KCEPT SUNDAY a Alley, between Main and Se-end Streets.

August 5, 1908, at the pestoffice at Washington, N. C., under the act Malaret 5, 2670.

Subscribers desiring the paper dis-nationed will please notify this of-ce as date of expiration, otherwise will be continued at regular sub-scription rates until notice to stop is scented.

If you do not get the Daily News premptly telephone or write the manager, and the complaint will re-ceive immediate attention. It is our dealer to please you.

All articles sent to the Daily News or publication must be signed by he writer, otherwise they will not

TUESDAY, FEBRUARY 17, 1914.

CHILD'S HEALTH IN HOME AND

Two problems concerning the health and physical and menta development of a child confronthoughtful parents today, consider. tion of the child outside of action and attention to its environment within the school.

Whether in country or in city, t. whether in country or in city, thome insurence in its health in inimportant. A constant and realiable factor is its food. The base home responsibility is

of the growing to a

comes to it from plain, near-to-well-cooked and easily digested roo-that it needs certain foods for bodthat it needs certain foods for bod, structure and other foods to say, ply heat and energy. A child hot, frolic and rome and play became there is a natural relation between such muscular activity and the proper of formance of such food main an carrying on their function. The mother must also really the proper of the proper The mother must also realise t rest is as important for the child play, and that est. sleep does to

development the dren need au-from the time windows well different the top. They should be a sed regularly and properly cloth. But no matter how well fed a clothed, how clean and well nourisied previous to its admission to school the parents' interest must follow the child to the school town and well of the school town and well as the second town and the second town and the second town and the school to the school town and the second town and the secon child to the schoolroom and see the such environment does ont unde mine its heatlh. Herein lies v responsibility of the father, as a cit sen and taxpayer. It is his mon-that maintains the school and it i his duty to see that his child is forced into an overcrowded, poor ventilated, overheated classroom compelled to breathe for five hour a day the expirations from forty of afty pairs of lungs, and its condition so weakened as to render i-vulnerable to the attacks of infec-tious disease. Any one, on reflec-tion, will be impressed with the futility of expecting a maximum pro-gression, physical and mental, who children are housed in overcrowde. classrooms with little, or no mole-ture in the air, compelled to breath-dry, vitlated air, and to attemp mental tasks with suffocated brain mental tasks with sufficiently brain cells deprived of nature's generous supply of oxygen. This is the condition in a large number of school rooms throughout the land teday.

NOTICE TAX PURCHASE,-North Carolina-Beaufort County. To A. S. Johnson:

To A. S. Johnson:
You are hereby notified that at a sale for taxes held by Geo. E. Ricks. Sheriff of Beaufort county, on Monday, 5th day of May, 1913, at 12 M o'cleek, at the Courthouse door e. Beaufort county, N. C., T. R. Hodges on sale date purchased the proper ty, which was sold for delinquent State and county taxes for the year of 1912, due on said property which was listed in the name of A. S. John son and described as follows: 20 acres Swamp, Pantego township.

The purchaser paid therefor the tate and county taxes, together whithe coats of advertising, amounting in all to \$1.80.

in all to \$2.80.

Lord , You are during notified that an purchaser has duly assigned his billion to the Eureke Lumber Co. and the property to the perment of said taxes and charge in a salewed by law if same is particularly and the perment of said taxes and charge in the law if same is particularly in the perment of said taxes and charge in the law if same is particularly in the law in the said, specific make you take before May sufficiency on or before the law in the said, specific make it was dead for said property.

List to see the said property in the law is a said of the law in the law is a said of the law in the law is a said of the law in the law is a said of the law in the law is a said of the law in the law is a said of the law in the law is a said of the law in the law is a said of the law in the law is a said of the law in the law in the law is a said of the law in the

and lotted a Science Siftings. 11.

The second of the bounces with almost any metric in thirty accords by a best produced of increasing in the produced of increasing in the second of the secon

It Was No Time to Fallar,
Patient—Doctor, can't you diagnose
my case—can't you tell what is the
matter with me?
Doctor—Madame, I regret to inform
you that I cannot, Nothing short of
an autopsy will reveal that.
Patient—Then go right ahead with
it, doctor, this is no time for me to
display false modesty.—New York Sun

Overdone.*
"I'm goin' to be an optimist."
Baid Timethy McGloo.
"I'm sure that lots of fun I've missed.
By bein' glum an' blue.
I'm goin' to cease each doleful doubt.
An' utifie all replnin's
An' turn each cloudet inside out.
To search fur silver lining."

Oh, Tim he grinned from morn till night,
No matter what took place!
His mind, it didn't seem quite right,
To judge it by his face.
Our good intentions kin go wrong
If recklessiy we twist 'em.
His optimize grew so strong
It wrecked his nervous system.
It wrecked his nervous system.

Enjoyment.

*Did you enjoy your drive in yournew electrie?"

"Yery much. I annoyed three traffic policemen, held up two auto tracks and kept a whole string of gasoline cars driven by men waiting until i said goodby to a griend." - Dotroit Free Press.

Ellligeronce.

When she could meet with Billy
They played at bill and coo,
But when she net not Billy
They played at billets doux.

Now she has married Billy Her leisure time she fills By trying to concili-Ate Billy for her bills.

—A. Leslie in Judge.

O ISUMP ION

LILLA GENERALS.

in and Toods ti Prevent

.d V. az Deaths, 1861 to 1865. naumption, 1904 to 1907, 640,-

Would it not be a sad time in

Would it not be a sad time in our home if your hurband, wife, aughter and son would have to arch out today in another civil war?

Look at the above figures again. They are facing an army that is ammanded by an omicer that is fare a destructive in his attack than Lee or Jackson ever were. This offer waits until you are down and fin jumps on. The quiet way there ou going to do about it? Let it go form day to day? Or are you going to build up your system that is veakening away and exposing you of this consumption germ? Bear's mulsion is by far the most effective medy to ward off this germ with. The purchase is allowed by law, if same is paid to the Eureka Lumber Co. and that you can redeem said property by the payment of said taxes and charge mulsion is by far the most effective medy to ward off this germ with. The purchase is allowed by law, if same is paid to the undersigned or to Geo. E. Ricks sheriff of Beaufort county. On Mos day, 6th day of May, 1913, at 11 in clock, at the Courthouse door as all date purchased the property. Which was sold date purchased the property was latted in the name of I. H. Dick. Swamp, Pantego township.

The purchase repaid therefore the state and county taxes together with the costs of advertising, amounting to build up your system that is easily of the costs of advertising, amounting to the costs of advertising amounting to the costs of adv

hat it is invariably beneficial to the mordered digestive organ. For disirhances are almost constantly pres nt. In this way as in many other Bear's Emulsion proves to be better han any other remedy sold. One tollar a bottle or six bottles for five 'ollare. Express paid if you can't et it from your druggist. Sold by Vorthy & Etheridge.

NOTICE

NORTH CAROLINA, BEAUFORT

N THE SUPERIOR COURT BE-Fannie McCullough widow of Sinnley McCullough

Words of Praise



Taking No Risks.

"And you say you never affend weddings any more?" asked the sweet young thing.
"No, I do not," replied the bacheler, "And why not, pray?"

"Why, don't you see what's happening every day to innocent bystanders?"

"Yonkers Statesman.

NOTICE TAX PURCHASE.

NOTICE TAX PLECHASE.

North Carolina—Beaufort County.
To A. W. Wimfield:
You are hereby notified that at a wale for taxes held by Geo. E. Rieks, Sheriff of Beaufort county, on Munday, 5th day of May, 1913, at 12 M. o'clock, at the Courthouse door of Beaufort county, N. C., T. R. Hodges on said date purchased the property, which was sold for delinquent State and county taxes for the year of 1912, due on said property which was listed in the name of A. W. Winneld and described as follows: 1 lot Belhaven St., Pantego township.
The purchaser paid therefor the state and county taxes, together with the costs of advertising, amounting in all to \$2.83.
You are further notified that said purchaser has duly assigned his bid to the Eureka Lumber Co. and that you can redeem said property by the payment of said taxes and charges allowed by law, if same is paid to the undersigned, or to Geo. E. Ricks, sheriff of Beaufort county, on or before May 6th, 1914, and if you fail to redeem the same on or befere said date, the undersigned will demand that the said sheriff make a tax deed for said property.
This 12th day of January, 1914

Assignee of Tax Purchase.

TOP TO PURCHASE. h ca ohna -Seaufort County 3. B. Dickinson:

NOTICE OF SALE OF VALUABLE

By virtue of a decree of the Superior coutr of Beaufort county made in a special proceeding thereit pending entitled "Neva Fleming and others Ex Parte," which is kefaby referred to, I will self at public auction, for cash to the highest bidderon Monday, the 2nd day of March 1914, at noon, at the Courthouse door of Beaufort county, those certain tracts or parcels of land is Richland township, Beaufort county described as follows:

1. Known as the bome place of T. R. Boyd and wife, Beulah Boyd decreased, situated in and near the town of Edwards, bounded on the East by the run of Durham's Creek on the South by the 'Horse Per Swamp, on the West by the Isand of James Ed Stilley, L. H. Ross and James Ed Stilley, L. H. Ross and

Fannie McCullough
widow of Staniey McCullough
ve.

Edward S. McCullough, decease
of, Edward S. McCullough, Mary
Louise Moore, Georgia A. Hardy,
Ephriam Hardy, Walter G. McCullough, Miranda E. Murray, Robert
Murray, Jones McCullough, Heirs
at Lawy of, Staniey McCullough, Heirs
at Lawy of, Staniey McCullough, Heirs
at Lawy of, Staniey McCullough, deceased.
The defendants, Miranda E. Murray and Robert Murray above named,
will take notice that ha action enmitted as abuve has been seemenced
before the Cierk of the take of the purpose of baying the dower of
Fannie McCullough, we dow of Same
ison McCullough, Websited of the said Benian McCullough, we dow of Same
ison McCullough, we down of Same
ison McCullough, down of Same
ison McCullough, down of Same
ison McCullough, down of Same
ison McCullough,

Branted.
This Jan. 26th. 1914.
GEO. A. PAUL.
CIETE Superior Co.
Larry McMullan, Att.,

NOTICE

NOTICE

Having this day qualified as Having this day qualified as Having of Julius Baynor, decade late of Beautort clunty, N. C. this to notify all persons, having clair against the estate of said decade to avibit them to the undersign on or before the 7th day of February, 1915, or this notice will decade in har of their recovery. A pressua indebted to said estate we was make immediate payment.

one make immediate payment.
This Peb. 7th, 1914.
2. B. WOOTEN,

NOTICE OF ADMINISTRATION Notice is hereby given that the undersigned, B. J. West, has this the 5th day of January, 1914, qualtiled as administrator of the es-tate of A. C. West, deceased. All persons indebted to said estate are tate of A. C. West, deceased. All persons indebted to said estate are requested to make prompt settlement of the same, and all persons having claims against the said estate are required to present the same within twelve mooths from this date, as required by law, or this notice will be pleaded in bar of the same.

B. J. WEST.

Administrator.

Small, MacLean, Bragaw & Rodman, Attorneys.

1-12-4wc.

STOMACH TROUBLES

STOMACH TROUBLES

Madison Heights, Vs.—Mr. Ches. A Ragiand, of this place, writes: "I have been taking Thediors's Black-Draught for language, and shelp the present and others women to make proof of the same work. All Stockholders, Creditors, Dealers and others who may be Concerned in and with the Affairs of Jan. E. Clark Co., a Corporation:

You will take notice that on the 29th day of January, 1918 His done will be pleaded in bar of the First Judicial District, at the Fi

Madison Heights, Vs.—Mr. Ches. A. Ragiand, of this place, writes: "I have been taking Thediors's Black-Draught for Indigestion, and other stomach troubles, also colds, and find it to be the very best medicise I have ever used.

After taking Black-Draught for a few days, I sliways feel like a new man." Nervouncess, nausea, heartburn, pain in pit of stomach, and a feeling of tulness after eating, are sure symptoms of stomach trouble, and should be given the proper treatment, as your strongth and health depend very largely upon your food and its digestion.

To get quick and perusanear relie from these aliments, you should take a medicine of known curative merit. Its 75 years of splendid success, in the treatment of just such troubles, prove the real merit of Thedford's Black Draught. Sale, pleasant, gentle in action and without bad after-effects, it is see to benefit both young and old. For sill everywhere. Price 25c. N. C. C.

NOTICE OF SALE, orth Carolina, Beaufort County Richland Township—Before A Mayo, J. P. E. Peterson Company, Inc.

E. C. Caton.

Pursuant to the attachment judgment, and execution in the above entitled action, rendered by A. Mayo Juntice of the Peace, in favor of the Plaintiff, E. Peterson Company, Inc. and against the defendant, E. C. Ca. on, and the property attached herein,

Pialitiff, E. Peterson Company, inaand against the defendant, E. C. Caon, and the property attached herein,
for the sum of One gunded Forty
Two and Ninety One-Une Hundrodite
(\$142.91) Dollars, with interest,
and costs, I will sell the property
heretofore attached and condemned
o be cold, towit:

That certain tract or parceal of
land, lying and being in the County
of Beaufort, State of North Carolins, Richland township, beginning
it G. W. Lea's corney in the Holidia
line, and running with said Lee;
line South \$7 1-2 East fifty feet;
thence South \$1-2 West thence South
ty feet to the Holidia East line;
thence South \$7 1-2 West in the County
feet; thence North \$7 1-2 West if
ty feet to the Holidia East line;
thence, with said line North \$1.2
East to the beginning, containing
One Hundred and Thirty-eight
square yards, and well known at
the E. C. Caton bore site, which
said sits was conveyed to the said
E. C. Caton by Will Dunn about twy
years are.

Said sale to be indee at public suction, for cash to the highest bidder
county, at noon on Friday, the 5th
day of March, 1914, notice is hereby
liven.

This \$1st day of January, 1915 GEORGE A. PAUL.
Clerk Superior Cou
Edward Le Stewart,
Attorney for Plaintiff.
2-10-4W- C.

This list day of January, 1915.

OEO. E. HICKS,

III) Storin of Beautort County.

Collia H. Harding, Attorney for Plaintiff.

BOSTON RUBBER SHOE CO.

All Kinds of Farming Implements

Harris Hardware Co.

WASHINGTON, N. C.

te Ice on your Oils ub-Mark Warrior"

Il keep you Warm

To All Stockholders, Creditors

James E. Clark Company,

NOTICE TO TAXPAYERS

All persua who have not paid their taxes for 1913 will please do no at once or they will have to pay the cost of leving and garnishees which will go instead excluse their property and polis. The taxes should have been paid before Jan. 1, 1314, but I have taken the responsibility to extend the time, so as to be lening as I can. I sur now instructing my deputies to garnishee for politares and to levy on all land the taxes are not paid on by Murch 1st. Those who are caught by marriables and levies, will have to pay cost, and no one to blame but themselves. I am compelled to collect

North Carolina—Beaufort county
To Gilbert Rumber, Register of
Deeds and Acting Entry Taker
for Beaufort county.
The understaned L. M. Scott and
T. J. Lewis of Beaufort county. N.
C. enter and lay claim to the following described piece or pareel of
land in Checowinity township, Beaufort County, State of North Carolina, the same being vacast and unappropriated land and subject to entry, Mr. On the West side of the
Core Point road and East side of
Blount's Creek, bounded by the
lands of A. Toler, R. R. Warren and
others, and containing twenty-fiva
(26) acrys more or ress, same being
by estimation.

Entered this 24th day of January, A. D., 1814.

L. M. SCOTT, (Seal)
T. J. LEWIR, (Seal)
1-26-4w.

helr recovery.
This 20th 'as of Jan. 1914.
J. Y. BONNET Rodman & Bonner, Att'ya.

NOTICE OF SUMMONS.

James E. Clark Company,
(a Corporation.)

STATE OF NORTH CAROLINA. To the Sheriff of Beaufort County—GREETING:
Tou are hereby commanded to summon James E. Clark Company, the defendant above named, if it be found within your county, to be and appear before the Judge of our Superior Court at a Court to be lead for the County of Beaufort at the Court House in Washington, on the 3nd Alonday before the 1st Monday of March, it being the 18th day of Feburary, 1914, and answer the complaint, which will be deposited in the Office of the Clerk of the Superior Court of said county within the first three days of said term, and let the anid defendant take notice, that if it fail to answer the complaint within the time required by the law, the plaintiff will apply to like Court for the relief demanded in the complaint.

Herein fail not, and this of this summons make due return.

Given under my hand and seal of said court, this 37th day of January, 1914.

GEORGE A PAULA

GEO. A. PAUL, Clark Superior Court. 18-23-4wo

FRESH SIDER

Quality Grocer HALTER ERFOLE & CO.

Attorney-af-Law, Washington, N. C.

GEO. J. DTUDDENT. Attorney-m-law, Sext to Levin & Culain, Marker Street, Washington, M. O.

HARRY MYRULGAN, Astorior-at-Law, Rodman Hing. B. Majn St. ashington, North Carolinia.

COLLIN H. HARD Attorney at Law, avings & Trust Co., Rooms 8 and 4.

Ward, Junios D. Grinnes . WARD & GRIMBS

The second second