and make the 25th year of club work be a demonstration of its value to farm boys and girls, said L. R. Hadrill, club leader at State College.

The teaching of thrift and an appreciation of the everyday things of life, instruction and practice in the growing of animals, the keeping of accurate records on the work done, and a training in leadership and citizenship are among the principal features of the club work.

Great emphasis is laid on the value of maintaining one's health and taking care of the body by proper diets and other health habits. The recreational side of life is also recognized as an important factor in making rural boys and girls happier.

The first 4-H club in North Carolina was organized in Hertford county in 1909 by Dean I. O. Schaub, who was at that time State leader of club work. The club, with about a dozen members, was known as the Boys' Corn Club.

In the first quarter century of its life, the movement has grown into the 4-H Clubs and expanded to all parts of the world, helping farm boys and girls everywhere to a more abundant living.

There are 30,000 active members in North Carolina and close to 1,000,000 in the United States, said Mr. Harrill.

Twenty-five years have brought many changes in club work, but always these changes have been to better help solve the problems confronting agriculture and home-making.

From the original idea of growing corn, the club movement has reached out to take in practically every phase of rural life through the teaching of better farm and home practices by the demonstration method.

Very few people who escape nasal infections in winter. Such distressing conditions too. To feel "shivery" for a day—you just can't get warm. You ache in the muscles a little and sneeze at intervals—slight burning in the nasal passages—Oh, you know what I mean—you are "taking cold." You hate to hunt up the doctor when you are not exactly sick,—and yet

Well, the time is ripe for action on your part. If you are going to try to fight it out yourself.

If your bowels are not regular, take mild laxatives to start things. Milk of Magnesia, mineral oil, castor—anything that is not severe in effect; harsh medicines are not necessary.

Stay in the house for a day or more; keep the surface of your body warm and comfortable; eat soft, well-cooked food, with plenty of fruit; drink twice as much water

A gross income of \$313.45 was secured by Paul Lyerly, 4-H club boy of Granite Quarry, Rowan County, from 30 baby chicks purchased last winter.

When J. R. Wallace of Hickory, Catawba County opened his trench silo recently to begin feeding, he found the ensilage in perfect condition. None needed to be discarded, he said.

Alert farmers are demanding that dolomitic limestone be used in their fertilizers this spring in lieu of inert sand and other filler, according to recent reports.

Catawba County cotton growers will average about \$11 an acre for the land which will be retired from cotton production in 1934.

Burley growers in Haywood County are signing the tobacco reduction contract, reports the farm agent, and say it is something that should be done even though the government had not aided them.

The North Carolina Jersey Cattle Club will meet at Newton Catawba County, on Washington's birthday, February 22.

Cumberland County cotton growers will plant an increased acreage to wilt seed this season.

In Beaufort County, 1,568 tobacco growers signed reduction contracts which cover 97 percent of the acreage planted to the crop in the county.

Perquimans County cotton growers received over \$6,000 last week as loans on their option cotton.

The low temperature of recent weeks has killed oats and seriously injured the barley and wheat crop of Burke County.

Several cars of beef cattle fed by C. A. Brown of Cleveland in Rowan County paid for their feed and have provided him with between 700 and 1000 tons of manure.

The second cooperative order for espedeza seed was placed last week by Macon County farmers when 46 men ordered 5,000 pounds.

BRIEF NEWS ITEMS

Very few people who escape nasal infections in winter. Such distressing conditions too. To feel "shivery" for a day—you just can't get warm. You ache in the muscles a little and sneeze at intervals—slight burning in the nasal passages—Oh, you know what I mean—you are "taking cold." You hate to hunt up the doctor when you are not exactly sick,—and yet

Traveling Around America



Photo Grace Line

HONORING THE BLACK CHRIST

IN THESE elaborately decorated canopies Guatemalan Indians are bearing images of the Black Christ, their native saint, to a plantation fiesta in celebration of the completion of the harvest. This saint dates back to the Conquest, when the Spanish priests, unable to convince aboriginal tribes that a white god could be divine, invented the Black Christ.

At this particular fiesta two images of the saint were honored. Accordingly a formal introduction took place before the celebration. The two images, surrounded with artificial flowers and enclosed in a glass-fronted box, were placed in canopies decorated with bright colored tissue paper. These canopies mounted on hand-poles and legs were carried from opposite directions by two groups of Indians to a pre-arranged meeting place. Upon meeting, the canopies were tilted until their tops touched, and the images were thus introduced.

The celebration began after dark when a bell summoned Indians from neighboring plantations to join the procession. The fireworks bearers took the lead followed by the marimba players, the two canopies and the celebrants carrying lighted candles. When this weird parade came to an end, the dancers began to stir in front of the ranch house, giant candles were set in a flickering semi-circle before them, and the Indians, one by one knelt before the images while skyrocketers sent sprays of stars across the midnight sky. Then the marimbas struck up, the pulque jugs were opened, the dancers began to stir in strange bouncings and bobbings, and the fiesta continued till daybreak. To witness such a celebration is the ambition of most travelers visiting Central America on weekly cruises between our two coasts, for these fiestas reveal superstitions and customs thousands of years old.



The Family DOCTOR

by JOHN JOSEPH GAINES, M.D.

GOOD TREATMENT

Get this one bottle of medicine: Have the druggist put two dram of turpentine in a two-ounce bottle, and fill the bottle with oil of Eucalyptus. Label it "for external use."

Take this bottle to your bedroom: wet a cloth with it and pin around your neck, so that the vapor from it will enter your nostrils all night long. Breathe all of it you can. There is nothing better for the nasal germs than oil of eucalyptus—an old, respectable drug, made from the eucalyptus or "fever-tree" of the south.

This should break up any ordinary cold. But if your trouble started in with a pronounced chill, see your doctor at once, and obey him faithfully. Don't depend on home remedies. Cold has long been known as "checked secretions." Start those secretions—perspiration, bowels and kidneys—and correct your cold.

Astronomers claim the universe is lopsided. Considering how it seems to bump along lately, might be a good idea for somebody to get out and see if it hasn't got a flat tire.

It is claimed the people aren't much interested in their government, but anyway they read with keen interest the list of government offices that are to be filled.

If you do something disgraceful, everybody hears about it right off, but when you pull off some fine stunt to help your home town, nobody seems to know anything about it.

Why The Preacher Preached Too Long

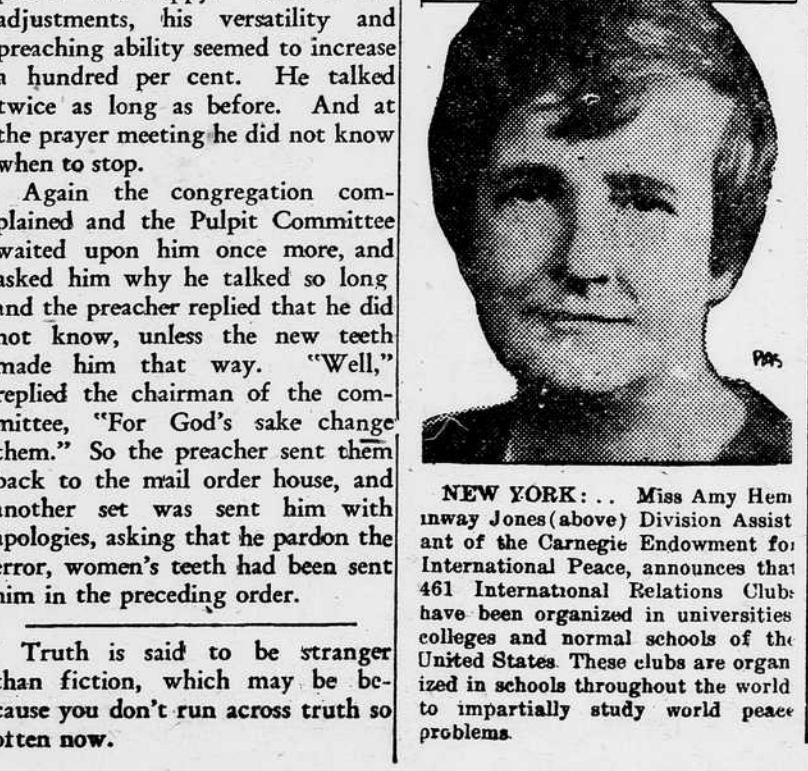
A new preacher recommended by the Pulpit Committee stood in his pulpit one Sunday morning to preach. He spoke but a short time, about five minutes in all, and much to the chagrin of the Committee said little of value. The people of the congregation were greatly wrought up. The Pulpit Committee waited upon him. He apologized, stating it was probably his need of teeth that caused him to be misunderstood the Sunday morning before.

So to overcome this committee sent off and purchased some false teeth. The teeth came and the pastor was happy. After a few adjustments, his versatility and preaching ability seemed to increase a hundred per cent. He talked twice as long as before. And at the prayer meeting he did not know when to stop.

Again the congregation complained and the Pulpit Committee waited upon him once more, and asked him why he talked so long and the preacher replied that he did not know, unless the new teeth made him that way. "Well," replied the chairman of the committee, "For God's sake change them." So the preacher sent them back to the mail order house, and another set was sent him with apologies, asking that he pardon the error, women's teeth had been sent him in the preceding order.

Truth is said to be stranger than fiction, which may be because you don't run across truth so often now.

Organizes Students



NEW YORK: . . . Miss Amy Hemmaway Jones (above) Division Assistant of the Carnegie Endowment for International Peace, announces that 461 International Relations Clubs have been organized in universities, colleges and normal schools of the United States. These clubs are organized in schools throughout the world to impartially study world peace problems.

In the good old days we had much billing and cooing, but now it seems to be more booing and killing.

SALE OF VALUABLE REAL ESTATE

Pursuant to the terms of a certain Mortgage Deed of Trust, executed by J. R. Deas and wife, Marian Heilig Deas, to F. R. Brown, Trustee, which is recorded in the Office of the Register of Deeds for Rowan County in Book of Mortgages No. 95, page 58, default having been made in the indebtedness thereby secured, at the request of the holder of such indebtedness, the undersigned will expose for sale at public auction for cash, at the Court House Door, in the City of Salisbury, on Saturday, the 10th day of March at 12 noon, the following described real estate:

One vacant lot, beginning on Marsh Street, the Easterly side thereof, 179 feet from the East corner of the intersection of Fulton and Marsh Streets in the line of Marian Heilig Deas' homeplace; thence in an Easterly direction parallel with the rear line of th

Marian Deas homeplace lot, and with line of Lot No. 2 in the Deas division, 173.4 feet to a Stake in J. D. Heilig's line; thence S. 43-10 East with the said Heilig line 70 feet to a stake in the line of Lot No. 3 in the Deas subdivision; thence South 46-30 West with the line of said Lot No. 3, 178.4 feet to a Stake on Marsh Street; thence with Marsh Street 70 feet to the beginning, and being Lot No. 12 in the Deas Subdivision, and in two rear of the Deas Homeplace, and Lot No. 2 of said division, and has a frontage of 70 feet on Marsh Street. See Map drawn by M. E. Miller, C. E., in February, 1925, in Register's Office.

This 1st day of February, 1934
F. R. BROWN, Trustee.
Feb. 16—Mar. 2.

SALE OF REAL ESTATE

In pursuant to the provisions of a certain mortgage deed of trust executed by W. L. Sloan and wife, Etta Sloan, on the 24th of June 1932 and registered in book No 122, page 138 in the office of the Register of Deeds of Rowan County to W. F. Kelsey, Trustee, default having been made in the payment of the debt.

The undersigned trustee will expose to public sale to the highest bidder or bidders for cash at the Court House door in the town of Salisbury, N. C., on Saturday, the 3rd day of March, 1934 at 12 M., the following described real estate: BEGINNING at a stake 120 feet S. W. from the South corner of the intersection of Woodson and Caldwell Streets; thence S. W., with Caldwell Street 24 feet to a stake at the intersection of Caldwell Street and Henderson Ave.; thence with said Ave. S. 2 deg. W. 97 feet to a stake; Henderson's corner; thence with Henderson's line N. 82 3-8 E. 136 feet to Henderson and Woodson corner and Henderson's line; thence N. W. with a line parallel to Woodson's plot the Ennis lands, in the West Ward of the town of Salisbury, and that the estimated value thereon is \$300.00.

This the 2 day of Feb. 1934.
W. F. KELSEY, Trustee.
J. M. Waggoner, Atty.
Feb. 9—Mar. 2.

APPLICATION OF PAROLE OF W. G. BENFIELD

Application will be made to the Commissioner of Pardons and the Governor of North Carolina for W. G. Benfield convicted at the September Term, 1930 of the Superior Court of Rowan County for the crime of breaking and entering, larceny and receiving and sentenced to the State's prison for not less than five and not more than seven years.

All persons who oppose the granting of said parole are invited to forward their protests to the Commissioner of Pardons without delay.

This the 20th day of Feb. 1934.
MRS. W. G. BENFIELD, Wife of Prisoner.

MORTGAGE SALE

Pursuant to the provisions contained in a Mortgage Trust Deed registered in Book 100 at page 74, made by Sloan Freeze, unmarried, for the protection and benefit of the undersigned, on the 28th day of April, 1927, default having been made in the payment of this debt, which said mortgage was given to secure, and at the request of the holder of the note, the undersigned will sell at public sale for cash, at the Court House Door in Salisbury on the 10th day of March, next, the following property:

Beginning at a stake on Church Street (R. M. Barringer's corner) corner to lot No. 4 and 5; thence S. 45 W. 80 feet to a stake in Thomas' line; thence S. 45 E. 200

feet to a stake, Burke's line; thence N. 45 E. 80 feet to a stake, Barringer's line; thence N. 45 W. 200 feet to the beginning, being lot No. 5 in plot made by I. C. Bernhardt, July 1. 1885 and known as the Burke lots, situated in the Great West Ward of the City of Salisbury, N. C., and on South Church Street and known and described in the City Directory as No. 721 South Church Street.

For back title see deed from John S. Henderson and wife to J. M. Bostian, dated Oct. 5, 1888 and registered in Book of Deeds No. 79 at page 96 in Office of the Register of Deeds for Rowan County. See also will of J. M. Bostian recorded in the Office of the Clerk of Superior Court of Rowan County in Will Book No. 7, page 460 for title in Sloan Freeze.

Conveyed by the said Sloan Freeze to satisfy the debt provided for in said Mortgage.

This the 8th day of February, 1934.
T. G. FURR, Trustee.
Feb. 9—Mar. 9.

NORTH CAROLINA, ROWAN COUNTY.

IN THE SUPERIOR COURT
DOROTHY McBRAYER
RAGLAND, Plaintiff,
—vs—
JULIUS W. RAGLAND,
Defendant.

ORDER OF PUBLICATION

This cause coming on to be heard, and being heard upon the affidavit of the plaintiff in the above entitled cause of action, and it appearing to the satisfaction of the Court that the defendant, Julius W. Ragland, is not to be found in Rowan County, and cannot, after due diligence, be found in the State of North Carolina, and

It further appearing to the satisfaction of the Court that the plaintiff has a good and meritorious cause of action against the defendant for the purpose of obtaining an absolute divorce upon the grounds of two successive years of separation, and that it will be necessary for summons to be served on the defendant by publication, he being a necessary and proper party to said action;

IT IS THEREFORE ORDERED: That notice of this action be published once a week for four successive weeks in the Carolina Watchman, a newspaper published in Salisbury, Rowan County, setting forth the title of the action, the purpose of the same, and requiring the defendant to appear before the undersigned Clerk of the Superior Court on the 20th day of March, 1934, or within thirty days thereafter, and answer or demur to the complaint of the plaintiff which was filed on the 18th day of January, 1934, or plaintiff will be granted relief prayed for.

This 2 day of Feb. 1934.
B. D. McCUBBINS,
Clerk of the Superior Court.
Feb. 9—Mar. 2.

NORTH CAROLINA, ROWAN COUNTY.

IN THE SUPERIOR COURT
LOLA PARROTT ALLEN
—vs—
LOLA PARROTT ALLEN
NOTICE

The defendant Lola Parrott Allen will take notice that the plaintiff has commenced the above entitled action against her for the purpose of obtaining an absolute divorce upon the grounds of statutory period of separation, and that she is required to appear before the Clerk of Superior Court at his office in Salisbury, Rowan County North Carolina, on the 12th day of March 1934, or within thirty days thereafter and answer or demur to the complaint filed by the plaintiff, or the relief therein prayed for will be granted.

Dated this the 31 day of January 1934.
B. D. McCUBBINS,
Clerk Superior Court
C. P. Barringer, Atty.
Feb. 2—23.

NORTH CAROLINA, ROWAN COUNTY.

IN THE SUPERIOR COURT
LESLIE J. ALLEN
—vs—
LOLA PARROTT ALLEN
NOTICE

The defendant Lola Parrott Allen will take notice that the plaintiff has commenced the above entitled action against her for the purpose of obtaining an absolute divorce upon the grounds of statutory period of separation, and that she is required to appear before the Clerk of Superior Court at his office in Salisbury, Rowan County North Carolina, on the 12th day of March 1934, or within thirty days thereafter and answer or demur to the complaint filed by the plaintiff, or the relief therein prayed for will be granted.

Dated this the 31 day of January 1934.
B. D. McCUBBINS,
Clerk Superior Court
C. P. Barringer, Atty.
Feb. 2—23.

NORTH CAROLINA, ROWAN COUNTY.

IN THE SUPERIOR COURT
LESLIE J. ALLEN
—vs—
LOLA PARROTT ALLEN
NOTICE

The defendant Lola Parrott Allen will take notice that the plaintiff has commenced the above entitled action against her for the purpose of obtaining an absolute divorce upon the grounds of statutory period of separation, and that she is required to appear before the Clerk of Superior Court at his office in Salisbury, Rowan County North Carolina, on the 12th day of March 1934, or within thirty days thereafter and answer or demur to the complaint filed by the plaintiff, or the relief therein prayed for will be granted.

Dated this the 31 day of January 1934.
B. D. McCUBBINS,
Clerk Superior Court
C. P. Barringer, Atty.
Feb. 2—23.

NORTH CAROLINA, ROWAN COUNTY.

IN THE SUPERIOR COURT
LESLIE J. ALLEN
—vs—
LOLA PARROTT ALLEN
NOTICE

The defendant Lola Parrott Allen will take notice that the plaintiff has commenced the above entitled action against her for the purpose of obtaining an absolute divorce upon the grounds of statutory period of separation, and that she is required to appear before the Clerk of Superior Court at his office in Salisbury, Rowan County North Carolina, on the 12th day of March 1934, or within thirty days thereafter and answer or demur to the complaint filed by the plaintiff, or the relief therein prayed for will be granted.

Dated this the 31 day of January 1934.
B. D. McCUBBINS,
Clerk Superior Court
C. P. Barringer, Atty.
Feb. 2—23.

MORTGAGE SALE OF REAL ESTATE IN THE TOWN OF LANDIS

By virtue of authority contained in a certain mortgage deed of trust, dated May 21, 1930, and registered in the Register's Office of Rowan County in Book of Mortgages No. 116, page 30, from E. L. Fleming and wife, M. M. Fleming, to P. S. Carlton, Trustee, default having been made in the payment of the note secured thereby, and request of foreclosure having been made by the holder of said note, the undersigned Trustee will sell at public auction, to the highest bidder for cash, at the Court House door in Salisbury, N. C., on Monday, March 12, 1934, at 12 o'clock Noon, the following described real

estate, to-wit:
One two-story dwelling house and lot in the Town of Landis, N. C., on the corner of Mill Street and Railroad Avenue, and being the homeplace of the mortgagors, and more particularly described as follows:

BEGINNING at a stake in the center of the Southern Railroad at the South corner of the intersection of said Railroad and extension of Mill Street, and runs thence with Mill Street South 44 deg. East 325 feet to the center of an alley; thence with the center of said alley South 46 deg. West 90 feet to a stake; thence North 44 deg. West, parallel with Mill Street 120 feet to a stake; thence North 46 deg. East 18 feet to a stake; thence North 44 deg. West 205 feet crossing Railroad Avenue to the center of the Southern Railroad; thence North 46 deg. East with the center of Southern Railroad 72 feet to the beginning, and being part of the lot described in deed from T. C. Taylor and wife to M. M. Fleming, dated July 20, 1907, and registered in the Register's Office of Rowan County, in Book of Deeds No. 114 page 116.

Dated this 8th day of February, 1934.
P. S. CARLTON, Trustee.
Feb. 9—Mar. 2.

NOTICE TO CREDITORS

Having qualified as Executor of the estate of Annie E. Sherman, this is to notify all persons having claims against the said decedent to file an itemized, verified statement of same with the undersigned on or before the 31st day of January 1935, or this notice will be pleaded in bar of their recovery. Persons indebted to said estate are notified to make prompt settlement.

This January 27, 1934.
NOAH SHERMAN,
Executor of the estate of Annie E. Sherman.
John L. Rendleman, Sr., Atty.
Feb. 2—March 9.

NORTH CAROLINA, ROWAN COUNTY.

IN THE SUPERIOR COURT
BEFORE THE CLERK.
Hallie E. Cress, surviving and sole executor of the estate of Mrs. Abigail E. C. Kress
—vs—
Kirby L. Cress, Hallie E. Cress Ernest M. Cress, W. Earle Cress Carl Shuping and wife, Marie Cress Shuping, Hobart R. Cress and Mrs. Missouri Cress, widow, heir at law and devisee of Lester B. Cress.

NOTICE TO KIRBY L. CRESS

Kirby L. Cress will take notice that Hallie E. Cress, executor of the estate of Mrs. Abigail E. C. Cress has instituted proceedings to sell real estate to make assets for the payment of debts, and that the estate is insolvent, and that no person named in the will of Mrs. Abigail E. C. Cress will receive anything whatsoever, and that summons has been issued against the heirs at law, legatees and devisees, requiring them to appear before the Clerk of the Superior Court and answer the petition of Hallie E. Cress;

You are therefore commanded to appear before the Clerk of the Superior Court of Rowan County on the 5th day of March or within 10 days thereafter and answer the petition or demur, or show cause, if any you have, why said real estate should not be sold to make assets as prayed for in the petition, otherwise the prayers of the petitioner will be granted.

This January 29th, 1934.
B. D. McCUBBINS,
Clerk Superior Court
R. Lee Wright, Attorney.
Feb. 2—23.

NOTICE TO CREDITORS

Having qualified as Administrator of the estate of Lois Kincaid this is to notify all persons having claims against the said decedent to file an itemized, verified statement of same with the undersigned on or before the 1st day of Feb. 1935 or this notice will be pleaded in bar of their recovery. Persons indebted to said estate are notified to make prompt settlement.

This January 20, 1934.
A. L. KINCAID, Admr. of Estate of Lois Kincaid, Dec'd.
Jan. 26—Mar. 2.

NOTICE TO CREDITORS

Having qualified as Administrator of the estate of T. L. Overcash, this is to notify all persons having claims against the said decedent to file an itemized, verified statement of same with the undersigned on or before the 19th day of January 1935, or this notice will be pleaded in bar of their recovery. Persons indebted to said estate are notified to make prompt settlement.

This Jan. 17, 1934.
GEO. R. UZZELL, Admr. C. T. A.
T. L. Overcash
R. Lee Wright, Atty.
Jan. 19—Feb. 23.

NOTICE TO CREDITORS

Having qualified as Administrator of the estate of T. L. Overcash, this is to notify all persons having claims against the said decedent to file an itemized, verified statement of same with the undersigned on or before the 19th day of January 1935, or this notice will be pleaded in bar of their recovery. Persons indebted to said estate are notified to make prompt settlement.

This Jan. 17, 1934.
GEO. R. UZZELL, Admr. C. T. A.
T. L. Overcash
R. Lee Wright, Atty.
Jan. 19—Feb. 23.