Amply Safe and Sane

The extra session of Congress just ended impressed upon fair-informs us that we were slightly in minded men of all political parties error last week in staring that the minded men of an personal are the fact that the Democrate are amply safe and sane. They will, when given a larger measure of cently was found, upon examinapower, acquit themselves with credit, tion, to have shortly before devourmeeting courageously the obligations imposed upon them by the confidence of voters who have lost confistates that they were all young dence in a party too long accustomed to conquest and spoils to be either forbearing or discreet, and discharge ing the duties of public service in a workmanlike manner and conscien-

Assertion is always easy and argument is disburdened of many difficulties when there is an absence of scruples. The Republican cry that there were no safe and sane Demo-crats was a good enough Morgan till after the last election of Representatives. That election made a protesting minority a responsible major-ity. It put Mr. Clark, of Missouri, into the shoes of Mr. Cannon, of Illinois, to wear with distinction the footgear of a long line of Speakers, among whom were many men of conspicuous ability.

The extra session demonstrated the poise of the Democrats. It proved their conservatism and their conesiveness. It greatly discomfited the "standpat" Republicans who had been unable to stem the tide of popular disapproval of the motives and methods of their party under their domination. It left to such insurgents as did not lose their bump of locality and sense of direction and Jounder hopelessly in the flood, the cold consolation of swimming with the Representatives of the party that alone held out hope while "insurgency" could only regis-ter dislike of Republican rule and "insurgents" could only advertise themselves and advance their person-al interests by their party irregu-

bounds of truth when he says that the Democratic record "has put roads help the fermer by affording heart and nope into Democratis him facilities for easy travel to the everywhere." That it "surprised town or city and for marketing his handle public questions and so've gram. national problems. There were no radical Representatives advancing fantastic ideas, and no radical on the outside was able to communicate excitement to those in authority. Deliberations were marked by dignity and decisions by unanimity. Deliberations were marked by A good deal of good legislation was passed through the House, and little bad legislation received favor-

able consideration.

There is no reason to doubt that there will be seen in the presidential election a further rebuke of the repeated failure of the Republicans to fulfill their platform promises, and that the statesmanlike leadership of Mr. Clark and Mr. Underwood and the orderliness of their followers will be substantially rewarded.

It was due to a lack of confidence in the party-in-power, as an inevitable, though long-delayed, result of its failure to adjust its morals to the spirit of the times and shape its policies to the needs and demands of the day, rather than an abundance of confidence in the party-out-of-power, that caused the political up set of the last congressional election. Having secured a majority in the House the Democrats faced a test and a peril. They stood the one and avoided the other, and made party capital in the only legitimate way. It is reasonable to believe way. It is reasonable to believe that thousands of those who depart-ed from their accustomed faith to cordially repeat the vote now that the experiment has proven their dis-oretion. It is reasonable to believe oretion. It is reasonable to believe that in view of the demonstrated safety and sanity of the Democrats other thousands who declined to participate in the experiment will vote the Democratic tickets. A clean sweep, upon records, is the clean aweep, upon records, is the outlook.—Louisville Courier Jour-

Attacks School Principal

A severe attack on school principal, Chas. B. Allen, of Sylvania, Ga., is thus told by him. "For more than three years," he writes, "I suffered indescribable torture from rheumatism, liver and stomach trouble and diseased kidneys. All remedies faited till I used Electric Bitters, but four bottles of this womerful remedy cured me completely." Such results are common. Thousand, him there for excite stomach trouble. of this wonderful remost completely." Such results are common. Thousands bless them for curing stomach trouble, female complaints, kitney disorders, billousness, and for new health and vigor. Try them. Only 50c at Asheboro Drug Company and Rexall Store.

103 Years Old.

Quite an old man was on our streets the other day in the person of Mr. Daniel Bowder, who was born in When

The Champion Munchausen

Mr. J. C. Boon, of this township, nine-foot chicken snake which he killed in his hen house one night restates that they were all young was in the act of devouring the old hen he arrived on the scene with a hoe and not only saved the life of the hen but compelled the snake to disgorge some half a dozen of the small chicks.

And now comes the remarkable part of the story for which Mr. Boon vouches (and he is known by all his acquaintances as a most rep utable man), and that is, the young chicks which the snake disgorged old hen and later eaten by Mr Boon and his family, who pronounced them the equal of any fried chicken of the season, —Chatham Record.

Courtship may be a romance, but marriage frequently transforms it into profane history,

Good Roads Develop Trade.

Good roads are of great advent-age to the people of both town and country. The people of the cities country. The people of the cities and towns and the rural districts are mutually dependent upon one su other in a large degree. The towns and cities must have the products of the farms, and the people of the country must have the wares and merchandise offered for sale in the larity,
Mr. Clark is well within the ant point in the lives and the busi-That it "surprised town or city and for marketing his s possibly an exaggera- products. They help the business our friends" is possibly an exaggera-tion, but that it "dumfounded our enemies" is indisputable. The lead-ing the country people in to do busiers showed unquestioned ability to ness with them .- Greensboro Tele-

The Nation and Good Roads-

There are many encouraging signs that in the not distant future our gotta enough." The Colonel plac-national government will meet its idly remarked that it was eat or go responsibility in the matter of road to jail. Colonel Jim enjoyed the building. Several bills looking to that in the not distant future building. Several bills looking to this end have been introduced in the extra session of Congress, now about to adjourn, and, though they will probably bring no immediate reults, they have opened the way and, in time, the purpose they represent will be realized.

government could interest itself more properly, or with richer results. It

merce is vitally dependent.

As a matter of precedent and history the building of highways was one of this country's earliest undertakings in the field of progress. The to the reinctantly, for a change and in the hope of improvement will cordially repeat the vote now that cordially repeat the vote now that the vote now the vote now that the vote now the urnpikes were able development in no sense lessens the need of good road. Crops must still be hauled to the town market and the rail-way station, and the volume of travel is increasing every to under the whole three years' time. Again when they three years' time.

year. people in the construction of smooth and durable roads, but the work of the States must be supplemented and encouraged by the national government if this great cause attains its due measure of success. The fact that so many special bills, hav- years than we do in one year. And ing this end in view, have been in. you know that a paper coming once troduced in the present session of a month, or even

When Congress reassembles in re-Wayne county. He says he will be gular session next winter these bills, 103 years of age his next birthday, or one inclusive measure, should be July 19th. He is able to get about urged vigorously for adoption and years well and one would not under the measure the recommendation of the measure the recommendation of the measure the recommendation of th very well and one would not judge in the meantime the people of every him to be more than 75 years old.

He was attracting right much attention.—Dunn, (N. Cl.) Guide.

He was attracting right much attention.—Atlanta Journal.

Do You Get Up

With a Lame Back? Kidney Trouble Makes You Miscrable,

Almost everyone knows of Dr. Kilmer's swamp-Root, the great kidney, liver and bladder remedy, because of its remarkable health restoring bladder remedy, because of its remarkable health restoring properties. Swamp-Root fulfills almost every wish in overcoming rheamatism, pain in the back, kidneys, liver, bladder and every part of the urinary passage. It corrects inability to

neys, liver, bladder and every part of the urinary passage. It is corrects inability to the hold water and scalding pain in passage. It is corrects inability to the hold water and scalding pain in passage. It is corrects inability to the pain of the part of head of the corrects inability to the part of head of of he

A Punishment That Many Covet.

Col. Jim Fulton, of this city, is not only a Farmers Union live wire, but he has recently introduced a new mode of punishment for offenders and the story runs thusly : On last Sunday afternoon he drove out to his farm, and as he came down through the corn he discovered, at least ten skonecutters, hailing from all sections of the globe, erjoying themselves in his watermelon patch He quietly slipped to the house procured a gun and they do say that the charge of San Juan was quiet compared with the noise he made. The raiding party were taken by surprise and three sons of Italy were too frightened to follow their companious into the river and the Colonel made a complete capture of them. He marched the captives back to the meion patch where he required each to eat a fifty pound meion and one dago remarked: "Me melon and owing to his goodness of heart the big quarry was enabled to resume business Monday morning. -Mt. Airy Leader.

A Fierce Night Alarm

Especailly notable among such measures are those presented by Congressman Howard of Georgia; Senator Swanson of Virginia, and Congressman Linthicum of Maryland. The underlying object common to all such bills is to secure from the Federal government annual approprations for a period of years to be spent in developing and linking together interstate highways.

Certainly there is no field of public enterprise in which the national government could interest itself more

Jim Smith, a white man, fell is equally as important for the gov-from a third story window at ernment to foster good roads as to dredge rivers and improve harbors, for upon roadways the nation's com-was drunk at the time. was drunk at the time.

Think It Over

Were a friend to tell you: "I have

The individual States have already awakened to their duty to the people in the construction of smooth and durable roads but the states are smooth you get 72 issues in the whole three twice a month Congress is a wholesome indication of popular sentiment, for these measures but reflects the public's deweek. Don't forget that The Progressive Farmer and Gazette is made in the South, by Southern men, for Southern men, and dealing with Southern conditions only.

MADE FOR YOU! The Progressive Farmer

and Gazette Raleigh, N.C. Starkville, Miss

LEGAL NOTICES North Carolina

North Carolina
Randolph Co.
N. M. Lowe, Administrator D. B. N., C. T. A. of F J. Steele, deceased, v. Kate P. Rowe,
The defendants, Mattle Fouseee and husband—Fousiee, and the unknown heirs of Marsaret Steele, deceased, will take notice that an action entitled as above has been commenced in the superior Courtof Randolph County and that summons has been issued against them in said action, that the nature and subject meter of said action, that the nature and subject meter of said action is as follows, to wit: An action is an action of the superior decision is a rollow to the consequence of the control of the superior of the control of the superior tourt of Randolph County to make the superior tourt of Randolph County at his office in Asheboro, N. C., on the 21st day of August, 1911, when and where said summons is returnable and answer or demut to the petition in this action of the relief demanded will be granted.

This July 22, 1911.

W. C. Hammond, Clerk Superior Court Fauldone

W. C. Hammond, Clerk Superior Court Randolph County.

NOTICE.

NORTH CAROLIN 1 --- Randolph County. Superior Court, before the Clerk, Elma Lewis, Plaintiff,

Geo. C. Snider, Defendant.

Geo. C. Snider, Defendant.

The defendant, Geo. C. Snider will take notice that an action entitled as above has been commenced against him in the Superior Court of Randolph County by the said Elma Lewis, plaintiff and that summons and a warrant of attachment was issued against him in said action returnable before the Judge holding the Superior Court for the County of Randolph at the court house in Asheboro, N. C., on the seventh Monday before the 1st Monday in September, 1911, and that, pursuant to said warrant of attachment levy was duly made on the lands of said defendant in said county, said defendant will further take notice that an alias summons and warrant of attachment serventiable before the Judge boiding the Superior Court for the county of Randolph at the court house in Asheboro, M. C., on the 13th Monday after the 1st Mondey in September, 1911; said Cefendant will further take notice that the nature and subject matter of said action and the amount of the claim is as follows, to-witt an action for five thousand dollars damages for the wrongful and unlawful seedection by the said defendant of the plaintiff said defendant will further take notice that the nature and subject matter of said action and the amount of the claim is as follows, to-witt an action for five thousand dollars damages for the wrongful and unlawful seedection by the said defendant of the plaintiff said defendant will further take notice that he is required to appear at the time and place said alias sum mins and warrant of attachment is returnable and answer or demur to the complaint of plaintiff or the relief demanded in the said complaint will be granted.

Witness my hand at cellice in Asheboro, N. C. this July 27, 1911.

W. C. HAMMOND, Clerk Superior Court Randolph County.

Clerk Superior Court Randolph County.

Notice

North Carolina, Randolph county, in the superior court, before the clerk.

H. T. Curria, Administrator of J. L. York, deceased, Vs. Giark York, Ellen Redding and her husband. Harris Redding, Julia Vestal and her husband. Henry Vestal, Dennis Alfred, J. C. Alfred, Maccon Alfred, Louella Pugh and her husband, Henry Vestal, Dennis Alfred, J. C. Alfred, Maccon Alfred, Louella Pugh and her husband, R. W. Fugh, Ida Webster, and her husband, Ellen Herne, Leaf the Herney States of Herney States of the Herney States of Herney Stat

Notice

Having qualified as Executrix on the estate of A. S. Robbins, deceased, before W. C. Hammond, Clerk of the Superior Court of Randolph County, all persons having claims against said estate are notified to present them to the nudersigned, duly verified, on or before the 18th day of August, 1912, or this notice will be pleaded in bar of their recovery; and all persons owing said estate will come forward and make immediate settlement. covery in the forward and a come forward and a come forward and a common common

Land Sale.

By virtue of the power vested in me by dec-conflored in the superior court for Randoi county in the special proceedings entitled "is pic South et al. v. J. C. Smith. et al.," I will saturday, the field day of sopt. 1014, at 12 o'cle M, at the court bonne in Asheboro. N. C. s. II.

see smith etn 1, 1, 2, emith et al., 1 will on saturday, the Esn aga of seep 191, at 12 o'clock, M., as the court nome in Asheboro, N. C., 8.11 at yeldel occurs nome in Asheboro, N. C., 8.11 at yeldel occurs nome in Asheboro, N. C., 8.11 at yeldel occurs on the highest higher the following described tracts of land tying and beine in Sandtoil occurs, advantage the set of 1, 8. Parks, M. V. Brooks, W. H. Patterson and others and bounded as hollows, to will also of 3, 8. Parks, M. V. Brooks, W. H. Patterson and others and bounded as hollows, to will be original line, thence exact 1 chains and 50 links in the original line, thence exact 1 chains and 50 links in the original line, thence exact 1 chains and 50 links in a small branch, thence south 1 chains and 50 links to a stope and black jack stin cpt, thence south so degrees west 10 chains and 50 links to a black jack, thence west and 50 links to the begin in the control of the second of the s

This Aug. 10, 1911

Notice to Creditors.

Superior Cour Randolph Co. L. W. York v. Allee L. Capps and her unknown helm if she be dead.

L. W. Nork v. Alloc L. Capps and her unknown helm if she be dead.

NOTICE.

The defendants, Alice L. Capps and her unknown helrs if she be dead, will take notice that an action entitled n. a v. v. has been con menced in the Superior Court for Raudolph county against them, that the nuture and subject matter of said action has follows, towit: An action to seil for division has collows, towit: An action to seil for division has certain tract of land sit. L. W. York, plaintiff and said Alice L. Capps, or her heirs, defendants, as tenants in common and to have set apart to said plaintiff the sum of \$850 of the monies resulting from said sale as compensation for valuable permanent improvement closed by him que said Jaids. Said defendants will intrinci take notice that they are Superior Court for the County of Randolpha at the court house in Asteboro, N. C., on the lith Monday niles from the count house in Asteboro, N. C., on the lith Monday after the first Monday in september, 1911, when and where the summons issued for said derindants in this action is returnable and answer or demur to the complaint of plaintiff or the relief domained will be granted.

This Aug. 1, 1911.

W. C. Hammond,
Clerk Superior Court Randolph Co

W. C. Hammond, Clerk Superior Court Equidolph Co

Notice

Having qualified as administrator of Mrs. L. K. "arter, deceased, late of Randolph County, North Carpina, this is to notify all parous having claims against the estate of the said deceased to exhibit them to the quiderrisined on or before the ist day of August, 1918, or this notice will be plend in har of their property. All persons indepted to said estate are notified to come forward and make settlement. RAGAN.

Admr. of Mrs. L. E. Carter, dee d.
This the 25th day of July, 1911.

Notice

Having qualified as administrator of Ambrose M. Brady, deceased, late of Randulph County, and the state of th

ention. Terms of Sale: At public auction, to the high-t hidder for cash. r bidder for eash.
This the list day of July, 1911.
I F. Craven, Administrator of
Ambrose M. Brady, deceased.

North Carolina, Superior Court Randolph Co. Before the Clerk. W. N. Elder, Administrator of Ed. Wei-born, deceased v. Ann Leach et al. NOTICE.

NOTICE.

The defendants, Eisha Welborn, Jose Welborn and John Welborn, will take notice that an astron entitled as above has been commenced in the superior court of Randothi County before the Clerk of said a sure makes them and other the clerk of said a sure makes them and other the clerk of said a sure makes them and other the clerk of said to sure makes the manuscole has been the said action for action is as fasilows, bower; An action to well the reality of Ed Welborn' decrawed, situate in Randolph county to mass assets in the hands of his administrator for the payment of his debt and the costs to scholinistration; said defendant will farinfer take notice that they are required to appear netting the tree of the superior boxo, N. C., on the 9th day of sopt, 1911, when and where said summons is returnable and answer or demur to the petition of petitioner or the railed demanded will be granted.

This Aug. 4, 1911.

W. C. Hammond,
Clerk Superior Court Randolph Co.

Having qualified as executor on the estate of Martina Stout, deceased, before W.C. Hammond Clerk of the Superior Court of Sandolph Conney, I shall sell at public auction to the highest bidder for cash, on the premises on the e day of each, the following personal property, to machine a lot of farming and garden tools, it of I household and kitchen fuguiture and other articles too tedious to mention.

Notice

Having qualified as Administrators on the estate 9f Kobt. L. Wood. deceased, before W. C. Hammond. Clerk of the Superior Court of Randolph County. I shall sell at public auction to the highest bidder for Cash, on the 29 day of August. 1911 the following personal property, towit: One borse, one two horse wagon, 10 care to the country of the country o

tools, and other articles too tenious to mea-tion.

All persons having claims against said es-tate are notified to present them to the undersigned, duly verified, on or before the i2 day of August 1912 or this notice will be pleaded in har of their recovery; and all persons owing said estate will come forward and make immediate settlement. This 7 day of August, 1911.

W. F. Weld.

W. F. WOOD, R. M. PIERCE, Adms

Notice of Sale of Land Under Mortgage

Mortgage

By virtue of the power of sale vested in the undersigned byta certain deed of mortgane excepted by decree H. Bearin and wife to W. M. decreased by decree H. Bearin and wife to W. M. decreased by decree H. Bearin and wife to W. M. decreased breats III, page 56, in the office of the Beginser of breats of Randould County, I will set at public auction to the highest bridge for cash at the court bouse door in Asheboro, N. C. on Saturday, the lith day of september, It'll at 12 Oxige M. M. the following described hands, your and being in Asheboro, N. C. on Saturday, the lith day of september, It'll at 12 Oxige M. M. the following described hands, your and being in Asheboro, N. C. on the satt by W. D. Burrow and J. T. Brittain, on the south by Milliam Hedrick, on the seat by W. P. Hearne, containing 7 1-2 areas, more or less being known as M. decree and others, which was a some pile in edge of Fanksiin-ville Koad, theree with said road nearly east far ending when rimining south to Sarah Hearne's line to make an acce thence south to Sarah Hearne's line, thence in a westerly direction mood sarah Hearne's line, thence in a westerly checked to less than the said for the property of the content of the south to Sarah Hearne's line, thence in a westerly for the content of the south of the said for the secure of the said feature in the to a pine, thence for less continues, containing one acre, more of less of mortgage, and power of sale occoming absolute upon said default.

This salests made by reason of default having beau made in payment of the debt secures of sale occoming absolute upon said default.

This August 12 (51). "M. BURNS, mortanges Haumer & Relly, AUSS.

Hammer & Relly, Augs.

Notice of Land Sale.

Notice of Land Sale.

By virtue of the power vested in the undersigned commissioner by decree rendered in the Superior Court of Randolph county in the superior Tourt of Randolph county in the superior Court of Superior

Notice of Dissolution

Notice is hereby given by the undersigned to all persons that the partnership doing business as bavis & Davis Inthe town of Ashboro, is, by mutual consent, dissolved, and that M. L. Davis will collected by the distance of the distance of

North Carolina Randolph Co.

Lucretta King

Notice of Summons and Warleane Lucas.

First of Attachment.

The above named defendant, Issae Lucas, will
take notice that a summons in the above-entititled action, was issues against the defendant
out the 22nd day of August, 1911, before W. C.
Hammond, Clerk of the superior Gourt of Randoiph County, for the sum of five thousand doilars due said plaintiff by Jensen of the sochetion
of the plantiff by Jensen of the sochetion
the court house in Asheboro, Some 1991,
the court house in Asheboro, Some by the said
Clerk of the Superior Court on the 2nd day of
August, 1911, against the property of said defendant, which warrant is returnable on the 4th
day of Degember, 1911, at the time and place
named for the return of the summons, when
and where the said defondant is required to ap
pear and answer or demnir to the complaint, or
the relief demanded will be gronted.

This the 28th day of Well Hammond,
Clerk Superior Court. In the Superior Court. Lucretia King

MORTGAGE SALE

Said sale made to satisfy and forecione said

This August 25, 1911. W. V. smith, Mortgage

North Carolina, Superior Court.

Randolph Co. Seth W. Laughlin, Admr. of Elijah Spencer, dec'd. Ts. James Spencer, et al heirs

James Spencer, et al heirs at law.

The defendant, James Spencer, above named, will take notice that an action entitled as above has been commenced in the Superior Court of Randolph County, to sell the real estate of Elijah Spencer, decessed, for the purpose of paying his dobts; and the said defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court for said county, on the 25th day of September, 1911, at the court house in Asheboro, North Carolina, and answer or demur to the complaint in this action, or the relief demanded will be granted.

granted.
This the 28th day of August, 1911.
W. C. Hammond,
Clerk of the Superior Court

Land Sale Notice

Land Sale Notice

By virtue of the powers visited in the undersigned by decree rendered in the superior court of Randolph County in the special proceedings entitled. N. M. Lowe, adurt, D. B. S. C. T. A. of T. J. Steele, deceased v. Kate P. Lowe et al. I will sell at public acution at the court house door in Asheboro, N. C., on Saturday, the 20th day of September, 1911, at 12 o'clock M., the following described trace of land lying and being to Randolph of trace of land lying and being to Randolph County of the Count

Too Good to be True.

A Missouri editor who was brim full of hard cider, got a wedding ac-count and a sale ad mixed and served to his readers this dope;

william Smith, the only son of Mr. and Mrs. Josian Smith, was disposed at auction to Lucy Anderson on my farm one mileeast of here in the presence of seventy guests, including the following to-wit: mules, twelve head of cattle. Two The Reverend Jackson tied the nuptial the least averaging 1,250 pounds on the hoof. The beautiful home of the bride was tastefully decorated with a scewash calf, a spade, a sulky rake, one feed grinder, one set donble harners almost new and just before the c remony was pronounced Mendelisohn's wedding march was played by one milch cow five years one Jersey cow. to be fresh next April, carrying a bunch of flowers in her hand and looking charming in a gown made of light spring wagon, two boxes of apples, two racks of hay, one grindstone, mousseline deori trimmed with about 180 bashels of spuds. The groom is well known and popular and has always stood well among society circles of twelve Berkshire hogs, while the bride is an accomplished and talented school teacher of a splendid drove of Poland China—redigrees if desired. Among the beautiful presents were two sets of knives and forks, one spring harrow, one wheelbarrow, one go-cart, other articles too numerous to mention. The bridal couple left yesterday on an extended trip, term of twelve months time, extended to responsible parties, otherwise spot cash luncheon will be served at the table. After this Mr. and Mrs. Smith will go to house-keeping in a cosy home at the corn-er of Main and Doctor R. L. Ganby auctioneer, - National Monthy.

The farm life school for Durham county was voted down one day last