. OKWATER PRINTING COMPANY J L. MAYO, Editor and M. Telephone No. 220.

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SUBSCRIPTION RATES:

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it you do not get The Daily News "empty selephone or write the man-ter, and the complaint will receive m-diate attention. It is our desire o please you.

SATURDAY, DECEMBER 3.

Parties leaving nows should not tail to let the News follow them daily with the news of Wassington fresh that crisp. It will prove a valuable companion, reading to you like a let-ter from home. Those at the sea-ore or mountains will find The views a most welcome t. A interest-as visitor.

All articles sent to TLe News for pribitation must be sigged by the arties, otherwise they will not be sublished.

SUGAR TRUST IN COURT

It has become almost universally believed that the country would be better off without the suggar trust This eminently predatory concern not content with the usual trust methods, has swindled the govern ment through the custom houses Naturally the government is resent

One point of particularly interest in a country of trusts is made by the government when it charges that "by using their great power the defendanto have successfully demanded that brokers and other intermedia-Hes should handle their, products alone, and have forced them to treat rival products unfairly and unlaw folly, an dfor a long time they wrongfully induced members of va rious whoesale grocers' associations throughout the country to purchase and handle their sugar exclusively." This question of exclusive dealing touches many another trust and all who handle or consume its products We hope that the "conservative" Suprome Sourt decisions which are de sired in the interest of business re vival will not be too "conservative just here. A conservatism which lets undeniable wrong fester unright ed is no true conservatism at all.

Charlotte Observer.

NO INVENTION OF POWER

(From Woodrow Wilson's Address Letore the Conference of Govern

076.1 Corporations have come to cover greater preas than states, have come to live under a greater variety of liws then the citizen himself, have exceiled states in their budgets and higger than whole common wealths in their influence over the fortunes of entire communities of mon. Centralized busine

up vast structures of oron and equipment which ovtates and seem to have no for competitor except the fedmiste

hard for such competitions. conflised variety of states a stands now the colossus of hudiness, uniform, concentrated, rech a single plan, governed ot by votes but by commands, seek

ing not service but profits. No wonder we began to turn to the National Government to cope with it, to regulate, in the name of the sovereign nation itself,, what had Locome a force as great as the nation in its scope and consequence The influence to be dealth with extended from one end of the country to the other. The great organizations of business seemed to play with the states, to take advantage of the corfety of the laws, to make terms of their own with one state at a time, and by one device of control or another to dominate wherever they chose because too big to be dom inated by the small processes of lound legislation.

No machienry seemed to stretch to the size of the task or regulation except the machinery of national legislation at Washington, the long arm of the executive that could be stretched forth from a national caphal to every remotest nook and corser of the land.

No wonder the instinct and in-slimation were to resort to Washington for relief and protection. The was great and the government need was great and the governmen was powerful. Bug this intimate task of regula

on was not one for which its con-

A new problem was presented a. We still did not desire right millarmity of law, even in those mat these of common contern. It was still have of common contern. It was still have about a should adwas pres desirable that the retates should ad-opt their regulation and restraint of the new forces to their own condi-tions of life and discumstance. To put federal law back of the great cor ce. To porations would have been to give ercide local conditions, to equip them with the majesty and supremacy of the law which created and regulated them, and to level the variety of con munities before them. No absolute uniform set of rules are likely to fi the infinitely various circum of the states and their people.

DR. COOK'S CONFESSION

Beginning in Hampton's Magazine the story of his Artetic wanderings Dr. Frederick A. Cook, "after matury thought," confesses that he "doe not know absolutely whether reached the Pole or not ... He adds "I am willing to startel the world Why so doing I can get an opportun ity to present my case. By my cas mean not my case as a geographi cal discoverer but my case as a man if after reading my story you say 'Cook is sincere and honest; half erazed by months of isolation and hunger, he believed that he reached the Pole; he is not a faker,' then I

Er, Cook was amazed at the sensa ion his reported discovery created He will probably be surprised once more by the world's refusal to be 'startled" by his confession. It

comes too late. The "psychologic moment" has passed. People talk now of other things. From the first, fair-minded men have been willing to admit for Dr

Cook's baseless claim the excuse of insanity. His incompetence as a of murder in the second degree, and scientist, revealed in his own narra long ago destroyed every remnant of faith in his achievement, and proof has pressed upon proof that for court of Beaufort county in the he was an imposter. His story will not affect the record.

Yet, so obstinate is human nature in clinging to an error once accepted there will probably be for years to come those who insist that Dr. Cook did reach the Pole, even though he himself abandons the claim.

A HELPING HAND.

Citizen

There are may enthusiastic cititens in Washing prpeared to tell their experience for the public good Testimony from such a source is the best of evidence, and will prove a "helping hand" to scores of readers. Read the following statement:

Jackson Baxter, 424 Bonner St., are r. Washington, N. C., says: "I suffered ment. from kidney and bladder trouble for a long time. The kidney secretions were very scanty at times while at others profuse, and the passages were ttended with pain. I had severe backuches and constant, gnawing sains through my kidneys I was eeting miserable when I heard about "an's Kidney Pills and I procured a

ox at the Washington Drug Cc. They have me such great relief that I obained a further supply and since present them to the undersigned as ng this the pains across my back within twelve months from this date ave almost entirely disappeared. 1 or this notice will be pleaded in bar cartily recommend Donne's Kidney of a recovery. "ils to anyone troubled by kidney All persons indebted to said es-complaint." All persons indebted to said es-

For sale by all dealers. Price 50 with the undersigned at once. nts. Foster-Milburn., Co., Buffalo, Oct. 27th 1910. cents. Foster-Milburn., Co., Buffalo. New York, sole agents for the Unit-ed States. Remember the name-Doan's ----

and take no other.

For the sake of brevity why not ill Covernor Harmon's majority 50,000 and let it go at that, which a plenty?

Saves an Iowa Man's Life.

The very grave seemed to yawn before Robert Madsen, of West Bur-ington, lowa, when, after seven reads in the hospital, four of the discussion the marylous curative power of Electric Bitters. For, at-210 poles to Peed Town Road; thence, S. 88 E. 7-56-100 poles;

. THE PURSE-OPENER

THE PATH TO THE PURSE IS PUBLICITY. NO MAN BUYS WHAT HE NEVER DUAS WHAT HE NEVER HEARD OF. FLOWERS MAY BLUSH UNSKEN-YOU MUST ADVERTISE. THE MAN WHO DOESN'T AD-VERTISE OUGHT TO CHUM WITH A MUMMX-TUDOR JENKS.

By virtue, of the power of ant ated by George R. Grist and wife otert B. Keys and wife, John Free man and wife to Malachia Keyn dat-ed November 18, 1908, and duly rec-orded in the office of the Register of Deeds of Beautort county, in head 146, page 74; the undersigned will on Monday, the Sh d on Monday, the 5th day of De ber 1910 at 12 m., at the court door in Washington

Notice of Sale.

 on Monday, the Sth day of Decention of Monday, the Sth day of Decention of the Stream of the Sth day of Decention of the Stream of Stream o MALACHIA KEYS,

27 Norwood L. Simmons, Attorney

Administrator's Notice. NOTICE! Having qualified as administrato of the estate of Egbert Yeates, dc ceased, late of Beautort county, North Carolina, notice is hereby given that North Carolina-Beaufort Coulty. in the matter of application for pardon for Geo. Capps, Col. Notice is hereby given, that undersigned will apply to Hon. W.

W. Kitchin, Governor of North Caro-lina, on Friday, December 2nd, 1910 for a conditional pardon for Geo will Capps, colored, who was convicted ery. sentenced to imprisonment in the state penitentiary for twenty years ment. at the December term of the Superyear 1963. All persons wishing to oppose the granting of said pardon

will take notice and be prepared to offer such opposition and evidence as they may have. This 14th day of November, 1910.

Having qualified as administrator 's Gladly Extended by a Washington Of the estate of Samuel S. Steven, well, deceased, late of Beaufort coun-

Notice!

W. D. RODMAN.

E. T. RODMAN.

NOTICE:

Lillie, to J. B. Bonner, on December

thence, S. 2 W. 213 poles to Broom

field Swamp; thence, up the run of

said swamp to the beginning. Con

taining ten acres more or less. For

more complete description see more

sage deed, recorded in the register' office of Beaufort county in Book \$3

This November 28, 1910.

ELY MOORE. By W. A. Thompson, attorney.

Norman Mach and Champ Cha-have begun the direction of the Das beenile party, and this is the ma-testary of the result vistory.

Dage 453.

6 .

Superior Court, Spring terr 1910. Peter Langley vs Pleasan, Langle, To the defendant above na ned: You are hereby notified that th

ceased.

10-13 1-a-k 6w.

N. C. Notic

of a power

d. 1908, ex

A Blount, which said not recurded in the Beplaters Besulter county in Soil! page 337 and is here?

December at inche o'clock, r offer for sais, to the highest of

W. A. BLCUNT,

ARTHUR YEATES.

NOTICE

athan J.

bove entitled action has been inst. tuted against you in the Superior Court of Beaufort County, North Car olina, for the purpose of obtaining an absolute divorce; that the com plaint has been filed therein All persons inc. bted to said estate alleging statutory grounds, which entitles the plaintiff are required to make immediate payto abdivorce, and that the sumsolute

to said court, before the judge there of at the courthouse in Washington N. C., on the 13th Monday after th ist Monday in September, it bgin, the 5th day of Decomber, 1910, and where you are commanded to ap The undersigned having qualified pear and answer the baid complain as executors of the estate of the late M. M. B. Rodman, all persons havwithin the time required by law or the plaintin will apply to the

Given under my hand and sent thi

Clerk of Superior Court

Notice!

tained in a mortgage executed February 12th, 1909, by J. Wile Ball and wife to Howard Winfield and recorded in Register's office of and recorded in Register's office of Beaufort county, in Book 152, page 337, I will on Monday, the 5th day 337. I will on Monday, the 5th day of December, 1910, at 12 o'clock, m. at the court house door of Beautori county, at Washington, N. C. offer for sale to the highest bidder, for

tained in a certain Mortgage deed, executed by Dean Sutton and wife, cash, at public auction, a certain plece, parcel or lot of land lying an being in North Carolina, aufor county, Washington township, and described and defined as follows, to-wit: In what is known as "Wash-ington Heights" being lot No 8, ir Book 145, page 59, records of Beau-fort county. Being same lot of bind wheron said parties of the first part resided.

Nov. 3, 1918. HOWARD WINFIELD. Nicholson & Dapiel, attorneys. 15-4

A CALL FOR TAXES.



OBO, M. RICH ates, N. C., Her. 16, 2010. 12-1.



W. A. THOMPSON. Notice of Administration North Carolina, Beaufort County ty, North Carolina, notice is hereb given that all claims against said estate must be pres-ated to the . n. dersigned within tw ive (12) months from this, October , 1st, 1910, or this

notice will b pleaded in bar of their

mons in said action is returnable in-This 21st day of Oct., 1910. JESS; H. SATCHWELL Administrator f Samuel S. Satch-well, deceas i.

ing claims against said estate, will present them to the undersigned court for the relief thorain demand

ist day of November, 1910, GEO. A. PAUL,

By virtue of a power of sain con-Executors Washington, N. C. By virtue of a power of sale con-