

Heart Disease Almost Fatal to Young Girl

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Dr. Miles' Heart Remedy is sold and guaranteed by all druggists. MILES MEDICAL CO., Elkhart, Ind.

BUILDING THE HOME

THE START IS IN THE HEART

The Place that Character Fills—Obedience, Truthfulness, Purity.

Pinnacle Route 2, March 24. Messrs. Editors:

Please allow me a little space in your paper to speak a few words on the subject of home and home making. How many of us have taken into consideration the word home and what home really is. It is a small word but has a lot in it. Where does home begin? In the heart. Some one may think that a strange place for home, but I think it is plain enough. Suppose a young man starts out in the world for himself. Of course he sees he can't do anything by himself. He wants him a nice home. What is the first thing in consideration of this home? It is true he can buy some land, stock and tools and build him a nice house and yet it is not home complete. Then he wants him a wife. He looks around and finds the woman of his choice, one he can love, honor and cherish. Their hearts of course are pledged together. Now where is home. Where is her place in life. Hasn't she promised to make him a home. This she will do if she means to be true to him and he to her, then be confidential one toward the other. Now with the neces-

saries of life around them they are beginning to make a home. Who is responsible for this home making? Are we fathers and mothers of today not responsible for it to some extent. Of course we are not. Some one will say why no we have nothing to do with that. It is like planting an orchard. Suppose we plant trees in order that our children may have plenty of fruits of all kinds we should try to get good trees, plant them, well tend them, bring them up in good cultivation and the result would be good fruit. After all this the proper cultivation and all there will be some trees that are not very profitable after all. The same will apply in our raising up our children to make these homes. It is our duty to teach them and bring them up in the proper cultivation or as near it as we know how this by first teaching them obedience, truthfulness, and purity. These three with the fear of God in their hearts are the foundation of character. To try to form a character with any one of these left out is like building a house with one of the corners unsupported if we do this. So far as we have the ability to do and some of them fall short of being what we have tried to make out of them we can say: I think I did my part. So you see we must begin at home to make other homes and this is not done very successful if we allow our children to do as they please at ten or twelve years old and I think there is too much of this done this day and time. Of course we have quite a lot of snares and temptations to battle with but I think if every true hearted mother with good hard horse sense would just come together and say we are not going to be enticed and led off by them there could be more permanent homes in the future than there is at the present. I mean the farming class of people—country people some times—you will find those in the country around towns too much taken up with town to suit their occupation in life. Of course I am not prejudiced towards town at all. We have to have towns and if it were not for us farming people where would the town be? But let us try to live independent of town in a sense. When this is done and not until then, we will have a class of level headed, broad minded farmers then town will be worth more and the farmer twice as much. Then you will not see so many young men hanging around town wanting a job of most anything to earn a little money. But instead they will be at home with plenty around them and

they can be studying to be masters of the soils, then with a kind and loving mother and father, with brothers and sisters combined should all in one family agree. Mother should be a home maker for her family and prepare her girls as they come up in life to be home makers for some nice young man. I say a nice man, a gentleman, for if they are trained up in the right way with obedience and truthfulness, kind and pleasant with her fortune in her face some gentleman will come after her to make him a home. She will not have to run herself down and disgrace herself to marry. The day is here that there is a demand for all ambitious energetic young ladies. Now we will see how it would look in another picture. Suppose the fathers and mothers of today just let their children go does not pay any attention to educate them or try to teach them anything at home—just let them drag around. Of course a child doesn't know what he has to have to go through in this world, so if some one does not try to teach him and show him where he is and what he wants he will be left in desperate condition when he comes to manhood. We see enough of this in our day and time. So let us as mothers and home makers, realize that this is our never failing duty to try to make our generation better and set the example for generations to come, to be upbuilding and not degrading. I could write on, one thing gives room for another, but as this is my first attempt I won't worry the reader too long.

MRS. F. W. VENABLE.

NOTICE

Having duly qualified as administrator upon the estate of Wm. M. Heath, deceased, notice is hereby given to all persons holding claims against the said Wm. M. Heath, to present them to me for payment, duly authenticated, on or by the 1st day of April, 1913, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate are hereby respectfully requested to make immediate payment to me. This the 26th day of March, 1912. S. L. HOLLAND, Adm'r. P. O. Mizpah, N. C., Route 1. N. O. Petree, Atty. for Adm'r.

NOTICE

Having qualified as administrators upon the estate of J. E. Shelton, deceased, all persons indebted to the estate of J. E. Shelton are hereby notified to please come forward and make immediate settlement, and all persons holding claims against the estate of said deceased to please present them to us for payment, duly authenticated on or before the 28th day of Feb. 1913, or this notice will be pleaded in bar of their recovery. This the 28th day of Feb. 1912. WILLIE T. SHELTON, WATT HUTCHERSON, Adm'rs of J. E. Shelton, dec'd. Address: Willie T. Shelton, Sandy Ridge, N. C. Watt Hutcherson, Winston-Salem, N. C.

State of North Carolina, Stokes County, Thos. V. Crouse, Executor of George H. Crouse, deceased, Plaintiff, against Leanna Spainhower, and others, Defendants.

In the above entitled action, it appearing to the Court upon affidavit filed that Leanna Spainhower, widow of Virgil Spainhower, deceased, Emily Crouse and her husband, S. B. Crouse, Solomon Spainhower, husband of Amanda Spainhower, deceased, and the heirs at law of said Amanda Spainhower, deceased, to wit: Arthur Spainhower, Alice Sande and her husband, Fred Sande, Minnie Vinson and her husband, Lewis Vinson, Samuel Spainhower, Bettie Teasdale and her husband, James Teasdale, Minnie Sande and her husband, George Sande, and also W. H. Crouse, a child of I. W. Crouse, deceased, part of the defendants in said action, are non residents of the State of North Carolina, and can not after due diligence, be found therein, and can not be personally served with process, and are necessary parties to this action, the same being an action for the sale of the lands belonging to the estate of George H. Crouse, for assets to pay debts, and for distribution under the will of said George H. Crouse: It is therefore ordered by the Court that publication of notice be made for four successive weeks in the Danbury Reporter, a newspaper published in Danbury, Stokes county, N. C., notifying all of said non resident defendants to appear at the office of the Clerk of the Superior Court of Stokes county, N. C., in Danbury, on or by the 30th day of April, 1912, and answer or demur to the petition now on file in said cause; and let said defendants take notice that if they fail to appear and answer or demur to said petition on or by the said 30th day of April, 1912, the petition will be heard ex parte as to them, and the relief therein prayed for granted. This the 26th day of March 1912.

M. T. CHILTON, Clerk Superior Court, Stokes County, N. C. N. O. Petree, Atty. for Plff.

State of North Carolina, Stokes County, In the Superior Court, Spring Term, 1912. Notice and Order of Publication. W. S. Tilley, Plaintiff, vs. Rosella Tilley, Defendant.

Upon affidavit filed in the above entitled cause, the same being a suit for absolute divorce from the bonds of matrimony heretofore existing between the plaintiff and defendant, it is ordered that notice be published to the said defendant for four successive weeks in the Danbury Reporter, a newspaper published in the town of Danbury, Stokes County, North Carolina, notifying the said defendant Rosella Tilley to be and appear before the Judge of our Superior Court at a Court to be held for the County of Stokes at the Court House at Danbury on the 10th Monday after the first Monday in March, 1912, and answer the complaint which is deposited in the office of the Clerk of the Superior Court of said county within the first three days of the term, and let the said defendant, Rosella Tilley take notice that if she fails to appear and answer or demur to the said complaint within that term, the plaintiff will apply to the Court for the relief demanded in the complaint and the cost of this action to be taxed by the Clerk. Herein fail not. Given under my hand and seal on this the 22nd day of Feb. 1912. M. T. CHILTON, Clerk Superior Court, Stokes County. J. D. Humphreys, Atty. for Plff.

NOTICE OF SALE

By virtue of an authority conveyed in a certain deed of trust executed to C. C. Campbell, trustee, by John Owens and Theule, his wife, on the 25th day of Nov., 1910, and recorded in the office of the Register of Deeds of Stokes county, N. C., in book of mortgages No. 51 page 754 and the conditions therein not having been complied with, at the request of the holder thereof, I, C. C. Campbell, Trustee, will sell for cash to the highest bidder at the residence of John Owens, on the premises of said lands in Stokes county, N. C., at 12 o'clock on Saturday, April 27, 1912, the following described real estate situated in Stokes county, N. C., in Quaker Gap township and described as follows: Adjoining the lands of Peter Slate, Thompson Rogers and others and bounded as follow: Beginning at a small pershamon bush running due West to Peter Slate's line, thence with his line to Clemmon Dearnjn's corner, thence with his line to Thompson Roger's line, thence with his line to Bob Ward's corner, thence with his line to the beginning, containing 25 acres more or less. This March 20th, 1912. C. C. CAMPBELL, Trustee.

In the Superior Court, Before the Clerk, Order for Publication of notice to non resident defendants.

State of North Carolina, Stokes County, S. P. Grogan, Plff. vs. Wm. Smith, Dee K. Smith, John Smith, Mrs. Louisa Brown and husband, Hub Brown, Mrs. Bulah Moore and husband, J. G. Moore, Mrs. Rilla Sheppard and husband, Z. R. Sheppard, Mrs. Perlie Smith and husband, Weldon Smith, Virgil Smith, Harvey Smith, Lester Smith, Fred Smith, Wheeler Smith, Mrs. Lennis L. New and husband, George New, Jesse O. Smith, Mrs. Ruth Robertson and husband, L. W. Robertson, Bessie D. Smith and Hester B. Smith, Defendants.

It appearing to the court by petition filed in the cause and the affidavit hereto annexed and filed herein, that a cause of action exists in favor of the petitioners herein and against the defendant herein the same being a special proceeding to sell about 104 acres of land lying in Snow Creek Township, Stokes county, N. C., adjoining the lands of James Smith, James Taylor and others, which lands formerly belonged to Darlan Smith and John P. Smith and which now belongs to L. P. Grogan and heirs at law of John P. Smith, and the proceeding is for the purpose of selling the land and dividing the money arising from the sale thereof instead of the land itself. It also appearing by said affidavit that Jesse O. Smith, Bessie D. Smith, Mrs. Lennis L. New and husband, George New are non residents of the State of North Carolina and after due diligence cannot be found therein and cannot be served with process in the ordinary way, and are necessary parties to this proceeding. It is therefore ordered by the court that notice be served upon the said nonresident defts., by a publication thereof for four successive weeks in the Danbury Reporter, a newspaper published in Danbury, Stokes County N. C., notifying the said defendants of this action and the said defendants, Mrs. Lennis L. New and husband, George New, Bessie D. Smith and Jesse O. Smith take notice of they fail to answer or demur to petition which is filed in this cause on or before the 6th day of April, 1912 that the relief will be granted as prayed for therein. Done at office in Danbury on 6th day March, 1912. M. T. CHILTON, Clerk Superior Court.

NOTICE OF SALE OF REAL ESTATE

By virtue of a decree of the Superior Court of Stokes county, N. C., entered in the Special proceeding in the case entitled, "Lula Ray and her husband R. T. Ray against J. Eld Forest and others," the undersigned commissioners will expose to public sale to the highest bidder for cash, at the court house door in the town of Danbury, N. C., Saturday, April 20th, 1912, at the hour of one o'clock p. m., a tract of land in Stokes county, which belonged to Samuel M. Forest deceased, and described in a deed from Sally Forest and James M. Forest to Samuel M. Forest, recorded in the office of the Register of Deeds for Stokes County, N. C., in Book No. 42, pages 184 and 185, dated March 12th, 1910.

Bounded as follows:—Beginning at a poplar, north 47 poles to pts., west 90 poles to pts., north 80 poles to pts., north 86 degrees east, 118 poles to the fork of a branch and bunch of willows, north down the branch 50 degrees east, to a chestnut, 26 poles, north, 70 degrees east, 20 poles to a locust on the bank of the branch, south, 60 degrees east, 8 poles to a bend in said branch, north, 78 degrees east, 27 poles passing by a spring to gum pts., south 46 degrees west, 16 poles to the old line, south 100 poles passing by a red oak poles to a post oak corner, east 180 poles to a post oak, corner marked with the letter "B" on the east side of the Danbury road, west 282 poles to the beginning, containing 184 acres, more or less, adjoining the lands of Lettita Forest, R. W. George, and others. Saving and excepting from the above boundary, 92 acres thereof, deeded by Samuel M. Filippi to James Forest's wife and children.

The rents on said tract for the year 1912, to go to the purchaser of the land, but possession of the land itself not to be given until the crop for the year 1912 is matured.

The above tract of land is valuable and persons desiring to purchase a good farm should see the land, and attend the sale. This the 11th day of March, 1912. J. D. HUMPHREYS, Com'r. N. O. PETREE.

P. W. Gunter, PROFESSIONAL BARBER King, N. C.

All kinds first class barber work done. Barber shop open at all hours.

LAND SALE.

By virtue of the power of sale contained in a certain deed of trust executed on the 15th day of March, 1911, to the undersigned trustee to secure the payment of a note for \$407.00 and interest to W. L. McCannless and a note of \$125.00 due to W. C. Mabe which last named note has been assigned to the Bank of Stokes county, which deed of trust appears of record in the office of the Register of Deeds of Stokes County, N. C., in book No. 55, page 55 and default having been made in the payment of said notes and the same now being due and unpaid, and request having been made by the holders of said notes to me to sell said lands to satisfy the terms of said deed of trust, I will in accordance with the terms, stipulations and conditions contained in said deed of trust sell at public auction to the highest bidder for cash at the court house door in the town of Danbury, N. C., on Monday the 22nd day of April, 1912, the lands conveyed in said deed of trust, which are described as follows to wit: A certain tract of land lying and being in Stokes County and more particularly described and defined as follows to wit: 1st tract: Beginning at an apple tree at Newt, Stephens corner, thence north 10 degrees east on his line 15 chains to his corner, thence thence north 50 degrees east 35 1/2 chains to a stake on the west bank of the Red Shoals road which leads from E. C. Sheppard's store to Jewell's thence south 23 degrees East along said road as it meanders 14 chains to a mulberry on the west bank of said road thence in about a south west direction 12 1/2 chains to a poplar at the Henry Bullin Spring, thence down the branch which runs out from said spring in a general south west direction to a poplar on the east bank of said branch, in Lee Smith's line near Moses P. Bullin and Lee Smith's corner, thence west on Lee Smith's and Moses P. Bullin's line to the beginning containing about 50 acres more or less adjoining the lands Newt, Stephens, Moses P. Bullin and others. Also two other tracts of land, one of which contains 1/2 of one acre and one about 2 1/2 acres, for boundaries of the 1-2 acre, and 2 1-2 acre tracts and for full description of same reference is hereto made to deed from L. E. Mabe and wife to W. C. Mabe, which deed bears date of Dec. 23rd, 1910, and appears of record in the office of the Register of Deeds of Stokes County, N. C. in book No. 54 page 501.

This 15th day of March, 1912. J. D. HUMPHREYS, Trustee.

NOTICE OF LAND SALE.

By virtue of a decree of the Superior Court of Stokes County, rendered in the special proceeding entitled "Nancy F. Dodson and others against Bessie Davidson and others," on the 29th day of Feb., 1912, appointing the undersigned a commissioner for the purpose, I will expose to public sale to the highest bidder for cash, upon the premises in Stokes County, on Thursday, April 11th, 1912, at the hour of one o'clock p. m., a tract of land in Snow Creek Township, Stokes County, N. C., bounded on the West by lands of Jerry Dodson, on the North by the land of T. J. Gann, on the East by the lands of Geo. Griffin and on the South by the lands of N. B. Duggins, containing 80 acres, more or less, and being the tract of land described in the will of John Preston, deceased, recorded in the office of the Clerk of the Superior Court of Stokes County, N. C., in Will Book No. 6, pages 6, etc., which was devised for life to Clarkey T. Preston, with remainder for life to Pernella B. Dodson, with remainder in fee to certain of the children of said Pernella B. Dodson, reference to said will being hereto made.

This the 4th day of March, 1912. N. O. PETREE Commissioner.

NOTICE

Having duly qualified as executor of the last will and testament of S. J. Lawrence, deceased, notice is hereby given to all persons holding claims against the estate of said deceased, to present them to me for payment, duly authenticated, on or by the 20th day of Feb., 1913, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate are hereby respectfully requested to make immediate payment. This the 14th day of Feb., 1912.

R. H. L. SMITH, Executor of S. J. Lawrence. P. O. Francisco, N. C., Route 2. N. O. Petree, Atty. for Ex.

NOTICE

Having duly qualified as executor of the last will and testament of Peter F. Overby, deceased, notice is hereby given to all persons holding claims against the estate of the said Peter F. Overby, to present them to me for payment, duly authenticated, on or by the 1st day of April, 1913, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate are respectfully requested to make immediate settlement of same with me.

This the 14 day of Mar. 1911. B. F. OVERBY, Executor of P. F. Overby. Post Office, Stuart Va., Route 3. N. O. Petree, Atty. for Ex.

NOTICE

Having duly qualified as executor of the last will and testament of William Lash, colored, deceased, notice is hereby given to all persons holding claims against the estate of the said William Lash, colored, to present them to the undersigned for payment, duly authenticated, on or before the 20th day of Feb., 1913, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate are hereby requested to make immediate payment. This the 14th day of Feb., 1912.

J. P. LYNCH, Executor of Wm. Lash, Col. P. O. Pilot Mtn., N. C., Route 1. N. O. Petree, Atty. for Ex.

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