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### SATURADY, JANUARY 21, 1911

Parties leaving rown should no hall to let the News follow them dails with the news of Washington treal and crisp. It will prove a valuable companion, reading to you like a letter from home. Those at the seashore or mountains will find The News a most welsome c-d interesting visitor.

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

## RECORDER'S COURT.

The board of county commission ers in their wisdom have seen fit to submit to the lexislature a bill creating a recorder's court for Washington, Chocowinity and Long Acre townships and so far as the News is informed without first having made an effort to ascertain the wishes of the voters in this territory.

They have also provided that the

recorder must be a practicing attor-ney thereby debarring every, other citizen in this 'erritory from holding this position, it matters not how well qualified a man may be otherwise he

can not be recorder.

In other words they are creating an office for lawyers only and by so doing have said that no other man in the townships named is capable of hearing evidence and rendering a fair decision in accordance therewith

The criminal laws of North Caro-lina are explicit and very plain with no such complications as are to be found in the civil law therefore we are of the opinion that there are a number of citizens in the proposedterritory who are fully capable and competent to bear evidence in any matter over which the recorder is given jurisdiction and render a judgment which would give justice to all Sarties concerned.
This office must be more import

ant than that of governor of the state, or attorney general or judge of our superior court. In the creation of these offices our lawmakers did not see fit to require that a man should be a practicing attorney before as would be eligible to hold any of these posi-

The commissioners are also given the power to appoint the recorder and substitute recorder without any expression from those over whom the

Again the fees for rendering judgment are increased in every case to twice and three times the amount now allowed by law for judgment

rendered in our superior court.

What justification can there be for this increase of fees?

This bill has been drawn and sent to the representatives to be enacted into a law and should it not meet with the approval of any one now is the time to raise Four objection, it will be too late after the bill has been

# A Lucky Hold-Up Man.

It was an old custom among high waymen to stop prosperous looking men on the street at night and inquire the time and when the obliging par-ty had pulled out his watch and

Instead of making new counties it would be much better for the state if she would consolidate some of the older ones.—Durham Herald.



only safe procedure. The writer repeatedly seen good seed ruleed ause it was thought to be already enough when gathered and that



IDEAL METHOD OF THEATING SEED CORN.

the precaution mentioned above was unnecessary. Many farmers believe that their autumns are so dry that such care is superfluous. Seed corn in that their autumns are so dry that such care is superfluous. Seed corn in svery locality gathered at ripening time will be benefited by drying as suggested. If left in the lasts, long after ripening it may sprout or mildew during warm, wet weather or become infected with weedls.

The vitality of seed is often reduced by leaving it in a sack or in a pile for even a day after gathering. During warm weather, with some molsture in the cobs and kernels, the ears bent or, mildew in a remarkably short time.

The best possible treatment immediately after, gathering is shown in the

ately after gathering is shown in the illustration. Binder twine will sup-port fifteen or twenty ears on a string arranged in the manner illustrated. Ordinarily the best place to hang these strings of ears is in an open shed or

Permanent seed racks, with a separefrontent seed races, who a separate compartment for each eat, are more convenient than the use of binder twine, and when they are located in a dry, breezy place the ears dry success-

There are no unsightly ash heaps on the farm of the man who know the'r fertilizing value.

Keeping Away Moles.

Keeping away moles.

I have noticed that moles will avoid tarred ern put in heles. It occurred following described tract of land:

That certain tract or parcel of inno and being in Beaufort county, tarred stones, chips and cornects well with mas tar and joined them about a foot below the surface, so the roots and did not come in contact with the tar, and for several years I have had no trouble with moles, bugs or grubs.—
American Agri-ulturist.

# Poultry Pointers.

Forcing the molt by starving the heus is not considered a good practice. Clean the coops thorough before you put them away. Get them under cover, too, if you can. They will last so much longer

so much longer.

Two parts lard and one part turpentine will often cure "limberneck" in
the afflicted bird if discovered in time
and the remedy, given promptly.

Ducks intended for breeding should

be separated from those intended for market. It will be an advantage if they can have plenty of range and swimming water

Cut hay into about one inch lengths

and run off with it.

One night one of these footpadagecosted an athlete.

The athlete dealth the crook a hard
punch on the jaw.

"Just struck one," said the sthiete,
as the footpad went down before ligutinging blow.

"Gee!" said the crook, as myright
of stars were clouding his vision of stars were clouding his vision and gain of stars were clouding his vision and gain of stars were clouding his vision.

Instead as "The work is a star of the heavier birds are not should supply a portion or the above or the coosts in the heavier birds.

Instead as "The work is start were clouding his vision of stars were clouding his vision."

Instead as "The work is a star of the star of the star of the salve or the salve o

the average man us that you can'

#### BRILLIANTS

No pleasure is comparable to stand ag upon the vantage ground of truth

Naught so sweet as melancholy.

Man is his own star; and that you that can Be honest to the only perfect man

There is no road or ready way virtue—Sir Thome Browne.

force, hath overcome but half his foe. -Milton

It is not necessary to light a can dle to the sun.—Algernon Sidney.

None but the brave deserves the fair.-Dryden. Blushing is the color of virtue.-

The best of things beyond then

neasure cloy.-Pope. I am always in haste, but never in hurry.—John Wesley.

Champ Clark seems modestly willng to regard himself as the next Speaker.

It always distresses Tammany to see a job get away from it.

# LECAL NOTICES

Notice
By virtue of the power of sale contained in a certain deed of trust from M. W. Walker, and wife, Lula, to R. L. M. Bonner, trustee, dated the 21st day of August, 1907, and duly recorded in the office of the register of deeds for Beaufort county in book 149 at page 513, to which reference is hereby made, the un-dersigned will on Friday the 3rd day of Februray, 1911, at 12 o'clock, noon, at the court house door of Beaufort County, North Carolina offer for sale at public auction, for

lying and being in Beaufort county, North Carolina, Richland township, and described as follows, towit: In the tewn of Aurora, beginning at M. Wilkinson's northeast corner in the middle of Fourth street, then with said Wilkinson's line north 87 west 35 yards to said Wilkinson's corner; then with Wilkinson's and Sallie V. Mayo's line south 3 west 70 yards to Sallie V. Mayo's southeast 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, the with said street to the perinning. Containing one-half acre more or less. It being known as the Dallas

Langston lot. Terms of sale CASH. This 2nd day of January, 1911 R. L. BONNER,

Trusstee F. H. Röllins, owner of debt. H. Bonner, attorney.

NOTICE OF SALE the Superior Court. Before the

E. M. Brown, administrator of Jim-mic Dunn, deceased vs. Emma Dunn McCoy, Ransom McCoy, Gar-

Ment meal and beef scrap are rich in protein and mineral matter and especially desirable for molting hens and pullets kept for layers. Where insects are not abundant meat in some form should supply a portion of the ratiogs of laying-hens.

If the roosts in the henbouses are high the heavier birds are almost sure to suffer from brubed feet, commonly known as bamblefoot. This is caused by jumping from the roost to the hard floors.

Ain't E Awfest

She (during a squabble)—Didn't you provide before we were married to try to be werthy of msf.

He—Yes, and what's the result I was a floor for the substances of the substance

south 30 west wood atake na-from thence, to taining, by on more or less tract of land co

Also one form cart and one ron orse called "Horge" This the life day of Dec 1910. This the safe any of Dec 1919.
GEORGE A. PHILLIPS.
By Small, Muslemi a. McMullan.
1-30e.

Northage Sale.

By virtue of a power of date contained in a deed of movinger fundamental form of the second of the office of the second of the

the highest bidder it, public auction, the following described real estate:

One tract of land, 17 acres, joyang the land of Belhaven Lumber Company on the West, on the North the Septt Creek Boad, on the East the Reuben Eborn land on the South Smith's Creek; being the land inher-ited by said Geo. K. Florm from his father John K. Eborn and being the same land whereon the said George K. Eborn resided in 1807.

This Japuary 20th, 1911. Washington Horse Exchange Co. Mortgagoe. Stephen C. Bragaw, attorney.

NOTICE OF SALE Under an l by virtue of the power of trust, executed the 17th day of Charles Grist and wife Hannah Grist as parties of the first part to C. H. Harding, trustee, which said instru-ment is recorded in the office of the register of deeds of Beaufort county, in book 152 page 598, (the parties of the first part having defaulted in the payment of the note se-cured by said instrument) the uncured by said instrument) the un-dersigned, dated January 27th, 1909 dersigned, as trustee, will, on the and recorded in the Register's office 10th day of February, 1911, at 12 of Beaufort County in book 152, at o'clock, M., at the courthouse door page 315, the undersigned will, on in Beaufort county, sell to the highin Beaufort county, sell to the high-est bidder for cash the following de-scribed real estate. In Beaufort, county, state of North Carolina, in Washington township, and described and defined as follows, to-wit: Be-ling a part of the land ing a part of the land conveyed to Adam Cherry, by deed dated October 30th, 1874 from Margaret L. Taylor, recorded in Book 41 page 356, etc., register's office of Beaufort county

and that part thereof, beginning at ner of the lot conveyed to her by Adam Cherry and running thence with Pleming's line east forty-seven with Plemings line cast forty-seven -847) feet; thence north parallel with Elizabeth Mischell's line forty-two (42) feet; thence west with a pro-posed new street forty-seven (47) (eet to Elizabeth Mischell's line; ce with her line south forty-two (42) feet to the beginning; said let lying and being in the town of Washngton; see deed from Adam Cherry to Charles Grist, book \$1 page 487.

erms of sale cash.
This 6th day of January, 1911.

NOTICE North Carolina, Beaufort County— Justice's Court Before A Mayo, Justice of the Peace.

Bragam Fertilizer Co., a corporation vs. J. G. Warren. Service by publi

nards, and the same fe he cold whether the same be real sate or personal property. Terms of sale cash.

Tale the 5th day of January 19 W. C. RODMAN.

Notice of Sale,

By virtue of a power of sale co By virtue of a power of sale con-inlined in a cortain deed of mortgage, dated 15th day of september, 1809, and duly recorded in the office of the register of deeds of Beaufort county in book 15T at page 581, said mortgage given by M. B. Res-pass and wife, the imdérsigned will on Friday the Erd day of February, 1811 at 2 Sylvick more offer for oh Priday the 2rd day of February, 1811 at 12 sylock, moon offer for safe at public suction, at the court beams 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 follows: Carolina, which is described as fol-lows: All that tract of land couvey-ed by the and W. A. Neal and wife conserved by the anid W. A. Neal and wife to Mary W. Respans, which said deed described said land as follows: The other half of my consin's or Archibell's land fibriding the eastward land of the eighty acres conveyed by Wharton to Archbell, being the same rand described in the said deed from W. A. Neal to Mary W. Respans, and being also the same land devised by the will of George C. Respans to Georgia Ann Neal, wife of W. A. Neal.

Terms of sale, cash.
This the 2nd day of January. 1911 W. A. NEAL, Mortingee.
By W. C. Rodman, attorney 2-dc NOTICE OF SALE
Under and by virtue of a mort fagge from H. W. Dixon to the undersigned, dated January 27th, 1903 and recorded in the Register's office of Beaufort County in book 152, at page 315, the undersigned will, on the 32th Agree 315, the undersigned will, on the 32th Agree 1 January, 1911, at the 32th day of January, 1911, at the 32th d to Mary W. Kespass, which said deed described said land as follows: The

the 30th day of January, 1911, at 12 o'clock M., before the court house door in Beautort county, selfor cash, to the highest bidder, the following described tract of land:

In the State of North Carolina, County of Beautort, Checownity township, adjoining the lands of Dawson Downs, Riley Edwards and others, lying and Netsenberg, wing and Netsenberg, with the Netse others, lying and being in and on Horse Branch, and being the same land conveyed by the will of Mary land conveyed by ure Hill to her daughter. Betay Brown, during her natural life, and then to the two children of Betay Brown, the two children of Betsy Brown, Polly A. and Amarina, said will be recorded in the clerk's office of Pecorded in the clerk's office of Beaufort county in book "F", page 631; reference is also made to a deed from David Purser to James H. Taylor, dated the 3th day of March, 1895 and recorded in the register's office of Beaufort county in book 84; page 111; also to deed line south forty-two
beginning; and let
beginning; and let
page 111; also to a deed from W.
In the town of Wash
d from Adam Cherry
t, book 31 page 487
cash.
of January, 1511
C. H. HARDING.
Trustee.
Trustee.

Trustee.

of GEORGE A. PHILLIPS.
Mortgagee.

P. T. PHILLIPS, owner of debt.
By Small, MacLean & McMulls
attorneys.

Having this day qualified as administratrix of the astate of Bryan W. Miller, dacassed, late of Beaufort county, North Carolina, this is to actify all pursons having claims against said cause to exhibit them to the undersigned or to W. A. Thompson, altorers at Aurora, N. C., or at, before the C. 20th, 1911, at the notice will be plead in her of the

Mortgagee.

Mortgagee, deceased. By JOHNATHAN HAVENS, W. A. Thompson, attorney \$ 2-12c

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