

LEGAL ADVERTISEMENTS

NOTICE

North Carolina Mecklenburg County Nellie L. Bagwell, Plaintiff, vs. Ernest Plummer Bagwell, Defendant. Notice of Publication of Summons: The defendant above named will take notice that an action entitled as above has been commenced in the Superior Court of Mecklenburg County by the plaintiff for an absolute divorce from the defendant upon grounds set forth in the complaint on file in the Office of the Clerk of the Superior Court. The said defendant will further take notice that he is required to appear before the Clerk of the Superior Court of said County at the Court House, in Charlotte, N. C., on January 21st, 1924, then and there to answer or demur to the complaint in said action, or the plaintiff will apply to the court for the relief demanded in said complaint. This the 18th day of December, D. 1923. (Signed) J. A. RUSSELL, Assistant Clerk Superior Court. Marvin L. Ritch, Attorney. D21-28-J4-11

NOTICE

North Carolina Mecklenburg County Lillie Reid, Plaintiff, vs. John Reid, Defendant. Notice of Publication of Summons: The defendant above named will take notice that an action entitled as above has been commenced in the Superior Court of Mecklenburg County by the plaintiff for an absolute divorce from the defendant upon grounds set forth in the complaint on file in the Office of the Clerk of the Superior Court. The said defendant will further take notice that he is required to appear before the Clerk of the Superior Court of said County at the Court House, in Charlotte, N. C., on January 21st, 1924, then and there to answer or demur to the complaint in said action, or the plaintiff will apply to the court for the relief demanded in said complaint. This the 18th day of December, A. D. 1923. (Signed) J. A. RUSSELL, Assistant Clerk Superior Court. Marvin L. Ritch, Attorney. D21-28-J4-11

NOTICE

North Carolina Mecklenburg County Sarah Stewart, Plaintiff, vs. C. S. Stewart, Defendant. Notice of Publication of Summons: The Defendant above named take notice, that an action entitled as above has been commenced in Mecklenburg County for an Absolute Divorce on the grounds laid down in the statute and the said Defendant will further take notice that he is required to appear before the Clerk of the Superior Court of Mecklenburg County on the 12th day of the month of January, 1924, in Charlotte, North Carolina, and answer or demur to the complaint in said action, or the Plaintiff will apply to the court for the relief demanded in said complaint. J. A. RUSSELL, Asst. Clerk Superior Court. This the 10th day of December, 1923. D14-21-28-J4

COMMISSIONER'S SALE

Under and by virtue of the authority in me vested by a decree of the Superior Court in that certain cause entitled, "J. A. Newton (widower) et al., Plaintiffs, v. Mrs. Lottie Newton Lowery and husband, Silas Lowery, Defendants," being thereby licensed and ordered to sell lands, I will offer for sale at public auction at the court house door of Mecklenburg County, N. C., on Monday, January 21, 1924, at 12 o'clock, noon, to the highest bidder for cash, all the following described tract or lot of land located in Charlotte Township, Mecklenburg County, North Carolina, being more particularly described as follows: Being Lot No. 6 in Block No. 6, according to the Map of the Belmont Savings Company, recorded in Book 364, page 8, to which said map refer-

ence is hereby made, said lot fronting 50 feet on Belmont Avenue and extending back with that width 150 feet. Being the same conveyed to Nancy E. Newton by J. A. Newton, by deed recorded in Book 280, page 87 in said Register's office and dated June 16, 1911. See also Book 364, page 322. This 20th day of December, A. D. 1923. F. O. CLARKSON, Commissioner. D21-28-J4-11-18.

SHERIFF'S SALE OF LAND UNDER EXECUTION

Under and by virtue of the authority of an execution issued to me by Hon. James M. Yandle, Clerk of the Superior Court on the 21st day of September, 1923, in the cause entitled "Henry Stitt, Plaintiff, v. Lavada Shaw, Defendant," judgment having been obtained by the plaintiff against the defendant and the said judgment docketed in the office of the Clerk of the Superior Court in Book of Judgments "R," No. 1274, said judgment having been obtained on lien filed and notice given for labor and material furnished in accordance with statute, and the said issue not having been satisfied: Now, therefore, I, W. O. Cochran, Sheriff of Mecklenburg County, North Carolina, will sell at public auction at the court house door of Mecklenburg County on the first Monday in January, the same being January 7, 1924, at 12 o'clock, noon, to the highest bidder for cash all the following described lot of land, lying and

being in Mecklenburg County, North Carolina, Charlotte Township, same being known as one house and lot, No. 532 East Boundary Street, in said City of Charlotte, adjoining William Lewis and one Williams, same being conveyed to Lavada Shaw by Abram White, by deed recorded in Book 458, page 203, to which deed and all the deeds therein referred to reference is hereby made. This November 28, 1923. W. O. COCHRAN, Sheriff. D14-21-28-J4.

ADMINISTRATOR'S ADVERTISEMENT

Having qualified as administrator of the estate of Virginia F. Marks, deceased, late of Mecklenburg County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at the office of Tallaferrro & Clarkson, Attorneys, on or before the 24th day of December, 1924, or this notice will be pleaded in bar of their recovery. All persons indebted to the said estate will please make immediate payment. J. A. MARKS, Administrator of Virginia F. Marks. This 24th day of December, A. D., 1923. D28-J4-11-18-25-F-1

TRUSTEE'S SALE

North Carolina Mecklenburg County Under and by virtue of the power and authority vested in the trust executed by W. B. Beaty and wife, Nancy Ann Beaty, dated the 7th day of June, 1918, and recorded in book 390, page 582, of the office of the Register of Deeds for Mecklenburg County, to which reference is here-

by made, and because of default in complying with the terms and performing the condition therein contained, having been hereto requested by the cestui que trust therein, I will sell at public auction for cash, at the County Courthouse door of Mecklenburg County, North Carolina, in Charlotte, N. C., on the third Monday in January, 1924, at 12 o'clock, noon, the lands embraced in said deed of trust, the said lands being described as follows, to-wit:

"All that certain piece, parcel or tract of land containing 219 acres more or less, situated, lying and being on a private road about 14 miles slightly northeast from the city of Charlotte, Huntersville Township, County of Mecklenburg, State of North Carolina, having such shape, metes, courses and distances as will more fully appear by reference to a plat thereof made by John S. Long, C. S., December 7, 1888, and being bounded on the north by the land of J. M. Baker and the Baird lands; on the east by the land of W. M. Bradford; on the south by Potts lands, the lands of Will Jordan and the lands of George Jordan; and on the west by the Old Bell place, now owned by Sims and the lands of J. M. Baker. This be the same tract of land heretofore conveyed to the said W. B. Beaty and wife, Nancy Ann Beaty by J. R. Wallace and wife, H. A. Wallace by deed dated the 31st day of December, 1910, and recorded in the office of the Register of Deeds for Mecklenburg County in book 268, page 270." This the 18th day of December, 1923. MARVIN L. RITCH, Trustee. D21-28-J4-11.

JOB PRINTING--PHONE 4126

NO SUBSTITUTE FOR UNION

BY EDWARD KEATING, Editor of Labor.

THERE is no substitute for the labor union.

I have been in the labor movement for thirty years, and I have done a frightful lot of talking and writing in that time. But in season and out, I have persistently endeavored to get across to my fellow workers the idea expressed in my opening sentence. There is no substitute for the union.

It is the workers' Vendun. If the union falls, the labor movement will be destroyed. Therefore our first thought should be "preserve the union."

But that devotion should not prevent us using other weapons. Chief among those weapons is education. The workers must know what is going on in the world, as well as what has gone on in the world. A knowledge of what has gone on may enable us to deal effectively with what is going on.

How is this knowledge to be conveyed to the workers? To my mind there is only one way: Labor must have its own press—owned by labor, controlled by labor, edited by labor, subject to no outside influence.

Political action is another great weapon. Many of labor's battles in the future will be decided at the ballot box. Thousands of men died, tens of thousands rotted in prison cells, countless thousands suffered in body and mind in order that the workers of today might have the ballot. We cannot afford to be careless in the use of a legacy purchased at such tremendous sacrifice.

In politics the workers must be independent. They must not wear

the party collar. They must support men and measures, and refuse to become mere camp followers of political bosses.

We are justified in facing the future with confidence. God has been very good to the workers of America. No enemy can vanquish us if we are only true ourselves.

PHILADELPHIA UNION MEN BUILD THEIR OWN HOMES

By International Labor News Service.

PHILADELPHIA, Pa., Jan. 2.—Progress made by the Quaker City Cooperative Construction Company is believed by labor men to point the way to the settlement by members of organized labor of their housing troubles.

Nine homes, built, financed and designed by union members in West Philadelphia. They were erected at a cost estimated at 20 per cent less than individual builders would have this winter.

W. T. Allen, of Carpenters' Local No. 277, and secretary-treasurer of the Philadelphia district of the Brotherhood of Carpenters, is treasurer of the Quaker City organization. He says:

"We have enabled workers to buy good homes without undergoing financial hardship. The first payment is \$1,000. After that the homes can be paid for at the rate of \$8.24 a month. Under such conditions, it is not risky to prophecy that the movement will continue to grow until it will be a big factor in solving the housing problem."

The funds for the erection of the

nine houses were raised by the sale of stock to union men and to the public.

Through sale of stocks about \$8,000 was raised. That was sufficient to finance the purchase of land in Upton street, and to start construction. Funds to carry on the building—to pay the union laborers and to purchase materials—were advanced by the Producers' and Consumers' Bank, Chestnut street at ninth, which also is a co-operative labor institution.

SENATOR LA FOLLETTE WILL REPORT FOR WORK

WASHINGTON, Jan. 2.—"Bob" LaFollette will be back on the job when the Senate reconvenes tomorrow.

The leader of the Progressives has now almost completely recovered from a severe attack of influenza brought back with him from his recent tour of Europe.

During the holidays Senator LaFollette conferred with other Progressives in Congress, making his plans for full participation in the fight which the Progressives will wage in 1924 for constructive legislation pledged to the people in the last election.

John Sinclair, one of the leaders of the Progressive forces in Minnesota, Donald R. Richberg, of Chicago, and Herman L. Ekern, attorney general of Wisconsin, were among the first to see the senator this week.

The Senator and Mrs. LaFollette enjoyed a family reunion on Christmas day. Their two sons, Robert, Jr., and Philip, and daughters, Flora and Mary, were in the city to spend the holidays.

New "Y&B" Coal Prices

Phones 210-211

- West Virginia Special . . \$8.00 per ton
- "Y&B" Lump (Blue Gem) \$9.00 per ton
- Poca Egg and Lump . . \$10.00 per ton
- Pocahontas Steam \$7.00 per ton
- Penn. Anthracite Stove and Furnace \$18.00 per ton

Prices of Carloads On Application

"Y&B" Ice and Coal Company

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