

WASHINGTON DAILY NEWS
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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.

WEDNESDAY, JANUARY 4, 1911.

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
sent.

HOG JOWL AND PEAS.

The Atlanta Journal thus un-
dered in the New Year saying in its
leading editorial:

"After the highly spiced and more
highly priced viands of Christmas,
how restful and wholesome is that
train of simple dishes which old cus-
tom has ordained for the New Year
dinner!

"Peas and hog jowl! Hog jowl
and peas!

"A bumper pair of words never
kept company. The very sound of
them is suggestive of all that is
plump and cozy and comfortable in
the way of edibles. And, then how
democratic they are!

"Many hunsers for luxuries until
he has them and then he longs to
get back to the old simple things.
Dives would have given all his gold
for the appetite of the beggar that
licked turkey scraps from about his
table, could he have done so with
any grace, he doubtless
would have flung off his fine raiment
and led the beggars zestful life, free
from satiety and indigestion.

"So with the most of us, when
the last of the Christmas turkey is
being served, albeit in the metamor-
phosed shape of hash and puddles,
when the last of the cakes and cur-
dards and what-not is giving us night-
mare, we yearn for a plain, unsweet-
ened diet, something that comes
from the rank and file of victuals
something that makes no pretense
to being fancy, but is simply good
to eat.

"Perhaps this is why our wise for-
bears established peas and hog jowl
as the one proper New Year's dish.
If alliance like a poultice, comes to
heal the blows of sound, these home-
ly patterns serve equally as well to
poultice a faded appetite. They
are honest dishes, becoming to hon-
est resolutions.

"Long may they find favor—hog
jowl and peas, peas and hog jowl!"

"That reads fine—just as hog jowl
and peas taste good. After the sweet
meats and knick-knacks that only
stuffed the appetite without satisfy-
ing, such a real solid diet makes a
countryman to the manor born feel
comfortable, even if he lives in town
and pretends to enjoy wafers and
salads and teas and ice and foamy
stuff. When we read the Journal's
beautifully written thoughts about
this substantial diet, we determined
that our readers should see it—and
there you have it!—Greensboro,
Daily News.

The real value of a dollar is
what you can get for it.

It doesn't require a skillful driver
to drive some men to drink.

If you have occasion to pick your
company use a magnifying glass.

Wisdom often consists of keep-
ing what you know to yourself.

A woman isn't self-made just be-
cause she makes her own compier-
son.

Words are sometimes the result
of thought but sometimes they are
not.

Never judge the strength of a
man's character by the size of his
hustle.

If a girl receives a letter and does
not read it over three times it is
not a love letter.

The woman who feigns helplessness
gets more help than she's looking
for from the helping sex.

THREE FIND A THIRD

Helping Hand and Money Extended
by Prosecuting Whims

Washington Post.
The rather strange circumstance
of a complaining witness who
not only to withdraw the complaint
against a prisoner charged with kid-
nap, but to introduce him in soci-
ety which would change his circum-
stances, and thus possibly prevent his
continuance in crime, was witness-
ed in police court yesterday.

Charles Mowbray, the ward of
Maj. F. De Knight for 35 years in the
Treasury Department, was charged
with stealing a manure set val-
ued at \$25 from a local hardware
store. Albert Landvoigt, a salesman
was the principal witness, and told
of the details in the case. Mowbray,
through his attorney, Campbell Car-
rington admitted his guilt, pleading
in extenuation his overindulgence in
liquor.

Following the plea of Attorney
Carrington, that the provisions of
the parole system be extended to-
ward his client, Landvoigt asked to
be heard once more, when he said:

"Judge, I know and understand
this young man's ailment. He is
surrounded by bad company, and
has not the environments conducive
to a straight and honest life. Beside,
his parents are dead, and there
should be a helping hand ex-
tended toward him. I want him to
travel with my set for a while. I
will gladly introduce him in my
house and let him meet my family.
Let my chums be his chums. He
looks as if he had the proper mat-
terial in him, and I believe with the
assistance of his friend, Mr. De
Knight, we can bring him out."

"A grand and noble spirit," said
Judge Mulowny as he paroled Mow-
bray, after imposing a sentence of
one year.

MATTAMUSKEET DRAINAGE

It appears that there has been a
radical misapprehension on the part
of the general public as to the atti-
tude of the John L. Roper Lumber
Company towards the Mattamuskeet
drainage proposition. This company
owns 10,000 acres in the area affect-
ed, part of which is timbered and
part marshy. When the drainage
plan was broached the management
naturally investigated the situation
with a view to protect its interests
in the premises. When the benefits
to the several lands included in the
tract were assessed the company de-
cided to accept the liability assign-
ed them, amounting to about \$10,000.

Just after this assessment had
been filed with the state board of
education and before it had been
confirmed, an expert from the United
States department of agriculture
suggested that the plans an outlined
should be submitted to a board of
expert engineers before putting them
into operation. This idea commend-
ed itself to the lumber company as
a prudent one, and when the state
announced an intention of selling its
interests without making any pro-
vision for such an examination, the
management of the company raised
a very natural objection.

The Washington, N. C., News pub-
lishes a letter from President Mil-
lard of the lumber company to Gov-
ernor Kitchen setting forth the facts
recited above and also conveying the
welcome intelligence that the com-
pany and the state board of educa-
tion have agreed upon an expert en-
gineer who will immediately give a
thorough scrutiny to the plans which
have been adopted. In his reply to
this communication Governor Kitchen
declares that he is satisfied that the
Roper Lumber Company sincerely
desires the drainage of the dis-
trict, and as Mr. Kitchen has all
along been in touch with the progress
of the matter this official declara-
tion serves as an entirely clean
bill of health so far as any unne-
cessary delaying of the work on the
part of the company is concerned.
There can scarcely be question that
benefit will be derived from an ex-
pert's suggestions as to the details
of so large a piece of work and that
there will result saving both in time
and effort. The fact that this expert
has already been agreed upon leads
to the belief that the review of plans
will be made at once and that actual
work upon the project will not be
much longer delayed. — Charlotte
Observer.

Wisdom often consists of keep-
ing what you know to yourself.

A woman isn't self-made just be-
cause she makes her own compier-
son.

Words are sometimes the result
of thought but sometimes they are
not.

Never judge the strength of a
man's character by the size of his
hustle.

If a girl receives a letter and does
not read it over three times it is
not a love letter.

The woman who feigns helplessness
gets more help than she's looking
for from the helping sex.

DECEASED

To a close-shorn about God given
wind by measure.—Horriek.

Gratitude is a fruit of great collu-
sion; you do not find it among
great people.—Johnson.

Attempt the end and never stand in
doubt.
Nothing's so hard but search will
find out.—Horriek.

Corrupted freeman are the worst
of slaves.—David Garrick.

I do not know the method of
drawing up an indictment against
a whole people.—Burke.

He is the freeman whom the truth
makes free.—Cowper.

And the Devil did grieve, for his
darling sin
its pride that open humilty.—Cate-
ridge.

A life well spent should be meas-
ured by a nobler line—by deeds, not
years.—Sheridan.

Necessity is the argument of ty-
rants; it is the creed of slaves.—
William Pitt.

To hear is to conquer our fate.—
Campbell.

Every gift of noble origin
is breathed upon by Hope's perpet-
ual breath.—Wordsworth.

LEGAL NOTICES

Notice of Sale.

By virtue of a power of sale con-
tained in a certain deed of mortgage
dated 15th day of September, 1909,
and duly recorded in the office of
the register of deeds of Beaufort
county in book 157 at page 581,
said mortgage given by M. B. Res-
pass and wife, the undersigned will
on Friday the 3rd day of February,
1911, at 11 o'clock, noon offer for
sale at public auction, at the court
house door of Beaufort county, all
that certain tract or parcel of land,
situate, lying and being in the county
of Beaufort, and state of North
Carolina, which is described as fol-
lows: All that tract of land convey-
ed by the said W. A. Neal and wife
to Mary W. Respass, which said deed
described said land as follows: The
other half of my cousin's or Arch-
bell's land including the eastward
land of the eighty acres conveyed by
Wharton to Archbell, being the same
land described in the said deed from
W. A. Neal to Mary W. Respass, and
being also the same land devised
by the will of George C. Respass to
Georgia Ann Neal, wife of W. A.
Neal.

Terms of sale, cash.
This the 2nd day of January, 1911
W. A. NEAL, Mortgagee.
By W. C. Rodman, attorney. 2-3c

NOTICE OF SALE

Under and by virtue of a mort-
gage from H. W. Dixon to the un-
derigned, dated January 27th, 1909
and recorded in the Register's office
of Beaufort County in book 152, at
page 315, the undersigned will, on
the 30th day of January, 1911, at
12 o'clock M., before the court
house door in Beaufort county, sell
for cash, to the highest bidder, the
following described tract of land:

In the State of North Carolina,
County of Beaufort, Chocowinity
Township, adjoining the lands of
Dawson Downs, Riley Edwards and
others, lying and being in, and on
Horse Branch, and being the same
land conveyed by the will of Mary
Hill to her daughter, Betsy Brown,
during her natural life, and then to
the two children of Betsy Brown,
Polly A. and Amarina, said will is
recorded in the clerk's office of
Beaufort county in book "F", page
521; reference is also made to a
deed from David Pursar to James H.
Taylor, dated the 9th day of March,
1895 and recorded in the register's
office of Beaufort county in book 84,
page 111; also to a deed from W.
H. Hill and wife to H. W. Dixon,
dated November 6th, 1905, and re-
corded in book 135, page 80, being
the same tract of land described in
the aforesaid mortgage.

This the 28th day of Dec. 1910.
GEORGE A. PHILLIPS,
Mortgagee.
F. T. PHILLIPS, owner of debt.
By Small, MacLean & McMullan,
attorneys. 1-30c.

Administratrix Notice

Having this day qualified as ad-
ministratrix of the estate of Bryan
W. Miller, deceased, late of Beau-
fort county, North Carolina, this is
to notify all persons having claims
against said estate to exhibit them to
the undersigned or to W. A. Thomp-
son, attorney at Aurore, N. C., on or
before Dec. 30th, 1911, or this
notice will be plead in bar of their
recovery.

All persons indebted to said es-
tate will please make immediate pay-
ment.

This 30th day of Dec. 1910.
LULU J. MILLER,
Administratrix Bryan W. Miller, de-
ceased.
W. A. Thompson, attorney.

NOTICE OF SALE

Under and by virtue of a power of
sale contained in a deed of mort-
gage to the undersigned from Wil-
liam H. Hill and wife, Mary J. Hill,
and H. D. G. Hill, dated January
16th, 1908, and recorded in the re-
gister's office of Beaufort county in
book 118, page 205, the undersigned
will on the 20th day of January,
1911, at 12 o'clock M., before the
courthouse door in Washington,
North Carolina, sell for cash, to the
highest bidder, the following de-
scribed tract of land:

In the State of North Carolina,
County of Beaufort, in Chocowinity
Township, on the south side of Tar
river, beginning at a permanent
tree and running thence north 45
degrees 38 poles to a pine; thence
north 85 west 70 poles; thence
north 30 west 84 poles to a light-
wood stake near a black jack; and
from thence to the beginning. Con-
taining, by estimation, 56 acres
more or less. It being the same
tract of land conveyed to William H.
Hill by Robert Hill, by deed re-
corded in book 95, page 99, register's
office of Beaufort county, being the
same tract of land described in the
aforesaid mortgage.

Also one farm cart and one run
horse called "George".

This the 28th day of Dec. 1910.
GEORGE A. PHILLIPS,
By Small, MacLean & McMullan,
attorneys. 1-30c.

Notice of Sale.

By virtue of a power of sale con-
tained in a certain mortgage deed,
executed on the 17th day of May,
1905, by Jno. B. Perry to Annie E.
Nicholson, which said deed is duly
recorded in the office of the regis-
ter of Deeds for Beaufort county in
book 125 at page 221, to which refer-
ence is hereby made for further
particulars. We will on Thursday,
the 12th day of January, 1911, at 12
o'clock noon, at the court house door
in Beaufort county, offer for sale to
the highest bidder for cash the fol-
lowing described real estate, to-wit:
"A certain piece or tract of land ly-
ing and being in Beaufort county,
state of North Carolina, and being
state aforesaid, in Washington town-
ship, and described and defined as
follows, to-wit: Beginning at an
"iron stop" on the west side line of
Market street extended 25 feet from
the eastern beginning of the divid-
ing line between Annie E. Nicholson
and B. B. Nicholson of what is
known as the Eason Farm, and run-
ning northwardly with the said west
side line of Market street extended
(150 feet) one hundred and fifty
feet, thence westwardly by parallel
lines to the dividing line between
Annie E. Nicholson and B. B. Nichol-
son (300 feet) three hundred feet,
thence southwardly by parallel line
to west side line of Market street
extended one hundred and fifty feet
(150 feet) to a point 25 feet from
said dividing line between Annie E.
Nicholson and B. B. Nicholson,
thence eastwardly (300 feet) three
hundred feet to the beginning."

This December 8, 1910.
ANNIE E. NICHOLSON,
Mortgagee.
Geo. A. Phillips, owner of the
debt.
By Collin H. Harding, attorney. 1-5c

NOTICE OF SALE

By virtue of a power of sale con-
tained in a certain mortgage deed
from E. W. Peyton to D. H. Bright,
Trustee, dated the 25th day of Jan-
uary, 1910, and duly recorded in the
office of the register of deeds of
Beaufort county in Book 159 at page
488, the undersigned will on Mon-
day, the 16th day of January, 1911,
offer for sale at public auction to the
highest bidder for cash, at the court
house door in Washington, N. C., at
12 o'clock noon, all of a certain tract
or parcel of land lying and being in
the county of Beaufort and State of
North Carolina, in Chocowinity
Township, and on the west side of the
public road leading from Washing-
ton, N. C., to Newbern, N. C., and on
the South side of Cabin Branch,
about eight miles from the town of
Washington, N. C., and being a part
of a certain tract of land conveyed
to P. A. Nicholson by Noah Spears
and others, and more particularly
described as follows: to-wit:

Beginning in the said public road
where the same crosses Cabin Branch
and runs with the said road South 3
1-2 west 24 1-2 poles thence contin-
uing with the said road south 10
west 37 poles to a stop, driven on
the west side of the said road,
thence North 74 west 77 poles to a
stake; thence north 7 east 26 poles
to a stake in Cabin Branch, and
just northwardly of large gum; thence
with Cabin Branch to the beginning,
containing 24 1-3 acres, more or less.
It being the same piece or parcel of
land conveyed to P. L. Bright by P.
A. Nicholson and wife on June 17th,
1894, and recorded in the register's
office of Beaufort county in Book
124 at page 344.

This the 15th day of December,
1910.

D. E. BRIGHT,
Trustee.

NOTICE

By virtue of the power of sale
contained in a certain deed of trust
from M. W. Walker and wife, Lela,
to R. L. M. Bonner, trustee, dated
the 23rd day of August, 1907, and
duly recorded in the office of the re-
gister of deeds for Beaufort county
in book 449 at page 518, to which
reference is hereby made, the un-
derigned will on Friday the 3rd day
of February, 1911, at 12 o'clock,
noon, at the court house door of
Beaufort County, North Carolina,
offer for sale at public auction, for
cash and to the highest bidder, the
following described tract of land:

That certain tract or parcel of land
lying and being in Beaufort county,
North Carolina, Beakland township,
and described as follows, to-wit: In
the town of Aurora, beginning at M.
B. Wilkinson's northeast corner in
the middle of Fourth street, 27 1/2
feet with said Wilkinson's line north 27
west 35 yards to said Wilkinson's
corner; then with Wilkinson's and
Sally V. Mayo's line south 3 west 2
yards to Sally V. Mayo's south-
east corner in the middle of Pearl
street; then with the middle of said
Pearl street south 87 east 35 yards to
the middle of Fourth street; then
with said street to the beginning.
Containing one-half acre more or
less. It being known as the Dallas
Lanston lot.

Terms of sale CASH.
This 2nd day of January, 1911.
R. L. BONNER,
Trustee.
F. E. Rollins, owner of debt.
J. H. Bonner, attorney.

NOTICE OF SALE.

Pursuant to and by virtue of the
power of sale contained in that cer-
tain mortgage from J. E. Turnage
to Carolina Distributing Company,
bearing date of May 11th, 1908 and
duly recorded in the office of the re-
gister of deeds of Beaufort county,
in book 135, at page 199. The un-
derigned will offer for sale to the
highest bidder for cash at the court-
house door in Beaufort county, at
12 noon, January 31st, 1911, the
following articles of personal prop-
erty to-wit:

One horse, one buggy, one single
harness, one cart, also the entire
stock of merchandise, such as gro-
ceries, drygoods, shoes, and such
other articles of merchandise con-
tained in the store of J. E. Turnage,
also one soda fountain and such other
store fixtures that are now in the
storehouse of J. E. Turnage, Choco-
winity, Beaufort county, North Car-
olina.

This Dec. 31, 1910.
CAROLINA DISTRIBUTING CO.,
1-31
E. H. Moore, Trans.

5 or 6 doses of "666" will cure any
case of chills and fever. Price 25c.

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Office Market Street.

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Office over Daily News,
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COLLIN H. HARDING
ATTORNEY-AT-LAW.
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Attorney and Counselor-
at-law!
Washington, N. C.

NICHOLSON & DANIEL
Attorneys-at-Law
Practice in All Courts
Nicholson Hotel Building

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Harry McMullan,
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