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If you do not get The Daily News
promptly telephone or write the man-
ager, and the complaint will receive
immediate attention. It is our desire
to please you.

SATURDAY, DECEMBER 3.

Parties leaving town should not
fail to let the News follow them daily
with the news of Washington fresh
and crisp. It will prove a valuable
companion, reading to you like a let-
ter from home. Those at the sea-
shore or mountains will find The
News a most welcome and interest-
ing visitor.

All articles sent to The News for
publication must be signed by the
writer, otherwise they will not be
published.

SUGAR TRUST IN COURT

It has become almost universally
believed that the country would be
better off without the sugar 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-
ful.

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 defend-
ants have successfully demanded
that brokers and other intermedi-
aries should handle their products
alone, and have forced them to treat
rival products unfairly and unlaw-
fully, and for a long time they
wrongfully induced members of va-
rious wholesale 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" Su-
preme Court 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
Before the Conference of Govern-
ors.)
Corporations have come to cover
greater areas than states, have come
to live under a greater variety of
laws than the citizen himself, have
enrolled states in their budgets and
accounted higher than whole common-
wealths in their influence over the
fates of entire communities
of men. Centralized business
has set up vast structures of or-
ganization and equipment which over-
whelm states and seem to have no
match or competitor except the fed-
eral government itself, which was
not organized for such competitions.
The confused variety of states
has thus stands now the colossus
of business, uniform, concentrated,
reached even a single plan, governed
not 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
become a force as great as the na-
tion in its scope and consequence.
The influence to be dealt with ex-
tended from one end of the country
to the other. The great organiza-
tions of business seemed to play with
the states, to take advantage of the
variety 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 local
legislation.

No machinery seemed to stretch
to the size of the task or regulation
except the machinery of national leg-
islation at Washington, the long
arm of the executive that could be
stretched forth from a national cap-
ital to every remotest nook and cor-
ner of the land.

No wonder the instinct and in-
clination were to resort to Washing-
ton, for relief and protection. The
need was great and the government
seed was great and the government
was powerful.

But this intimate task of regula-
tion was not one for which its con-
stitution had furnished it with ac-

legislative and executive power to
handle it will and as they pleased
this new organization of business
and manufacture.

A new problem was presented to
us. We still did not desire rigid
uniformity of law, even in those mat-
ters of common concern. It was still
desirable that the states should ad-
apt their regulations and restraint of
the new forces to their own condi-
tions of life and circumstance. To
put federal law back of the great cor-
porations would have been to give
them the right to dominate and
override local conditions, to equip them
with the majesty and supremacy of
the law which created and regulated
them, and to level the variety of com-
munities before them. No absolute,
uniform set of rules are likely to fit
the infinitely various circumstances
of the states and their people.

DR. COOK'S CONFESSION

Beginning in Hampton's Magazine
the story of his Arctic wanderings,
Dr. Frederick A. Cook, "after mature
thought," confesses that he "does
not know absolutely whether he
reached the Pole or not." He adds:
"I am willing to startle the world
by so doing I can get an opportu-
nity to present my case. By my case
I mean not my case as a geographical
discoverer but my case as a man.
If after reading my story you say,
'Cook is sincere and honest; half
crazed by months of isolation and
hunger, he believed that he reached
the Pole; he is not a faker,' then I
am satisfied."

Dr. Cook was amazed at the sensa-
tion 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
scientist, revealed in his own narra-
tive, long ago destroyed every rem-
nant of faith in his achievement, and
proof has pressed upon proof that
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.

is Gladly Extended by a Washington
Citizen.

There are many enthusiastic citi-
zens in Washington prepared to tell their
experience for the public good. Testi-
mony from such a source is the best
of evidence, and will prove a "help-
ing hand" to scores of readers. Read
the following statement:

Jackson Baxter, 424 Bonner St.,
Washington, N. C., says: "I suffered
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
attended with pain. I had severe
backaches and constant, gnawing
pains through my kidneys. I was
feeling miserable when I heard about
Doane's Kidney Pills and I procured a
box at the Washington Drug Co. They
gave me such great relief that I ob-
tained a further supply and since
using this the pains across my back
have almost entirely disappeared. I
heartily recommend Doane's Kidney
Pills to anyone troubled by kidney
complaints."

For sale by all dealers. Price 50
cents. Foster-Milburn, Co., Buffalo,
New York, sole agents for the United
States.

Remember the name—Doan's—
and take no other.

For the sake of brevity why not
tell Governor Harmon's majority
of 90,000 and let it go at that, which
is plenty?

Saves an Iowa Man's Life.

The very grave seemed to yawn
before Robert Madsen, of West Bur-
gesson, Iowa, when, after seven
weeks in the hospital, four of the
doctors gave him up. Then
was shown the marvelous curative
power of Electric Bitters. For, af-
ter eight months of frightful suffer-
ing from liver trouble and yellow
jaundice, getting no help from other
remedies or doctors, five bottles of
his matchless medicine completely
restored him. Its positively guaran-
teed for Stomach, Liver or Kidney
troubles is never disappoints. Only
be at all Druggists.

THE PURSE-OPENER

THE PATH TO THE PURSE
IS PUBLICITY. NO MAN
BUYS WHAT HE NEVER
HEARD OF. FLOWERS
MAY BLUSH UNSKIN—YOU
MUST ADVERTISE. THE
MAN WHO DOESN'T AD-
VERTISE OUGHT TO CRUM-
BLE WITH A MUMMY.—TUDOR
JENKS.

Notice of Sale.

By virtue of the power of sale con-
tained in a mortgage deed exe-
cuted by George R. Grist and wife,
Robert B. Keys and wife, John Free-
man and wife to Malachia Keys, dated
November 18, 1908, and duly re-
corded in the office of the Register of
Deeds of Beaufort county in book
146, page 74; the undersigned will
on Monday, the 5th day of Decem-
ber 1910 at 12 m., at the courthouse
door in Washington, N. C., at public
auction, offer for sale for cash the
mortgages undivided interest in the
following described property:

North Carolina, Beaufort County,
Washington and Long Acre township.
First tract being the land on which
Emeline Grist now resides and has
resided for many years—containing
13 acres more or less—adjoining the
lands of J. W. Smallwood, Shade
Keys and Runyon Mill pond and
Snow's Creek. This tract is in
Washington township.

The second tract is owned by Rob-
ert B. Keys and is in Long Acre
township and is woodland and which
is not at this time occupied, con-
taining five acres more or less—ad-
joining the lands of Nathan and Ken-
ry Hunter, Edmund Cherry, John C.
Brown tract and others, and is the
same tract of land conveyed by Geo.
R. Grist and wife to Robt. B. Keys
by deed dated Dec. 16, 1907, and
recorded in Book No. 146, page 311.—
Register's Office of Beaufort county,
which deed is herein referred to and
made a part of this conveyance.

This Nov. 3rd, 1910.
MALACHIA KEYS,
Mortgagee.

Norwood L. Simmons, Attorney.

NOTICE!

North Carolina—Beaufort County.
In the matter of application for par-
don for Geo. Capps, Col.

Notice is hereby given that the
undersigned will apply to Hon. W.
W. Kitchin, Governor of North Caro-
lina, on Friday, December 2nd, 1910
for a conditional pardon for Geo.
Capps, colored, who was convicted of
murder in the second degree, and
sentenced to imprisonment in the
state penitentiary for twenty years
at the December term of the Super-
ior court of Beaufort county in the
year 1908. 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.
W. A. THOMPSON.

Notice of Administration

Having qualified as administrator
of the estate of Samuel S. Satch-
well, deceased, late of Beaufort coun-
ty, North Carolina, notice is hereby
given that all claims against said
estate must be presented to the ad-
ministratrix within twelve months
from this, October 1st, 1910, or this
notice will be pleaded in bar of their
recovery.

All persons indebted to said estate
are required to make immediate pay-
ment.

This 21st day of Oct., 1910.
JESSIE H. SATCHWELL,
Administratrix of Samuel S. Satch-
well, deceased.

Notice!

The undersigned having qualified
as executor of the estate of the late
M. M. B. Rodman, all persons hav-
ing claims against said estate, will
present them to the undersigned
within twelve months from this date
or this notice will be pleaded in bar
of a recovery.

All persons indebted to said estate
must settle such indebtedness
with the undersigned at once.

Oct. 27th 1910.
W. B. RODMAN,
E. T. RODMAN,
Executors,
Washington, N. C.

NOTICE:

By virtue of a power of sale con-
tained in a certain Mortgage deed,
executed by Dean Sutton and wife,
Lillie, to J. B. Bonner, on December
13th, 1894, and by J. B. Bonner duly
transferred and assigned to me, I
will offer for sale, for cash at the
court house door in Beaufort coun-
ty, at 12 o'clock M., on the 28th day
of December, 1910, to satisfy the
debt secured by the said mortgage,
the following described land:

Beginning in Broomfield Swamp,
at Henry Stephen's S. E. corner,
thence, with Stephen's line N. 2 E.
210 poles to Peed Town Road;
thence, S. 88 E. 7-56-100 poles;
thence, S. 2 W. 212 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 mor-
gage deed, recorded in the register's
office of Beaufort county in Book 83,
page 453.

This November 28, 1910.
ELY MOORE,
By W. A. Thompson, attorney.

Norman Mack and Champ Clark
have begun the direction of the Dem-
ocratic party, and this is the worst
feature of the recent victory.

LEGAL NOTICE

By virtue of a power of sale con-
tained in a certain mortgage de-
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Notice

Having qualified as administrator
of the estate of Egbert Yeates, de-
ceased, late of Beaufort county, North
Carolina, notice is hereby given that
all claims against said estate must
be presented to the undersigned
within twelve (12) months from
this, Oct 13th, 1910, or this notice
will be pleaded in bar of their recov-
ery.

All persons indebted to said estate
are required to make immediate pay-
ment.

ARTHUR YEATES,
Administrator of Egbert Yeates, de-
ceased.

W. A. Thompson, attorney, Aurora,
N. C.

This 12th day of October, 1910.
10-13-1-a-k 6v.

NOTICE

North Carolina, Beaufort County,
Superior Court, Spring term 1910.

Peter Langley vs Pleasant Langley.
To the defendant above named:

You are hereby notified that the
above entitled action has been in-
stituted 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
alleging statutory grounds, which
entitles the plaintiff to abso-
lute divorce, and that the sum-
mons in said action is returnable in
to said court, before the judge there
of at the courthouse in Washington
N. C., on the 13th Monday after the
1st Monday in September, it being
the 5th day of December, 1910, when
and where you are commanded to ap-
pear and answer the said complaint
within the time required by law
or the plaintiff will apply to the
court for the relief therein demand-
ed.

Given under my hand and seal this
1st day of November, 1910.

GEO. A. PAUL,
Clerk of Superior Court

Notice!

By virtue of a power of sale con-
tained in a mortgage executed on
February 12th, 1909, by J. Wiley
Ball and wife to Howard Winfield
and recorded in Register's office of
Beaufort county, in Book 152, page
337, I will on Monday, the 5th day
of December, 1910, at 12 o'clock, m.,
at the court house door of Beaufort
county, at Washington, N. C., offer
for sale to the highest bidder, for
cash, at public auction, a certain
piece, parcel or lot of land lying and
being in North Carolina, Beaufort
county, Washington township, and
described and defined as follows, to-
wit: In what is known as "Wash-
ington Heights" being lot No. 8, in
Block No. 6, according to Hall's map
of said property, see deed from
Washington Investment Compan-
y to J. Wiley Ball and wife, recorded in
Book 145, page 55, records of Beau-
fort county. Being same lot of land
whereon said parties of the first part
resided.

Nov. 3, 1910.
HOWARD WINFIELD,
Nicholson & Daniel, attorneys. 15-4

A CALL FOR TAXES.

Your taxes have been due since
September 1, and I have been wait-
ing patiently. Now it is time you had
paid, and about time for me to set-
tle with the state. Come in and set-
tle at once.

Very respectfully,
GEO. E. HICKS,
Sheriff.

Washington, N. C., Nov. 21, 1910.
12-1

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Brazil nuts, raisins, currants, citron,
dried figs, dates, crystallized ginger
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Bucklen's Arnica Salve. It's the only
perfect healer of Cuts, Corns, Burns,
Bruises, Bumps, Swells, Sores, Ulcers,
Scalds, Salt Rheum, For Sore
Throat, Cold Sores, Chapped Hands,
and all other skin eruptions. Satisfies
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Drug Store.