

# MOTHERS OF DELICATE CHILDREN

Should Read the Following Letter—Mrs. Slack's Story About Her Child's Recovery Is Entirely Reliable.

Palmyra, Pa.—"Three years ago my little girl had black measles which left her with a chronic cough and so awfully thin you could count all her ribs, and she coughed so much she had no appetite. Nothing we gave her seemed to help her at all until one day Mrs. Neibert told me how much good Vinol had done her little girl, so I decided to try it for my little one, and it has done her so much good she is hungry all the time, her cough is gone, she is stouter and more healthy in color and this is the first winter she has been able to play out in the snow, coasting and snow-balling without any ill effects."—Mrs. ALFRED SLACK, Palmyra, Pa.

We know Vinol will build up your little ones and make them healthy, strong and robust, therefore we ask parents of every frail and sickly child in this vicinity to try a bottle of Vinol, our delicious cod liver and iron tonic without oil.

If we can induce you to try a bottle of Vinol as a body-builder and strengthener for your child, and you do not find it is all we claim, we will return your money on demand.

W. J. A. Leggett, Druggist, Edenton, N. C.

## Norfolk Southern Railroad Company Traffic Department

No Supplement to this Tariff Will be Issued Except for the Purpose of Cancelling the Tariff.

In connection with participating carriers:

Aberdeen & Rockfish Railroad, Atlantic and Western Railroad, Carolina-Railroad, Dover & Southbound Railroad, Durham & South Carolina R. R. & Lumber Co., Randolph & Cumberland Railroad, Winston-Salem Southbound Railway.

Local and joint freight tariff publishing Rates, Rules and Regulations governing warehousing cotton in transit at Creswell, N. C., Fayetteville, N. C., Greenville, N. C., Kinston, N. C., New Bern, N. C., Raleigh, N. C., Washington, N. C., Wilson, N. C.

For the purpose of assisting in meeting the extraordinary conditions attending the marketing of cotton occasioned by the European war, and to facilitate the temporary storage of cotton, these lines will, during the cotton year ending August 31st, 1915, or during such part thereof as the exigency created by the European war may necessitate, apply the rules shown herein.

Issued October 17, 1914. Effective October 22, 1914. Issued under special permission of the Interstate Commerce Commission No. 29541 of October 10, 1914.

Issued by

J. F. DALTON, Asst. Gen'l Frt. Agt. Norfolk, Va.

Authority File No. 21479-B

E. D. KYLE, Traffic Manager, Norfolk, Va., Agents Index No. 18.

### WAREHOUSING COTTON IN TRANSIT.

1. Cotton shipped for warehousing and reshipment must be consigned to the warehousing point and freight thereon paid on basis of the full local rate, upon which the delivering agent will give paid freight receipt, which the holder of the cotton should keep for the purpose of securing reshipping privilege.

2. Upon reshipment from the warehousing point, the shipper will be required to surrender to the agent of the line bringing the cotton into the housing point the paid freight bill covering that identical cotton. The number of bales, marks and weights of cotton, as forwarded from the

warehousing point, must conform to the paid freight bill, and in addition, the shipper will be required to certify on the back of the paid freight bill that the cotton tendered is the identical cotton received thereunder. The shipper will also be required to surrender to the railway agent at the time of reshipment the bill of lading covering the movement of the cotton into the warehousing point, unless the bill of lading for such shipment shall have been previously surrendered to the railway.

3. Thereupon the agent will issue a through bill of lading to the further final destination at the through rate from point of origin to such further final destination in effect at the time of the original shipment into the warehousing point, plus three (3) cents per hundred pounds, provided such further final destination is a point to which there are established through rates in effect from original point of shipment via the warehousing point and not requiring a back-haul (see Note); provided, that where the rate from the original point of shipment to the further final destination is less than the rate from the original point of shipment to the warehousing point the lawful tariff rate to the warehousing point plus stoppage charge of three (3) cent per hundred pounds will be charged as a minimum.

NOTE—Where necessary to perform back-haul service in order to meet competition of lines via which the through rate from the original point of shipment to final destination applies via the warehousing point, these companies will charge the through rate from original point of shipments to final destination, plus the stoppage charge of three (3) cents per hundred pounds; provided that where the rate from original point of shipment to the warehousing point, the lawful rate to warehousing point plus stoppage charge of three (3) cent per hundred pounds will be charged as a minimum.

4. Shipments will be waybilled out of the warehousing point at the balance of the rate, plus the stoppage charge of three (3) cents per hundred pounds. The distribution of revenue between connecting lines shall be on basis of through rates and divisions, except that the three cent stoppage charge shall accrue to the line bringing the cotton into the warehousing point, it being a condition of this privilege that the line issuing the bill of lading out of the warehousing point shall be the line bringing the cotton into the warehousing point.

5. All connecting line switching charges will be in addition to the through rates and in addition to the three cent stoppage charge, and where cotton is re-delivered to a carrier from a storage warehouse for delivery at a point in the same industrial zone, the established transportation charge shall apply.

6. The rules governing concentration and reshipment of cotton at compress points as provided in I. C. C. G. No. 588, supplements thereto and reissues thereof, are not affected hereby and will continue in force.

#### NOTICE!

Having qualified as administrator of the estate of A. J. Ward, deceased. Notice is hereby given to all creditors of said estate to present their claims duly verified to the undersigned administrator or his attorney on or before one year from this date, or this notice will be pleaded in bar thereof. All persons indebted to said estate are requested to make prompt settlement with the administrator or attorney.

This Oct. 2nd, 1914.  
W. H. WARD, Admr.  
E. G. BOND, Atty.  
Et c.



**CHASE THE CHILL FROM THE BREAKFAST ROOM**

# PERFECTION

**SMOKELESS OIL HEATERS**

**START the Perfection Heater going five minutes before the breakfast hour; by the time the family gets down the whole room is warm and cozy.**

The food tastes better — everybody feels better. It's a bully morning send-off for the whole family.

The Perfection is an ever-ready comfort. It is light — you carry it wherever extra heat is needed — sewing-room or cellar, bedroom or parlor. It burns kerosene — easy to handle and inexpensive — and costs nothing when not in use. It is smokeless and odorless.

At hardware and furniture stores everywhere. Look for the Triangle Trade-Mark.

## STANDARD OIL COMPANY

(NEW JERSEY)

Washington, D. C.      Baltimore, Md.      Charlotte, N. C.  
Norfolk, Va.      Richmond, Va.      Charleston, W. Va.

#### NOTICE

Under and by virtue of a mortgage deed executed to the undersigned mortgagee by J. T. Twine, which instrument is dated December 21st, 1911, and recorded in the office of the register of Deeds for Chowan County in Book 23, Page 196, I will on November 20th, 1914, at 12 o'clock, M., sell to the highest bidder, for cash, at the Court-house door in Chowan County, North Carolina, that certain land located in Chowan County, North Carolina, bounded by the lands of J. C. Evans and more particularly described as follows:

Bounded on the North by the lands of J. C. Evans (formerly the Elliott lands); on the East by the lands of Noah Boyce and the Twine heirs; on the South by the lands of Elisha Elliott and on the West by the lands of James Evans and containing twenty five (25) acres, more or less, and being the same tract of land which the mortgagor conveyed to the mortgagor the 21st day of December, 1911. This October 8th, 1914.

J. W. EVANS  
Mortgagee  
Per WALTER L. CAHOON  
Attorney.

#### NOTICE!

Having qualified as the administrator of Mrs. Cornelia Bond deceased (wife of M. F. Bond, Sr.), notice is hereby given to all having claims against said estate to present them to the undersigned on or before one year from date of this notice; otherwise this notice will be pleaded in bar of same. All persons indebted to said estate are respectfully requested to make prompt settlement with the undersigned.

This Oct. 9, 1914.  
M. F. BOND, Sr., Administrator.  
E. G. Bond, Atty.

#### EXECUTOR'S NOTICE

Having qualified as executor of the late Watson Perry, I hereby give notice to all persons indebted to his estate to come forward and make immediate settlement and those holding claims against the same to present them within twelve months from the date of this notice or it will be pleaded in bar of their recovery.

JOSEPH A. BRIGHT  
Executor  
Oct. 6th 1914

**Kodol Dyspepsia Cure**  
Digests what you eat

#### NOTICE.

As Executor of the estate of Q. T. Leary, deceased and of Administrator of Emily A. Leary his widow, I shall sell on the premises formerly occupied by the said Q. T. Leary and wife, on the first day of December, Tuesday, the following real and personal property:

1. The land of Q. T. Leary occupied as residence at the time of his death, located on both sides of the mill road leading from the Virginia Road to Dillard's mill, adjoining the lands of M. H. Dixon, Alma Forehand, Jonathan Chappell, Miles Elliott and Dorsey Perry, containing one hundred and twenty (120) acres more or less and being the same which Q. T. Leary bought of Joseph Byrum and Dr. Dillard, (Dr. Richard Dillard). This land is sold under power conferred upon me by the will of the late Q. T. Leary of record in Chowan County, N. C.

2. Also personal property belonging to the estate of the said Q. T. Leary and his wife, Emily, both deceased, consisting of household furniture and kitchen furniture, farming utensils one surry, live stock and other things.

Sale begins between Nine and Twelve o'clock and terms made known on the day of sale.

Z. W. EVANS,  
Executor of Q. T. Leary & Administrator of Emily A. Leary.  
This Oct 21-1914.  
Pruden & Pruden attys.

#### NOTICE!

State of North Carolina, Superior Court, Chowan County. December Term 1914.

Joseph Habit,

—vs—

ZAHIA HABIT.

The defendant, Zahia Habit will take notice that an action as above entitled has been instituted against her in the Superior Court of Chowan County by the plaintiff for divorce upon the grounds of adultery. The defendant is therefore notified to appear at the next term of the Superior Court of Chowan County at a term to be held on the first Monday in December 1914 and answer or demur to the complaint of plaintiff which will be filed more than thirty (30) days before the bringing of this action or judgment will be rendered against her according to the prayer of the complaint.

October 22, 1914.  
F. W. HOBBS CSC.  
Chowan County, N. C.

#### ADMINSTRATOR

Having qualified as administrator of the estate of Emily A. Leary dec'd I notify all persons indebted to her estate to make prompt payment thereof persons holding claims against said estate will present them to me for payment on or before the 1st day Nov. 1915, or this notice will be plead in bar of recovery.

Z. W. EVANS,  
Admr of Emily A. Leary dec'd  
Oct. 21-1914  
Pruden & Pruden Attys.

#### NOTICE

By virtue of a certain mortgage made to the undersigned, J. G. Campen, by R. D. Bunch, dated the 7th day of November, 1906, and duly recorded in Mortgage Book 19, page 194, Register of Deeds' Office of Chowan County, I will, on Monday, November 30th, 1914, at 12 o'clock M, offer for sale at public outcry, for cash, at the courthouse door in Edenton, Chowan county, North Carolina, that certain piece, parcel or lot of land situated in Edenton township, Chowan county, North Carolina, and designated as follows:

Beginning at an iron stake at the intersection of the N. & S. R. R. and S. & C. R. R. and fronting on the N. & S. R. R. right-of-way 179 feet 11 inches, fronting on S. & C. R. R. right-of-way 36 feet 6 inches, fronting on Main street extended 131 feet 3 inches, fronting on Road street 45 feet, and has a depth of 75 feet and 3 inches for its north eastern boundary, and being lot no. 224 in the plot of North Edenton, recorded in Book I. No. 2 page 565.

This the 28th day of October, 1914.  
J. G. COWPER,  
Mortgagee.  
DAVID COX,  
Holder of the notes.

#### Norfolk Market

These quotations will be revised each week with the assistance of Odell Bros. Commission Merchants, Norfolk, Va., and will be found as accurate as it is possible to make them.

Hen Eggs per dozen	25
Chickens, live, per pound	18
Hens, live, per pound	16 to 17
Turkeys, live, per pound	15
Lambs, live, per pound	6 to 7
Calves, live, per pound	8 to 9
Hams per pound	18 to 23
Butter per pound	20 to 25
Hides per pound	14 to 16
Geese, live, each	65
Ducks live, each	30 to 40
Bees Wax, per pound	28
Cattle, live, per pound	3 to 5
Irish Potatoes, Bbl.	\$2.00
Haymon Sweet Potatoes, Bbl.	\$1.50
Yellow Sweet Potatoes, Bbl.	\$1.25
Nancy Hall Sweet Potatoes Bbl.	\$1.50
Kelifer Pears, Bbl.	\$1.50
Cabbage, Bbl.	\$1.20

#### TO THE PUBLIC

In order to clear up any confusion in the public mind relative to the personal of the Carolina Motor Company, we deem it advisable to announce to the public that we have this day dissolved our partnership which we recently conducted under the name of Carolina Motor Company. In the future Mr. Kramer will conduct a service station in his own name, and Mr. McMullan will continue the sale of Studebaker cars in his own name. We shall continue to jointly rent the Bond building heretofore occupied by the Carolina Motor Company; but all business shall be conducted independently. We have made this arrangement to prevent any confusion of our respective businesses, and our amicable relationship continues as heretofore. An arrangement has been effected between us whereby the same special attention shall be given to Studebaker cars as in the past, the terms of which will be made known to all Studebaker owners.

Signed

C. E. KRAMER  
J. H. McMULLAN, Jr.

#### NOTICE

Sale of valuable Property.

Under and by authority vested in me by an order of the Chowan Superior Court in the Special-Proceeding entitled "Sarah E. Ward, widow, F. A. Ward, O. E. Ward, B. H. Ward and others, Exparte, to the Court." I will sell for cash, to the highest bidder, on Thursday, Dec. 3-1914 at 12 o'clock M., at the Welch Mill, on the premises, in 3rd, Township, Chowan County, the following property, to wit:

The Welch or Creek Mill, consisting of grist and saw mills, mill sites, land rights and privileges thereunto belonging to said mills, same being in 3rd, Township, Chowan County, N. C. Also ten acres of land in Mintonville Township, Gates County, N. C., adjoining the said mill pond together with the dwelling and all out buildings used for or in connection with the said mill.

The mill and mill sites and the ten acres of land will be sold as one piece or parcel of land and at one bidding unless in the opinion of the undersigned it will be advantageous to sell the mill and the ten acres of land separately.

Remember the date, Dec. 3-1914. Remember the place, on the premises at Welch Mill, terms cash. This Oct. 31-1914.

W. S. PRIVOTT  
Commissioner.

#### NOTICE

Superior Court, Chowan County, Winborne & Company, Inc., vs.

Fulton Bag & Cotton Mills, The defendant in the above cause is notified that a summons has been issued against said defendant in favor of plaintiff returnable to the next term of Superior Court of Chowan county to be held on the first Monday in December 1914 which summons has been duly returned "not to be found"; That the purpose of the action aforesaid is to recover of the defendant the sum of TWELVE HUNDRED & SEVENTY FOUR & 50-100 DOLLARS (1274.50) for breach of contract to deliver peanut bags to said plaintiff and that this court has jurisdiction of the said action.

The defendant may appear at the said return day of the summons and answer or demur as he may be advised.

The defendant will also take notice that a warrant of attachment against the property of the defendant has been issued in this cause commanding the sheriff of the said county to seize the property of the defendant in the said county or enough thereof to satisfy this claim with cost, which attachment is returnable on Dec. 7th, 1914 at the said term of court. The defendant may appear at that time and take such action as he may be advised is right and proper.

WITNESS my hand as Clerk aforesaid, this 4th day of November 1914.  
Pruden & Pruden  
Attys.

T. W. HOBBS  
C. S. C. Chowan County.

#### LUNG DISEASE

"After four in our family had died of consumption I was taken with a frightful cough and lung trouble, but my life was saved and I gained 87 pounds through using

**DR. KING'S NEW DISCOVERY**

W. B. Patterson, Wellington, Tex. PRICE 50c and \$1.00 AT ALL DRUGGISTS.