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JAMES L. MAYO, Proprietor. CARL GOERCH, Editor.

WASHINGTON, NORTH CAROLINA, AUGUST 2, 1915.

Take the time to do it. Get vaccinated in the anti-typhoid treatment and be on the safe side.

SOME QUEER VIEWS.

This morning, while in conversation with several local men, the editor was asked to give the police force a "haul over the coals" for the methods that the latter employed in arresting automobile speedsters.

"The officers get in back of trees and hide behind houses, so that they cannot be seen," said one of the men. "I believe that this is a mighty sneaky way of doing business and I think it ought to be stopped."

The man who made that remark had evidently not given much thought to what he was saying. How else are the police to arrest traffic violators, unless they remain from view? An officer would stand a fine chance of putting a stop to speeding, if he were to stand in the middle of the street in plain sight of the automobilist.

The trouble in Washington—to be perfectly frank—is that there is a certain sentiment of opposition against every new law or regulation that is enforced—no matter what kind of a law it is. Some persons appear to think that the laws are directed against them personally; that the city officials are merely wanting to show their power and authority and that the laws, therefore, should be strongly opposed.

The police have lately been doing excellent work in regulating traffic conditions. A number of arrests have been made and in the practice of driving where you please and as fast as you please will be forever broken up.

J. H. Canady, president of the Kinston Chamber of Commerce favored us Saturday with a most interesting article on how his organization was aiding in the road work of Lenoir county.

The news that the Interstate Cooperation Company at Belhaven resumed operation today, was received with great satisfaction in this section. The greater part of Belhaven's laboring population is employed at this plant and the shut-down of the plant caused them considerable worry.

In this connection, it might be said that Washington is extremely fortunate. It is not dependant upon any one large business enterprise and the closing down of one of its manufacturing enterprises would not seriously affect the city.

A POOR POLICY TO FOLLOW.

In Saturday's issue, the New Bern Journal, in a couple of its editorial paragraphs, refers to Editor Biggs of the Greenville Reflector as a "four-flusher" and a "numb-skull," in addition to several other sarcastic remarks.

We believe that the Journal made a mistake. Merely because Editor Biggs was opposed to the preaching of Evangelist J. W. Ham—which started the whole thing—is no reason why the Journal should grow personal in its remarks against its contemporary. Every man is entitled to his own views.

The Greenville Reflector, however, is not entirely guiltless, for it printed the following remark in its issue of Thursday last:

"The editor would never be so cruel as to make an egregious ass out of the New Bern Journal's office boy by accusing him of being the author of the Journal's editorials."

The Reflector was evidently aroused by the paragraph which appeared in the Journal last week and which evoked the above remark.

The discussion relative to Mr. Ham's sermons, was of interest to the readers of the New Bern and Greenville papers, but when the editors become personal in their attacks and take to slandering each other, the readers become disgusted instead of interested.

BECKER—INNOCENT OR GUILTY?

Practically all of the residents of Washington, during the last day or two, have expressed themselves as believing that Charles Becker was innocent and that an innocent man had been sent to his death. This belief was largely based on the fact that Becker did not make any confession before going to the chair.

That Charles Becker should have gone to his death protesting his innocence causes many to doubt the man's real guilt in connection with the murder, especially since he also denied the statement attributed to him that he would plead guilty to second degree murder.

POLICE CARRYING BODIES TO AMBULANCES FROM THE EASTLAND



BRICKBATS AND BOUQUETS.

Doesn't Suit Us. How does "Wallow in Washington" suit the News?—Greenville Reflector.

Another One. Carl Goerch, editor of a Washington paper, was arrested by a policeman for riding a bicycle on the sidewalk.—Kinston Free Press.

How Come? Now the Washington Daily News has violated its neutrality.—Greenville Reflector.

And That's No Lie. The Greenville Reflector man should look out or it will be "Walled in Washington" for him if he revels that way, after his suggestion to the Washington Daily News that the slogan it wants is "Wallow in Washington."—News and Observer.

Explaining Things. The News and Observer wants to know if the automobile drivers in Washington have grown gay enough to drive their cars on the sidewalks. The Observer was prompted to ask his question on account of the arming in the Washington News. The Observer is informed that Editor Goerch issued the warning because he was arrested for riding a bike on the city sidewalks.—Greenville Reflector.

To Whom It May Concern: North Carolina, in the Superior Court of Beaufort County.

J. R. Galloway, C. G. Tunstall, L. J. Tunstall, K. R. Tunstall, J. S. Tunstall, W. N. Tunstall, Mrs. T. S. Tunstall, Ray Tunstall, Velma Tunstall, H. P. Tunstall, Dorcas Knox and husband, W. R. Knox, Mandy C. Lowe, Holland and husband, B. Holton, Kate V. Cayton and husband, W. Cayton, B. W. Cayton, C. A. Cayton, James Stillier, Bryan Stillier, Harvey Tunstall, Henry Weathering, Bryan Weathering, J. R. Wiley, J. S. Toler, and Mills Campbell Lumber Company.

The above named parties, and all other persons interested, will take notice that on the 14th day of June, 1915, the above-named petitioners filed a petition in the office of the Clerk of the Superior Court of Beaufort County to have the title to certain lands therein described registered and confirmed pursuant to chapter 90 of the Public Laws of 1913, and that summons has been issued returnable at the office of the Clerk of the Superior Court of Beaufort County on the 31st day of August, 1915.

Said land is situated in the County of Beaufort, on the South side of Pamlico River and is described as follows:

Beginning at an iron post, which iron post is located South 43 degrees East 77 poles from the bridge at Flat Swamp across Bath-New Bern road, running thence from said iron post North 14 3/4 East 95 poles, thence South 64 1/4 East 60 poles, thence North 26 3/4 East 113 2/3 poles, thence South 12 East 200 poles, thence North 83 3/4 East 400 poles, thence South 3 West 440 poles, thence North 87 West 48 poles, thence North 3 East 88 poles, thence South 77 West 6 1/2 poles, thence North 11 1/4 West 76 1/2 poles, thence South 77 West 48 poles, thence North 11 3/4 West 54 poles, thence South 77 East 127 poles, thence North 11 3/4 East 127 poles, thence South 78 West 41 poles, thence South 12 West 50 poles, thence South 75 West 50 poles, thence South 13 East 30 poles, thence South 78 West 47 poles to the Beaufort-Craven county line, thence with said Beaufort-Craven county line North 44 West

COULDN'T LIVE WITH A DRUNK

Eugene, Ore., Aug. 2.—Mrs. Mary Jane Carter Moomley, aged 54, broke a record here. She never thought about the record, but at 8 o'clock one morning she walked into the county clerk's office, which she left at 3 o'clock the next afternoon with a marriage license. She had come all the way from Carter, twenty-five miles, one day later, and a family of children trailed in after her. "I want a divorce," she demanded.

"But you were married only yesterday afternoon," the clerk protested. "Yes," came a cold bitter reply, "but no man can live with me drunk."

The license issued yesterday was to Charles W. Moomley, aged 66, residing at Carter, Ore., and Mrs. Mary Jane Carter, 54, also of Carter. Both had been previously married, and they went directly from the clerk's office to that of the county judge and were married in the afternoon. Later in the day, said Mrs. Moomley, her husband got drunk.

Reforming Lisardville.

"I understand that your neighbor, Lisardville, adopted prohibition," "yes," replied Three-Fingered Sam, "he leading citizens of Crimson which saw to that. There ain't enough men business for two towns in the county. Crimson Gulch, 'bels' the 'natural center of commerce me as' 'ute Pete an' a few others went over 'reformed' Lisardville."—Washington

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224 poles to the point of beginning. And said parties are further notified that upon their failure to appear and answer said petition the petitioners will apply to the Court to have said land registered and confirmed pursuant to the laws of 1913, chapter 90. This the 14th day of June, 1915. GEO. A. PAUL, Clerk of the Superior Court.

NOTICE OF SALE.

In the District Court of the United States—Eastern District of North Carolina. In the matter of M. C. Cutler and Nellie John individually, and trading as Cutler & John, bankrupts. Under and by virtue of the authority vested in me as Trustee of the above named estate, I will offer for sale to the highest bidder for cash, on Monday, August 2nd, 1915, at 12 o'clock M. at the store building on Main street in the City of Washington, N. C., formerly occupied by Cutler & John, all the goods, wares, merchandise and fixtures now in the store building of the bankrupts, saving and excepting that part that has been allotted to the bankrupts as their personal property exemption. The sale will be made subject to the approval of the court. This 21st day of July, 1915. LINDSEY Q. WARREN, Trustee.

NOTICE.

I have this day qualified as administrator of the estate of Sarah I. Harding before the clerk of the Superior court. All persons holding claims against said estate are requested to present same to me, duly verified within two months from this date. All persons indebted to said estate are requested to make an immediate settlement. This 18th day of June, 1915. T. J. HARDING.



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D. R. CUTLER Phone 288

NOTICE OF SALE.

Under and by virtue of power of sale contained in a deed of trust to the undersigned, A. D. MacLean, Trustee, from J. C. Johnson and wife, dated March 18th, 1915, which is recorded in the Register's Office of Beaufort County, North Carolina, in Book 172, page 555, the undersigned will, on the 17th day of August, 1915, at 12 o'clock, Noon, sell, at public auction, for cash, before the court house door of Beaufort County, North Carolina, the following described real estate, viz: A tract of parcel of land situated in Beaufort County, North Carolina, as plotted on a map in the Register's Office of Beaufort County, North Carolina, in Book 161, page 532, described as follows: Beginning at a corner of the canal on a line running between lot No. 47 and No. 48 280 feet Westwardly by the canal; thence a straight line Northwardly paralleling the line between lots No. 48 and 47, one half mile, thence Eastwardly 280 feet to the line between lots 48 and 47, thence with the line between said lots one half mile to the beginning; containing twenty acres. This July 16th, 1915. A. D. MacLEAN, Trustee. Tooley and McMillan, Attys. 7-16-15.

NOTICE OF SALE.

By virtue of a deed of Trust executed by J. A. Wilkinson and wife, Virginia Wilkinson, to C. R. Pugh, Trustee, on the 23rd day of February, 1914, which is recorded in Book 172 page 554, Register of Deeds office of Beaufort County, North Carolina, the undersigned will on Tuesday, the 16th day of August, 1915, at 9:00 o'clock A. M. sell at public auction to the highest bidder for cash, the following property situated in the Town of Belhaven, Beaufort County, North Carolina, to-wit: First: All of the right, title and interest of the said J. A. Wilkinson in and to that certain tract of land beginning at Pantego Creek at a point formerly the Northwest end of the Mill of the Belhaven Lumber Company, 125 feet from King street, and running thence eastwardly parallel with King street to a point South of the Western side of boiler of the electric light plant; thence Northwardly parallel with and along the Western side of said boiler of the electric light plant to King street; thence Westwardly along King street to Pantego creek; thence down Pantego Creek to the point of beginning. Also the following property situated upon the lands above described: One 12-ton ice plant, including boilers engine, water and ammonia pumps, condensers, piping, belting, tools, buildings, and all other fixtures, equipment and appliances of whatever nature constituting a part of, or used in connection with the ice plant of the said J. A. Wilkinson. Also the following property situated upon the lands above described: One grist mill complete, consisting of engine, stones, belting, pulleys, conveyors, scales, hoppers, tracks, and all other fixtures and appliances, buildings and equipment used as a part of, or in connection with the grist mill of the said J. A. Wilkinson. Place of Sale, upon the premises of the said Ice and Mill Plant, in Belhaven, North Carolina. This notice dated and posted, this 6th day of July, 1915. C. R. PUGH, Trustee. 7-6-15.

CHICHESTER'S PILLS. THE STAMEN BRAND. For Constipation, Biliousness, Headache, Indigestion, etc.

NOTICE OF SALE. By virtue of two executions to me issued out of the Superior Court of Beaufort County upon judgment Nos. 2496 and 2497, in favor of E. R. Mize and Co. and against N. H. Buttry, the same having been levied upon the land hereinafter described, I will sell at the court house door of Beaufort County, at public auction, for cash to the highest bidder, on Monday, August 2nd, 1915, at noon, the undivided one-half interest owned by said N. H. Buttry in and to that lot in the City of Washington, North Carolina, described as the Eastern half of Lot No. 93, McNair Town, except a strip 52 1/2 ft. wide by 60 ft. deep off the back or North end thereof; it being the same lot conveyed by W. B. Walling and wife to N. H. Buttry and W. R. Sawyer by deed dated May 19th, 1914, recorded in the Register's office of Beaufort County, in Book 177, Page 493, which is referred to for full description. This June 26th, 1915. W. B. WINDLEY, Sheriff of Beaufort County. 7-9-15.

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