From plume to spur a cavaller,
Who nobly wore a noble name,
Who's soul ne'er parieyed with a fear
Nor cheek bore tinge of shame;
In whom heroic blood ran red

That Norman stock which harbor

A Lee with Coeur de Lion fared Across the plains of Palestine Stirrup to stirrup, falchions bared To meet the hosts of Saladeen; To meet the hosts of Saladeer Another stood by William's side At Sanguelac on that dire day When, as the Kingly Harold died, The throne of Alfred passed away.

But in its stead uprose a race Of Saxon strength and Norman grace, The architects of Homes and States me by their native rooftrees clung merry England's freedom

wrought; no the winds their sails far flung And in strange climes new fortune

But never since has England's need Bugled the call for sacrifice But sprung her sons to sword and

With lives in hand to pay the price Of Altars saved and Rights upheld, Of Liberty and Law maintained; Nor ceased the fight till Death com pelled, Or Victory was gained.

And Here, since first on virgin soil By stress of Valor and of Toil Which set all care for self at nough Has never Good been nobly planned, Nor peril faced the common weal, When lacked a Lee with helping hand Or stern resistance with his steel.

Virginia's annals iterate From age to age, from sire to son, How patriot Lees have served the

Until the glory heaped upon The name has filled the Universe,mountain high the grateful That, though her heart were Midan

purse, The claim for Love could ne'er be Of him, the majestic King of Men,

The foremost man of modern days Who towered above his brethren As Saul, no room nor need For what he did lifts him above

The tribute of these halting rhymes; Twas what he was that sealed our And dares the probe of after-times. His was the giant's lofty stride

O'er Pigmy forms and smaller And his the lofty nature's pride .That only the mountain finds The room to breathe the air it crave For fullest life. He walked in light

A coaquerer above the graves Of sordid cares and passion's blight That other of his kith and kin Who's memory we keep to-day Had deemed it scarcely less than six To match his genius with the ray Which, like a fixed refulgent star, Blazoned the path of Robert Lee;

On the brow of Fitzhugh Lee. But the greater orb can not obscure The radiance of the lesser light Which, though eclipsed, shall yet en

Such unearned crown had left a sca-

In its own sphere, serene and bright The stars which stud our Southern sk Shall each a differing glory own, But each shine clear in Memory Till heaven and earth themselves

The firmament of War can show One only Sun in its deep vault, But still the Planets burn and glow None o'er their gleaming orbits hal And in that lanterned galaxy,nining the darkest night

Our land was ever doomed to see, This funior Lee has placed of right For he was brave and true and kind His blood in generous currents ran And feeling heart and liberal mind

de up the gallant gentleman. He had not mastered pulse and vein So that responsive to his will Both throb and flow gave like refrain To failure's knell and triumph's

But loyal every breath he drew, Constant in faith and bubbling o'er With kindly humor. Thus be grew Trusted and trusty more and more As added years brought wider fields, And tasks of higher import came, Still more his statue stood revealed Full worthy an illustrious name.

Brave soldier! Who no more may lead The headlong charge with Rupert's Nor set the pace for knightly deed

Where cheering columns clash, Your grandsire's battle-ire was yours, You wielded Light Horse Harry's Like him, when foes were down by

True Knight, "God rest their souls,"

May yours find rest! For surely none Of all your gracious stock had prov or better title to be loved.

. Would that to-day Virginians all,
While drinking in the beauties here
Of sunlit sea and palace hall,
And pondering on the days that

Might think of him who was no

spared
The blossom of his hope in flower,
The only in fond vision dared
Foresee the splendor of this hour;

And then, recalling what a son He was to our dear mother State, View the proud work that he begun And pay him tribute, due though

on all this pagent shall be gone.
The magic of the mirage flows,
we chisciled front and fretted stone
And winter brood o'er Land an

Sea; at God hath purpose of His own.

Not harren fell the seed here sown or vainty Summer's nun hath skon.

Not idiy brave race e'er was run, for vain a good fight, lost or won.

Nor vainty lived Fitz Lee!

This is Worth Remembering, a no one is immune, every person lid remember that Foley's Kidney of will cure any case of kidney of der trouble that is not beyon, cach of medicine. McDuffe Drug (O. O. Souders, Prop.)

ING ORDER.

In Matter of Haymount Extens

net, sitting in chambers, issued as order restraining the City of Payetteville from exercising control in the Eighth Ward, or Haymount, section of Greater Fayetteville, until the matter can be heard before Judge Lyon at Elizabethtown on December 23rd.

By agreement of counsel to-day the hearing has been changed to take place in Payetteville at the January term of Cumberland Court before Judge Long.

The Court's order arrived in Fay etteville at noon, and was at once served on the Mayor, City Fax Collector and City Attorney by the Sheriff. The Comt's order, with the allega tions of the plaintiffs, or residents, of the annexed territory, are as follows: Now the question arises, What relation will Alderman McNeill and member of the Board of Audit and Finance Ellington, of the Eight Ward,

hold to the City of Favetteville? State of North Carolina, Before E. B. Jones, Judge holding Courts for the Seventh Judicial District.

H. Lutterloh and others vs. The City of Favetteville.

Upon considering the complaint filed in this cause as an affidavit and the Act of the General Assembly of March 11, 1907, it is ordered, adjudged and considered by the Court, that the sefendant. The City of Favetteville show cause before his Honor, C. C. Lyon, Judge, at Elizabethtown, Mon day, December 23, 1907, at 12 o'clock why the injunction prayed for in the complaint shall not be granted and in the meantime. The City of Payette ville, its agents, officers and tax Collector is hereby enjoined and restrained from exercising or attempting to exercise any control or jurisdiction over the alleged extension to the City of Fayetteville, and in the meantime also, is hereby restrained and enjoin

ed from collecting or attempting to collect, by distress or otherwise, the taxes levied by the Oity of Favette ville for the year 1907 upon the per sons or property within the said extension the tax list of which is now in the hands of the city tax collector. The Clerk of the Superior Court of Cumberland county, upon the plain tiff filing with him a justified bond in the sum of Two Hundred and Fifty (\$250.00) Dollars, conditional for the payment of all such costs and damages that may be sustained by reas on of the granting of this order, will serve a copy of the same upon the duly constituted authorities of the

lector thereof. E. B. JONES. Judge holding Courts of the Seventi

City of Fayetteville and the Tax Col-

Judicial District. December 4, 1907.

THE COMPLAINT. State of North Carolina, Cumberland County. In the Superior Court Herbert Lutterloh, et. al., vs. The City of Payetteville-Complaint.

First-That he and those who are low or may hereafter become parties plaintiff in this cause, are resident of certain territory claimed to have been annexed to the corporate limits of the City of Payetteville.

Second-The defendant is a municipal corporation duly created by and existing under the laws of this State see its charter and the several acts mendatory thereof.

Third-That H. Lutterioh, one of the plaintiffs in this action, is the owner of and in the possession of lands and tenements, lying in proposed extension, and also the old corporate limits of the City of Fayetteville.

Fourth-That the Act of the Assem bly under which defendant claims that its corporate limits have been ertended and territory annexed, was passed by the General Assembly on the 11th day of March, 1907.

Fifth-That said Act was not read on three several days, and an ave and nay vote taken theron in each House and recorded on the journals, as the plaintiff is informed and believes, and is therefore unconstitutional and void. Sixth-That said Act is void for uncertainty, in that the description of the territory attempted to be annexed, is too vague and uncertain to be located, as the plaintiff is informed and be

Seventh-That the boundaries set out in said Act do not embrace any territory as plaintiff is informed and

lieves.

Eighth-That no proper notice was given of the election held under said Act, as plaintiff is informed and be-

Ninth-That by the terms of said Act , the only persons embraced in the boundary described, or proposed

Pain anywhere, pain in the head periods, Neuralgia, toothache all pains can be promptly stopped by a thoroughly safe little Pink Candy Tablet, known to druggists every-where as Dr. Shoop's Headache Tabwhere as Dr. Shoop's Headache Tab-lets. Pain simply means congestion— undue blood pressure at the point where pain exists. Dr. Shoop's Head-ache Tablets quickly equalize this un-natural blood pressure, and pain im-mediately departs. Write Dr. Shoop, Racine, Wis., and get a free trial pack-age. Large box 25 cts. B. E. Sedber-ry's Son democits. y's Son, druggist.

Kennedy's Laxative Cough Syrup causes a free yet gentle action of the bowels through which the cold is forced out of the system. Children like it. Contains no opiates nor narcotics. Sold by Armfield and Greenwood.

Cured of Bright's Disease. Mr. Robert O. Burke, Elnora, N. Mr. Robert O. Burke, Kinora, N. Y., writes: "Before I started to use Foley's Kidney Cure I had to get up from tweive to Iwenty times a night, and I was all bloated up with dropsy and my evenight was so impaired I could sparcely see one of my family across the room. I had given up hope of living, when a friend recommended Foley's Kidney Cure. One 50-cent bottle

extension, were legal voters as be informed and believes

Tenth-That at the election actually held, both residents of the extension

Eleventh-That the election was I legal and void, as he is informed and

Twelfth-That the City of Fayett lebt, to wit, One Hundred and Nine ty-three Thousand (193,000) Dollars besides considerable floating debt, in the contracton of which these plaintiffs had no voice, and they are in no wise responsible for the same, as they are informed and believe.

Thirteeuth-That the defendant is authorized under ertain conditions, to ssue One Hundred Thousand (\$100 000.) Dollars in bonds for paving streets, etc., and threatens to Issue the same,; that the plaintiffs are not interested in the objects for which sald bonds are to be issued and ough not to be made liable therefor, as they are informed and believe.

Fourteenth-That there is not One Dollar in the Sinking Fund of said City of Favetteville, though each and every bond issue requires the set ting apart of certain moneys for said Sinking Fund, as they are informed and believe.

Fifteenth-That said 'Act of the As sembly would subject the property of these plaintiffs, lying in said proposed extension, to the payment of said bonded and floating indebtedness, as they are informed and believe.

Sixteenth-That said Act of the A embly would deprive these plaintiff of their property by payment of taxation without their consent and withou due process of law.

Seventeenth-That these plaintiff are advised and believe, and so allege, that neither they nor their propty can be subjected to the payment of any debt, bonded or otherwise, o the City of Fayetteville, as it existed prior to March 11th, 1907.

Eighteenth-That said Act of As sembly makes no discrimination as to he taxes between proprty and per sons in the old corporate limits, and hose of the new as proposed.

Nineteenth-That the entire taxes evied upon the proposed extension, if collected, would not reimburse the City of Fayetteville, defendants, fo such care of the streets and to police the proposed extension, as are no given to the old limits.

Twentieth-That not one fire plu has been put in, nor has one stree been worked in the proposed exten sion, since the passage of said Act.

Twenty-First-That the said Act was intended by its promoters to subfeet the property and the persons in the proposed extension, to taxation for the benefits of persons and property in the old limits, and for that purpose only, as they are informed and believe.

Twenty-Second-That the defendan is asserting its right to collect taxes out of the residents and property owners of said proposed extension, and has placed in the hands of its tax or, a tax list levying residents of said proposed territory and is threatening to collect the same by distress, as the plaintiff is informed and believes.

Twenty-Third-That the plaintiff has commenced an action against the defendant to restrain and enjoin tt from collecting said taxes or attempting to exercise any control or jurisdiction over the said proposed territory covered by the alleged extension. WHEREFORE the plaintiff asks

that the defendant be enjoined and forever restrained from collecting any taxes out of the residents in the proposed extension, or from exercising or attempting to exercise any control or jurisdiction over the persons or property resident in said proposed extension, under the Act of the Assem bly, and for such other and further relief as he or they may be entitled to in the premises.

TWO CHILDREN BURNED TO DEATH.

One in City and One in Country.

With cold weather comes the usual eports of the burning of children,

which of late years has been only too request in this county. The six-year-old child of Arch Mo-Dougald, colored, who lives on Cool Spring street, was terribly burned

Sunday a week ago, and died from the effects last Sunday. On yesterday, the three-year-old child of George King, who lives in Flea Hill township, died from the ef-

fects of fearful burns received on the We have not learned the particulars in regard to the burning of the McDougald child, but in the case of the death

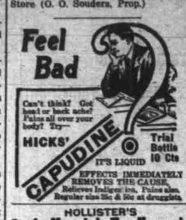
yesterday, we are informed that the mother, having to leave the house for some purpose, left her children is a room by themselves and the youngest got to near the fire and its clother caught on fire.

Dancing Proves Fatal.

Many men and women estch colds at dances which terminate la proumonia and consumption. After exposure, if Foley's Honey and Tar is taken it will break up a cold and no serious results need be feared. Refuse any but the genuine in a yellow package. McDuffle Drug Store (O. O. Bonders, Pros.)

A yankse girl had traveled far, She went to gay Parce, She rivaled all the beauties there, She used Hollister's Rocky Mo B. E. Sedberry's Son.

but never follows into Honey and Tar. It stops the cough, heals and strengthens the lungs and grevents pneumonia. McDuffle Drug



Cocky Mountain Tea Nuggets

KIDNEY GURE

WILL CURE YOU

of any case of Kidney or Bladder disease that is not beyond the reach of medieine. Take it at once. Do not risk having Bright's Disease or Diabetes. There is nothing gained by delay.

50c. and \$1.00 Bottles. REFUGE SUBSTITUTES. Proprietor.)

Rheumatism

matism! Not a remedy that will straighten the distorted limbs of chronic cripples, nor turn bony prowths back to fiesh again. That is impo But I can now surely kill the pains and pangs of this deplorable disease.

in Germany—with a Chemist in the City of Darmstadi.—I found the last ingredient with which Dr. Shoop's Rheumatic Remedy was made a perfected, dependable prescription. Without that last ingredient, I successfully treated many, many cases of Rheumatism; but now, at last, it unimany cases of Rheumatism; our now, as ass., formly cures all curable cases of this heret much dreaded disease. The trastes, found in Rheumatic l atte Blood, seem to di reely as does sugar when added to pure water reely pass from the system, and the cause of cent bein. We sell, said to confiden

Dr. Shoop's Rheumatic Remedy B. E. SEDBERRY'S SON.

OR LIQUOR AND DRUG ADDICTIONS eelev DESTHE KEELEY INSTITUT GREENSBORD, N.C.

& E. Mahoney,

Portsmouth, Alexandria,

and Norfolk, Va.

Distillers, Rectiners and Wholesale

LIQUORDEALERS SOME OF OUR PRODUCTS:

Arlington, Cammeron Springs,

Hampton Roads, Belle of Virginia, Lake Drummor Red River, Mahoney's Best.

STATE OF NORTH CAROLINA, No. 2904 Seill A. Smith enters and claims 300 res of land in Seventy-First township ining the lands of Frank Raspberry on the north. John Mellwaine of the south, H Lutterlob, on the eas and said Mellwaine on the west Entered 2nd day of Dreember 1907. W. M. WALKER,

Register of Deeds and Ex. O Entry Taker. By A. G. Culbreth, Dept

AUMINISTRATOR'S MOTICE.

The understaned, having qualified as admin litrator upon the existe or Frank Buller, de cessed, late of Cumberland county, hereby dves notice to a persons indepted to mad estate to make immediate payment. All persons having claims against said estate will present them for payment within twelve monite from this date, or this notice will be pleaded in har of their recovery. Administrator of Frank Butler, deceased Nov. 28th, 1807.

Time of Arrival and Departure of Atlantic Coast Line

Ko. 34. North, Lv. 500 a. m. for Ric Ko. 79. South, Lv. 500 a. m. for Co

hodol for Indiges

Having Qualified as as fary McDonald, deco ing claims against the estate of mid deceased are hereby notified to pre-sent the same to the undersigned ad-ministrator within one year from the date of this notice, and that upon their failure to present the same within said period the statute will be pleaded in bar of the collection of such claims. NATHAN H. SMITH,

Godwin, N. C., November, 5, 1907. ESTATE TO BE DISTRIBUTED AMONG THE HEIRS.

The heirs at law of H. Clay Fai The aetra at law of H. Clay Fair-cloth, a son of Solomon and Edua Fair-cloth, late of Beaver Dam towns-ship, Cumberland county, N. C., (H. Clay Fair-cloth having died without lineal descendants and no colloateral relations, the helrs of the brothers and sisters of Solomon Fair-cloth and his wife, Edua Fort Fair-cloth, became the bales of H. Clay Fair-cloth, are the heirs of H. Clay Faircloth) are hereby notified that there has been paid into this office by the administra-tor of H. Clay Faircloth a fund of several hundred dollars for distribution among the heirs, and that on Wed nesday, December 18, 1907, at 12 o' clock M., the heirs are hereby notifier to meet at the office of the undersign ed at the Court House in Fayetteville, N. C., for the purpose of settling the terms of distribution and payment of

A. A. McKETHAN, Clerk Superior Court.

MORTGAGE SALE. By virtue of the power of sale con sined in a mortgage from Isham Mo Donald and wife, dated Noven 18th, 1905, and recorded in Book D No. 6, Page 409, the undersigned will offer for sale to the highest bidder for ash at public out cry at the Cour House door in Cumberland county, on December the 23rd, 1907, at 12 o'clock, M, the following lands located

n Cedar Creek township: Beginning at a stake in E. J. Ed wards' line and running S. 10 chains Donald's line; thence with his line S. 80. E. 5 chains to a stake in said line; hence N. 10 chains to a stake in E. Edwards' line; thence with his line N. 80 W. 5 chains to the beginning containing 5 acres. See deed record ed in Book R, No. 4, Page 121.

This November the 22nd, 1907. Assignee of Mortgagee H. L. Cook, Attorney.

SERVICE BY PUBLICATION.

ORTH CAROLINA, CUMBERLANI COUNTY—In the Superior Court. Love McDaniel and J. C. Geddie vs. lex McDaniel and wife, Martha Mc Daniel, Alley McLemore, Minor; Min nie McLemore, Minor; Thomas Mc Daniel, Minor, and Samuel McDaniel

Thomas McDaniel and Samuel Mc Daniel, two of the defendants above named, will take notice that an action entitled as above has been commenced in the Superior Court of Cumberland ounty to perfect the title to a certain tract of land in Flea Hill township Cumberland county, N. C., known as the "Gulley Mill tract"; and let said defendants further take notice that they are required to appear at the next term of the Superior Court of Cumberland county, to be held at the Cour House in Fayetteville on the seventh Monday before the first Monday in January, 1908, and answer or den to the complaint of the plaintiffs in said action, or the plaintiffs will apply to the Court for the relief demande

n said complaint. This 20th day of November, 1907. A. A. McKETHAN, Clerk Superior Court.

NOTICE OF EXECUTION SALE.

ORTH CAROLINA, CUMBERLAND COUNTY, In the Superior Court.
J. E. Buchan vs. John Ferguson.
By virtue of an execution directed to the undersigned, from the Superior Court of Cumberland county, in the day, the 6th day of January, 1908, at 12 o'clock M. at the Court House door in Cumberland county, sell to the highest bidder, for cash, to satisfy said ex ecution, all the right, title and interest, which the said John Ferguson the defendant, has in the following

described real estate, to-wit: In Little River township, Cumber-land county, described as follows: Be-ginnig at a stake and pointers S. of the head of Cow Branch, it being the 12th corner of the boundary survey from Black's and Holmes' beginning corner of 640 acres survey; and runs S. 45 E. 13 chs. to a stake and point-ers; thence N. 51 E. 20 chs. to a stake in a bottom near the Town Road thence N. 25 chs. to a stake; then N. 87 W. 34 chs. to a stake and point ers ; thence S. 3 W. 10 chs, to a stake and jointers just E. of the Cow Branch; thence direct to the begin-ning, containing 100 acres more or

N. A. WATSON.
Sheriff of Cumberland county.
Nov. 27th, 1907. NOTICE OF ADMINISTRATION.

The undersigned, having qualified as administrativiz of the estate of W. M. Morgan, deceased, hereby gives notice to all parties indebted to said estate to make immediate payment. All persons having claims against said estate will present them to the undersigned, duly verified, on or before November 26th, 1908, or this notice will be plead in har of their pressure.

be plead in bar of their recovery,
ANNIE F. MORGAN,
Robinson & Shaw, attorneya.
Favetteville, N. C., Nov. 26th, 1907. Notice of Administration

The undersigned, having qualified as administrative with the will annexed, of the late fletsy likems, decreased, hentby gives notice to all some indebted to the ent-to of the decedent make immediate payment to the undersignal persons having claims against the earare required to present them to me duly hentifested on or before the 20th day of vember, 1968, or this notice will be plended bar of their recovery.

P. D. WILLISTON, VALUABLE LAND FOR SALE.

We offer for sale two tracts of land, one mile from Parkton, N. C., and half mile from McNatta, N. C., on the Atlantic Coast Line Railroad, about sixteen miles south of Payetteville. The first tract contains 237 acres, and the second tract contains 390 acres, making a total of 537 acres, 189 of which is cleared, and has thereon good buildings and outhouses. The two tracts adjoin and will be sold as a whole or separately. This land is altunted in the best farming portion of Robeson county. The land is known as part of the Daniel McNatt lands.

The land will be sold for part cash and the balance on easy payments.

COMMISSIONER'S SALE OF VALU-

By virtue of a decree of the Superior Court of Cumberland County, approved by Hon. E. B. Jones, Judge, in a partition proceeding entitled John R. Tolar vs. George B. Shepherd, I will expose to sale to the highest bidder, at public auction, the following described real extate, in Cross Creek township, Cumberland County, N. C. lownship, Cumberland County, N. C. sinning at a stake on the bank of

a ditch, two small pine pointers in the eastern edge of Branson's mill pond, second corner of the 18 acres tract, which tract is _____ced in the plat, and running acres 39 East 12 1/2 edge of a small branch, theare North 25 West 5 chains to state ormerly George McNeill's corner thence North 79 west 8 chains and 80 links to a stake and pointers, his corner thence North 25 West 3 chains, 33 links to the conrner of the 2.46 acres; thence North 11 chains 6 links to a stake or the South edge of Center Plang Read; thence along the South edge of said road South 78 West 3 chains 81 lings to Lilly's line; thence with his line South 2 West 3 chains and 11 links to a stake and pine pointers in the Shepherd line, formerly Dobbin's; thence with said line South 65 West 3 chains 55 links to the beginning corner of the 18 acres; thence with the line of said tract South 25 East 5 chains to the corner of the 10 acres tract: South 45 degrees chains 60 links to a pine in the Eastern edge of a spring branch; thence down

the Eastern edge of said branch to its intersection with the Eastern edge of the mill pond: thence with the eastern edge of the mill pond about South 52 East to a ditch: thence with the ditch to the beginning, containing 30.56 acres, n.cre or less, being a comm n survey of three tracts. See deed from George McNeill to J. G. Shenherd, dated Oc. tober 18th, 1854, and deed from Mar garet Dobbin to Katherine I Shepherd dated October 26th, 1869, and duly recorded in Book K., No. 5, page 553, in the office of the Register of Deeds at Cumberland county.

Place of sale: Court House door

Cumberland County, N. C.
Time of sale, fixed by the decrees: Monday, December 16th, 1907, at 12 o'clock M.

Terres of sale: Cash. JOHN & SHAW Robinson and Shaw, Attorneys. This October 12th, 1997.

Notice of Sale Under Mortgage.

By rirtue of a certain mortgage executed by C. A Cogdell and wife. Lula W. Cogdell, to A. H. Slocomb, which said mortgage is recorded in Book T. No. 4, Page 4941, and by virtue of the power therein contained, I will sell at public anction at the Court House door is Fayette ville on the 21rd day of January, 1908, the following described property, vis: all that lot of fand lying and being is Cross Creek township, Cumberland County, N. C., and situated near the Silk Mill; near the A. C. L. and near the coal chute. For a full description of said land see deed to the said Cogdell and see recorded deed of said land from T. B. Newberry and wife to A. E. Ramkin & Co, recorded in Book S. No. 4, Fage 581.

C. P. OVERBY.

C. P. OVERBY. Fayetteville, N. C., Nov. 21, 1907.

NOTICE OF LAND SALE.

Under and by virtue of a judgment of the Superior court of Cumberland county made at October term, 1907, in the action of J. W. Motte, Mills I Lane and D. C. Asheley as executors etc., and others against L. A. Going and others, the undersigned commis bidder at public auction for cash at e door of Cumberland county, North Carolina, in Fayette-ville on Monday, the 2nd day of December, 1907, at one o'clock, p. m. two certain tracts or parcels of land situate in Cumberland county, said State, more particular described and bounded as follows, to-wit:

First tract-That tract of land sit

uate, lying and being in the county of

Cumberland, Little River township, North Carolina, on the east side of Silver River creek and south side of James creek and more fully described as follows: Beginning at Palmer's corner about twenty chains south of Rice Patch Branch, and runs north 4514 chains to a corner in J. S. Furguson's line, thence with his line south 22½ cast 24½ chains to a corner in J. S. Furguson's line, thence with his line south 22½ chains a conrer; thence south west five chains to a corner; thence east 10 chains to J. S. Furguson's corner in the Andrews line, north of the Yadkin road; thence north 38 east 38 chains to a stake another of Furgucorners ; thence north 60 east 261/2 chains to a stake and pointers; thence north 54 east 20 chains to a stake and pointers; thence south 25 chains; thence east 5 chains; thence south 2 east 19 chains to a pine stump; thence south 50 east 26 chains to Palmer's corner; thence south 3 chains; thence south 77 east 191/2 chains to a stake and pointers; thence north 60 east 12 chains to a stake and pointers; thence south 48 east 43% pointers; thence south 48 enst 43% chains to a stake and pointers thence east 30 chains to a pine in Gentles Branch; thence south 12% chains to Monroe's old corner; thence west 10 chains; thence north 85 west 25 chains and 80 links to a stake and pointers near the corner of Palmer's old field; thence south 68 west 47 chains; thence north 69 west 20 chains thence north 69 west 20 chains to corner of the Ellsha Monroe tack! to corner of the Elisha Monroe tract; thence as line of south 30 west 201/2 chains to the corner; thence the other line north 52 west 25 chains to a stake and pointers beginning corner of 640 acres Andrews land ; thence as line of another Andrews patent 51 640 acres south 23 west 30 chains to a pine and south 23 west 30 chains to a pine and corner; thence south 41 west 20 chains to a pine stump near meadow kranch; thence south 24 east 20 chains to the line of Monroe's 50 acres; thence as that line west 26 chains to the line of the Pernsylvania Colony Cos. property; thence as this line north 11½ chains to the corner; thence their other line west 55 chains to another of their corners; thence direct to the place of besiences. their corners; thence direct to the place of beginning north 12 east 961/2 thains, containing in all 1420 acres of

nd tract-All that certain tract of

sand.

Second tract—All that certain tract of land situate, lying and being in Cumberland county. Little and Quewhiffle townships, North Carolina, between Flat creek and Tuckaho and more fully described as follows:

Beginning a pine near the head of a branch of Horser's creek said to be to beginning corner of the Lazarus and Taylor land and runs as its south 40 east 26 chains to the corner; thence their second line south 70 west 118 chains to the corner; thence their second line south 70 west 118 chains to the corner; thence as his ine (said to be) north 55 east 122 chains to his corner; thence as his other line east 20 chains and 70 links to a stake on the north side of Flat creek 2 east third corner of the Nelson land; thence as its north 21 chains to a pine; thence north 40 east 10 chains to a pine; thence north 40 east 10 chains to a stake in the edge of Blim branch. Morrison's corper; thence direct to the beginning comitaing 736 scree more or less, being known as the Lutterioh land.

This 31st day of October, 1807.

U. I. SPENCE.

CALL AT HEADQUARTERS

THE FAYETTEVILLE ARMORY

Gillespie street, opposite ** * wagon store.

Breech-loading Double and Single barrel Guns

from the best makers in the country, England and Belgium. Also Revolvers for home protection. Also Shells of all Brands,

including New York Club U M C Nitro Club and Peters high-grade Club; agent for Dupont Powder and the Philadelphia Shot Tower Co.

The Finest Assortment of Sportsmen's Leggins

on the market. Gun and Lock repairing a specialty by the best workmen.
1907 the Forty-second anniversary of the establishment of the Fayette
ville Armory by the undersigned

Walter Watson, Gunmaker.

Three Carloads Mules and Horses

Our Mr. Bevil has just returned from the Western market where he bought

Three Carloads of Stock, consisting of several nice double teams

as well as several trotters in the lot, the best that can be bought and we are satisfied we can please you if you are in need of a horse or mule. We have on hand nice single and double driving horses, as well as nice saddlers; and a nice lot of mules of all sizes, from the heavy log mule to the cotton mule Come look over our stock of

Buggies, Wagons, Harness.

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