

MEASLES RAMPANT FARMERS' UNION

PUBLIC SCHOOL HAS TO CLOSE

Forty or Fifty Cases At Peters Creek—New Roller Mill Nearing Completion—Machinery Has Arrived.

Peter's Creek, Va., Jan. 20. Danbury Reporter :

Not seeing any news from this section in some time, I will write a few items.

Farmers in this section are preparing for another crop of tobacco as you can see smoke on every hillside.

There is a great deal of sickness in this community at present. Most everybody has measles. There are about 40 or 50 cases in this community. The public school here has closed for two weeks on account of measles, but we hope it will open again soon.

The teachers' here are preparing for an entertainment at the close of the school.

Messrs. Willie Dawson and Dolpus Hill returned from the far west during the holidays.

Mr. Carl Hill will start for Colorado Monday, where he intends to reside for a while.

Daisy and Ruby White, of King, N. C., visited Miss Lillie Leak Xmas. Come again, girls, we are glad to have you with us.

Mr. Dorsey Bowles visited at Mr. W. W. Leak's Xmas and also at Mr. P. D. Padgett's. What about it, Dora ?

The machinery for the new Union roller mill has arrived and will be installed right soon. The building will be completed in a week or ten days. This will be the first Union roller mill in the county, and is a credit to the county, and the Union deserved credit for its effort in this enterprise.

Miss Sarah Martin, of near Stuart, Va., is visiting her sister, Mrs. C. W. Morrison this week.

Mr. James Martin has been a frequent visitor at Mr. Morrison's for the last few days. What is the attraction, Jimmie ?

Would like to hear from King and Mizpah through the Reporter.

Much success to the readers and the Reporter.

Mr. E. W. Carroll, of Winston, was here Monday.

Epilepsy, Spasms, St. Vitus' Dance

"I suffered for many years from what some people call epilepsy. Dr. Miles' Restorative Nervine cured me, and you can imagine how thankful I am."

M. I. COFFMAN, Coldwater, Mich.

"My daughter was cured with Dr. Miles' Restorative Nervine, after having been afflicted with fits for five years."

PETER McAULEY, Springfield, Mass.

"For a year my little boy had spasms every time he got a little cold. Since taking Dr. Miles' Nervine he has never had one of these spasms."

MRS. MYRTLE DAGUE, Rochester, Ind.

"My daughter couldn't talk or walk from St. Vitus' dance. Seven bottles of Dr. Miles' Nervine entirely cured her."

MRS. NANNIE LAND, Ethel, Ind.

"Until my son was 30 years old he had fits right along. We gave him seven bottles of Dr. Miles' Restorative Nervine. He has not had a fit since he began on the fifth bottle."

MRS. R. DUNTLEY, Wautoma, Wis.

Dr. Miles' Restorative Nervine is sold by all druggists. Give it a thorough trial. MILES' RESTORATIVE NERVINE

BUYERS WAREHOUSE AT MT. AIRY

Purchase Price Said To Be \$12,000—Will Take Possession About June 1st—Will Probably Erect Drying Plant On Property.

The Farmers' Union of Surry county has made a deal in Mt. Airy which the News regards will mean much to the organization in this county. By the deal the union comes into possession of the warehouse owned by Messrs. John Banner and J. W. Lovill, and known as Central Warehouse. It is the talk of the street that the purchase price was \$12,000. The union comes into possession of the property at the close of the present tobacco season, or about June 1st.

The property is considered very valuable and is a most desirable location for any business. It is on one of the main streets leading to the depot and in the center of town. The lot fronts on Franklin street 142 feet and runs back 260 feet and extends from the rear to Willow street, fronting that street 65 feet. The warehouse is a well constructed building, eighty-four feet wide and two hundred feet long. On the rear of the lot is a three-story house known as the leaf house that is forty feet wide and eighty feet long. It is the talk of the street that the drying plant will be erected on the west side of the building and the warehouse used either for a storage room or for a sales floor if the union should decide to conduct a warehouse.

THE PINNACLE HIGH SCHOOL

We are anxious that every person who is thinking about attending school this year learn something of the advantages and opportunities offered by the Pinnacle High School. We offer the same opportunities as are offered by other State High Schools. Any student who lives in Stokes county, and can enter the eighth grade, may come without cost of tuition. You will not find your school expenses less at any school than they will be here. Board and room rent, light, fuel, etc., furnished for \$8.00 per month.

It has been circulated through different parts of the county that students could not secure board in the town. This is a mistake. Students can secure board in private families near the school building, and there are several families who are anxious to take boarders. These houses are only a short distance from the school building. For those who wish to work for board, there are opportunities open to good, honest, hard-working boys. This offer is for a limited number only, at the present time.

We have a large and commodious building, conveniently arranged in every way. There is no other school building in Stokes county that is as large and so well equipped as the school building here. All the people are proud of their school building, and realize what a great benefit the school is to the community. The good ladies of the town through the association for the betterment of public schools, have presented to the school a nice piano, and also have purchased some new desks for the school. We wish to extend to them our many thanks for these valuable gifts to the school.

If there is any information you wish in regard to the school, we will gladly give you the desired information.

T. L. REVELLE, Principal, Pinnacle, N. C.

NOTICE

Notice to S. A. Crutchfield, delinquent tax-payer, that the purchaser at the Sheriff's sale of land sold for taxes will apply for a deed to the same unless said land is redeemed within the time required by law.

S. A. Crutchfield or other person who may be concerned in the redemption of the land hereinafter described, or who may own the same, are hereby notified that N. E. Pepper, the purchaser at Sheriff's sale of the same made by R. J. Petree, ex-Sheriff of Stokes county, N. C., and C. M. Jones, Sheriff of Stokes county, N. C., at the court house door in the town of Danbury, N. C., on the first Monday in May, 1910, being the second day of May, 1910, for taxes theretofore duly assessed and levied by the commissioners of Stokes County, for state county, school and special purposes and remaining due and unpaid thereon for the years 1908 and 1909 respectively, and which lands were duly listed for taxation in the county of Stokes for said years in the name, or as the lands of S. A. Crutchfield, will apply to the Ex. Sheriff and Sheriff of Stokes County named above for a deed for said lands unless the same shall be redeemed within the time prescribed by law. Said lands lying and being in Danbury township Stokes County, N. C. and particularly described as follows to wit: It being Lot No 9 on the plat of Piedmont Springs Company which plat is registered in Book No 30 page 310 in the office of the Register of Deeds of Stokes county, said lot fronting on Ridgeway 50 feet and of that width to the boulevard bounded by Lot No 10 originally sold to C. Hamlin and No. 8 sold to Staples & Smith. For further description of said lot reference is hereunto made to deed from F. G. Crutchfield to Sue A. Crutchfield which appears of record in the office of the Register of Deeds of Stokes county, N. C. in Book No. 40 page 194.

The taxes and cost for the year 1908 being \$1.80 and for the year 1909 being \$1.80 making a total of \$3.60 with 20 per cent interest on same and the cost of publication of this notice \$3.00; That the time for the redemption of said land will expire on the first day of May, 1911, and unless redeemed within the time prescribed by law as above set forth, the undersigned purchaser will apply for a deed in conformity to the certificate of purchase which he holds from the said R. J. Petree, ex-Sheriff and C. M. Jones Sheriff of Stokes county as above set forth. The said purchaser being unable after diligent search and inquiry to find the said S. A. Crutchfield, or other person or persons claiming to own said lands in Stokes county hereby gives notice in accordance with section 2903 of the Revisal of North Carolina of 1905 by publication. This 18th day of Jan. 1911. N. E. PEPPER, Purchaser. Published January, 18th, 25th, and Feb. 1st, 1911.

Notice to Geo. P. or Geo B. Gray, delinquent tax-payer, that the purchaser at the Sheriff's sale of land sold for taxes, will apply for a deed to the same unless said land is redeemed within the time prescribed by law.

Geo. P. Gray or George B. Gray or other person or persons who may own or be concerned in the redemption of the land hereinafter described, are hereby notified that N. E. Pepper, the purchaser at Sheriff's sale of the same, made by C. M. Jones, Sheriff, at the court house door in Danbury, N. C., on the first Monday in May, 1910, for taxes theretofore duly assessed and levied by the commissioners of Stokes County, for State, county, school and special purposes, and remaining due and unpaid thereon for the year 1909, and which land was duly listed for taxation in the county of Stokes for said year in the name of, or as the lands of, Geo. P. or Geo. B. Gray, will apply to the Sheriff of Stokes County named above, for a deed to said land, unless the same shall be redeemed within the time prescribed by law, said lands lying and being in Danbury township, Stokes county, N. C., and being a lot at Piedmont Springs, and listed for taxation by Geo. P. or Geo. B. Gray, the taxes and cost for the year 1909 being \$1.80 with 20 per cent interest on same and the cost of the publication of this notice \$3.00. That the time for the redemption of said land will expire on the first day of May, 1911, and unless redeemed within the time prescribed by law, the undersigned purchaser will apply for a deed in conformity to the certificate of purchase which he holds from the said C. M. Jones Sheriff of Stokes county as above set forth. The said purchaser being unable after diligent search and inquiry to find the said Geo. P. or Geo. B. Gray, or other person or persons claiming to own said lands in Stokes county, hereby gives notice in accordance with section 2903 of the Revisal of North Carolina of 1905 by publication. This 18th day of Jan., 1911. N. E. PEPPER, Purchaser. Published January 18, 25, and Feb. 1, 1911.

for the redemption of said land will expire on the first day of May, 1911, unless redeemed within the time prescribed by law as above set forth, the undersigned purchaser will apply for a deed in conformity to the certificate of purchase which he holds from C. M. Jones, Sheriff of Stokes county as above set forth. The said purchaser being unable after diligent search and inquiry to find the said Geo P. or Geo. B. Gray or other person or persons claiming to own said lands in Stokes county, hereby gives notice in accordance with Sec. 2903 of the Revisal of North Car. of 1905 by publication. This 18th day of Jan., 1911. N. E. PEPPER, Purchaser. Published Jan. 18, 25, and Feb. 1, 1911.

Notice to Hershine Bros. Co. delinquent tax-payer, that the purchaser at the sheriff's sale of land sold for taxes will apply for a deed to the same unless said land is redeemed within the time prescribed by law.

Hershine Bros. Company, or other persons who may be concerned in the redemption of the land hereinafter described, or who may own the same, are hereby notified that N. E. Pepper, the purchaser at sheriff's sale of the same made by C. M. Jones Sheriff of Stokes County, N. C. at the Court House door in the town of Danbury, N. C., on the first Monday in May, 1910, for taxes theretofore duly assessed and levied by the commissioners of Stokes county, for State, county, school and special purposes and remaining due and unpaid thereon for the years 1908 and 1909 respectively, and which lands were duly listed for taxation in the county of Stokes for said year in the name, or as the lands of Hushine Bros. Company, will apply to the Sheriff of Stokes county named above for a deed for said lands unless the same shall be redeemed within the time prescribed by law. Said lands lying and being in Danbury township, Stokes county, N. C. and more particularly described as follows to wit: It being a lot at Piedmont Springs. The taxes and cost for the year 1909 being \$1.80 with 20 per cent interest on same and the cost of publication of this notice \$3.00. That the time for the redemption of said land will expire on the first day of May, 1911, and unless redeemed within the time prescribed by law as above set forth, the undersigned purchaser will apply for a deed in conformity to the certificate of purchase which he holds from the said C. M. Jones Sheriff of Stokes county as above set forth. The said purchaser being unable after diligent search and inquiry to find the said Hershine Bros. & Co., or other person or persons claiming to own said lands in Stokes county, hereby gives notice in accordance with section 2903 of the Revisal of North Carolina of 1905 by publication. This 18th day of Jan., 1911. N. E. PEPPER, Purchaser. Published January 18, 25, and Feb. 1, 1911.

Notice to J. G. Penn, delinquent tax-payer, that the purchaser at the Sheriff's sale of land sold for taxes, will apply for a deed to the same unless said land is redeemed within the time prescribed by law.

J. G. Penn or other person who may own or be concerned in the redemption of the land hereinafter described, are hereby notified that N. E. Pepper, the purchaser at Sheriff's sale of the same, made by C. M. Jones, Sheriff, at the court house door in Danbury, N. C., on the first Monday in May, 1910, for taxes theretofore duly assessed and levied by the commissioners of Stokes County, for State, county, school and special purposes, and remaining due and unpaid thereon for the year 1909, and which land was duly listed for taxation in the county of Stokes for said year in the name of, or as the land of J. G. Penn, will apply to the Sheriff of Stokes county named above for a deed for said land unless the same shall be redeemed within the time prescribed by law. Said land lying and being in Danbury township, Stokes county, it being a lot at Piedmont Springs, any listed for taxation by J. G. Penn. The taxes and cost for the year 1909 being \$1.80, with 20 per cent interest on the same and the cost of this notice, \$3.00. That the time for the redemption of this land will expire on the 1st day of May, 1911, and unless redeemed within the time prescribed by law, the undersigned purchaser will apply for a deed in conformity to the certificate of purchase which he holds from the said C. M. Jones Sheriff of Stokes county as above set forth. The said purchaser being unable after diligent search and inquiry to find the said J. G. Penn, or other person or persons claiming to own said lands in Stokes county, hereby gives notice in accordance with section 2903 of the Revisal of North Carolina of 1905 by publication. This 18th day of Jan., 1911. N. E. PEPPER, Purchaser. Published Jan. 18, 25, and Feb. 1, 1911.

forth, the undersigned purchaser will apply for a deed in conformity to the certificate of purchase which he holds from the Sheriff above named. The said purchaser being unable after diligent search and inquiry to find the said J. G. Penn or other person or persons claiming to own said land in Stokes county, hereby gives notice in accordance with section 2903 of the Revisal of North Carolina of 1905 by publication. This January 18, 1911. N. E. PEPPER, Purchaser. Published Jan. 18, 25 and Feb. 1, 1911.

Notice to Geo. E. Nissen & Co., delinquent tax-payers, that the purchaser at the Sheriff's sale of land sold for taxes will apply for a deed to the same unless said land is redeemed within the time prescribed by law.

George E. Nissen & Co., or other persons who may own or be concerned in the redemption of the lands hereinafter described, are hereby notified that N. E. Pepper, the purchaser at Sheriff's sale of the same by C. M. Jones, Sheriff of Stokes county, N. C., at the court house door in the town of Danbury, N. C., on the first day of May, 1910, for taxes theretofore duly assessed and levied by the commissioners of Stokes county, N. C., for State, county, school and special purposes, and remaining due and unpaid thereon for the year 1909 and which land was duly listed for taxation in the county of Stokes for said year in the name of, or as the lands of George Nissen & Co., will apply to the Sheriff of Stokes county named above for a deed to said land, unless the same shall be redeemed within the time prescribed by law, said lands lying and being in Danbury township, Stokes county, N. C., and it being a lot at Piedmont Springs, and listed for taxation by George Nissen & Co., the taxes and cost for the year 1909 being \$1.80 with 20 per cent interest on same and the cost of the publication of this notice being \$3.00; that the time for the redemption of said land will expire on the first day of May, 1911, and unless redeemed within the time prescribed by law as above set forth, the undersigned purchaser will apply for a deed in conformity to the certificate of purchase which he holds from C. M. Jones, Sheriff of Stokes county as above set forth. The said purchaser being unable after diligent search and inquiry to find the said George Nissen & Co. or other person or persons claiming to own said lands in Stokes county, hereby gives notice in accordance with Section 2903 of the Revisal of North Carolina of 1905 by publication. This the 18th day of January, 1911. N. E. PEPPER, Purchaser. Published Jan. 18, 25th and Feb. 1st, 1911.

NOTICE TO DELINQUENT TAX PAYER OR PAYERS THAT THE PURCHASER AT SHERIFF'S SALE OF LANDS SOLD FOR TAXES WILL APPLY FOR A DEED TO THE SAME UNLESS SAID LAND IS REDEEMED WITHIN TIME PRESCRIBED BY LAW.

The heirs-at-law or devisees of David Kallam, deceased, or other person or persons who may own or be concerned in the redemption of the land hereinafter described, are hereby notified that W. C. Slate, the purchaser at Sheriff's sale of same, made by R. J. Petree, ex-Sheriff of Stokes county, N. C., and at a sale of same made by C. M. Jones, Sheriff of Stokes county, at the court house door in the town of Danbury, N. C., on the first Monday in May, 1910, for taxes theretofore duly assessed and levied by the commissioners of Stokes county, for State, county, school and special purposes, and remaining due and unpaid thereon for the years 1908 and 1909 respectively, and which lands were duly listed for taxation in the county of Stokes for said years in the name of, or as the lands of David Kallam, deceased, will apply to the ex-sheriff and sheriff of Stokes County named above, for a deed for said lands unless the same shall be redeemed within the time prescribed by law. Said land lying and being in the township of Snow Creek, Stokes County, and bounded as follows: Beginning at a black oak on the North side of the Ward's Gap road, 50 P. Smith's corner, North 180 poles to a spanish oak, P. Smith's corner, West on Cunningham's line 80 poles to a black oak, thence south 60 degrees West 200 poles to a black gum on the North side of said road, thence south-East along the road to the beginning, containing 180 acres more or less, and being the same land described in a deed from Smith Kallam to David Kallam, recorded in the office of the Register of Deeds for Stokes Co., in Book No. 18, pages 223 and 224.

The taxes and cost for the year 1908, being \$2.84, and the taxes and cost for the year 1909, being \$2.84, total \$5.68, with 20 per cent interest on same from the 2nd-day of May, 1910, and the cost of publication of this notice \$3.00. That the time for redemption of said land will expire on the first day of May, 1911, and unless redeemed within the time prescribed by law, the undersigned purchaser will apply for a deed in conformity to the certificate of purchase which he holds from the said W. C. Slate, the purchaser at Sheriff's sale of same, made by R. J. Petree, ex-Sheriff of Stokes county, N. C., and at a sale of same made by C. M. Jones, Sheriff of Stokes county, at the court house door in the town of Danbury, N. C., on the first Monday in May, 1910, for taxes theretofore duly assessed and levied by the commissioners of Stokes county, for State, county, school and special purposes, and remaining due and unpaid thereon for the years 1908 and 1909 respectively, and which lands were duly listed for taxation in the county of Stokes for said years in the name of, or as the lands of David Kallam, deceased, will apply to the ex-sheriff and sheriff of Stokes County named above, for a deed for said lands unless the same shall be redeemed within the time prescribed by law. Said land lying and being in the township of Snow Creek, Stokes County, and bounded as follows: Beginning at a black oak on the North side of the Ward's Gap road, 50 P. Smith's corner, North 180 poles to a spanish oak, P. Smith's corner, West on Cunningham's line 80 poles to a black oak, thence south 60 degrees West 200 poles to a black gum on the North side of said road, thence south-East along the road to the beginning, containing 180 acres more or less, and being the same land described in a deed from Smith Kallam to David Kallam, recorded in the office of the Register of Deeds for Stokes Co., in Book No. 18, pages 223 and 224.

certificate of purchase which he holds from the respective sheriff above named. The said purchaser being unable after diligent search and inquiry to find the heirs-at-law, or devisees of David Kallam, deceased, or other person or persons claiming to own said lands in Stokes county, hereby gives notice in accordance with section 2903 of the Revisal of North Carolina of 1905, by publication. This the 9th day of Jan. 1911. W. C. SLATE, Purchaser. Publish Jan. 11th, 18th, 25th, and Feb. 1st

NOTICE

The Pine Balm Manufacturing Co. is hereby notified that the undersigned became the purchaser at sheriff's tax sale on May 2, 1910, at the court house in Danbury, N. C., of 3900 acres of mountain land in Yadkin township, Stokes Co., N. C., listed for taxation by above named company, said taxes not having been paid. The time of redemption of above named land expires first Monday in May, 1911, at which time the undersigned will apply to Sheriff for deed. Taxes and cost was \$9.00.

B. S. Baker is hereby notified that the undersigned purchased at sheriff's tax sale on May 2, 1910, at above mentioned time and place fifty acres of mountain land lying in Yadkin township, Stokes county N. C. and listed for taxation by said B. S. Baker, taxes not having been paid on the above named land. The time for redemption expires 1st Monday in May, 1911, at which time the undersigned will apply to Sheriff for deed. Taxes and cost was \$2.40.

Being unable to find either of the above parties in Stokes county the undersigned hereby gives them notice by publication in accordance with law.

This 4th day of Jan. 1911. A. P. STEVENSON, Purchaser. Dates of publication: Jan. 5, Jan. 25 and Feb. 1, 1911.

NOTICE—SALE OF REAL ESTATE

By virtue of the power contained in a deed in trust executed to me by John R. Smith and his wife Bettie Smith, on the 25th day of January, 1908, to secure the payment of a note therein recited, which deed in trust is registered in the office of the Register of Deeds for Stokes county, N. C., in Book No. 51, page 210, and to which reference is hereunto made, default having been made in the payment of the note therein recited, and the holder thereof having applied to me to make sale of the land conveyed in said trust deed, to satisfy the same I will sell at public auction to the highest bidder for cash at the court house in the town of Danbury, N. C., on Saturday, February 18, 1911, the land conveyed in said trust, to-wit: Two tracts of land described in a deed from L. T. Isom and wife to John R. Smith, recorded in the office of the Register of Deeds for Stokes county, in Book No. 48, page 313, and to which reference is hereunto made for boundaries and description. Also one other tract containing about 91.2 acres, bought from L. T. Isom, being a part of the Wm. Wall land adjoining the above named tracts, which John R. Smith has already paid for, but for which L. T. Isom has not yet executed a deed.

This the 10th day of January, 1911. N. O. PETREE, Trustee.

State of North Car. In the Superior Stokes County, Court, W. C. Slate, Pff. Before the against Clerk. William Oliver Lunsford, Defendant, Notice to non resident def't.

In the above entitled cause it appearing to the Court upon affidavit filed that the defendant William Oliver Lunsford, is a non resident of the State of North Carolina, and cannot, after diligent search and inquiry, be found therein, and can not be personally served with summons, and is a necessary party to this action, the same being a proceeding for the sale of a tract of land in Stokes County, N. C., for the purposes of partition, said tract adjoining the lands of H. C. O. Hall, Jesse Southern and others, and being the same tract of land described in a deed from A. G. Sizemore and wife to Rosa Ella Lunsford, recorded in the office of the Register of Deeds for Stokes county, N. C., in Book No. 35, page 348.

It is therefore ordered by the court that publication of notice be made for four successive weeks in the Danbury Reporter, notifying the said William Oliver Lunsford to appear at the office of the Clerk of the Superior Court of Stokes county, in Danbury, N. C., on or by the 25th day of Feb., 1911, and answer or demur to the complaint now on file in said cause.

And let the defendant take notice that if he fails to appear and answer or demur to said complaint on or by the said 25th day of Feb., 1911, the relief demanded in the complaint will be granted.

This the 17th day of January, 1911. M. T. CHILTON, Clerk Superior Court. N. O. Petree, Atty. for Pff.

NOTICE!

Having this day duly qualified as executor of the last will and testament of Solomon H. Heisebeck, deceased, all persons owning said estate are requested to come forward and make immediate settlement of same and all persons holding claims against said estate are hereby notified to present the same duly authenticated to me for payment on or before the 24th day of December, 1911, or this notice will be pleaded in bar of their recovery.

King, N. C., Dec. 14, 1910. J. S. D. PULLIAM, Ex. of Solomon H. Heisebeck, dec'd. J. D. Humphreys, Atty. for Ex.