which is included within the territory hereinafter set forth and approved by the county board of education of Stokes County, North Carolina. ial school taxing district, upon he question of leaving and col-ecting upon the taxable prop-erty in said district a amount funds for the six months public school term of said district. which district has been describ-ed and defined by the board of education of Stokes County as ollows: Beginning where the follows: Beginning where the Western line of Dry Springs School district leaves the Forsyth County line, runs with the Western and Northwestern boundaries of Dry Springs School district, passing up Litdistrict, passing up Lit-ikin River, thence North grough Southeastern cor-appeint;

altt, Jerry Ber Gravit, and Mrs. tersects with the Northea forms the general Northeast- State of North Carolina. separate lands belonging to separate in-dividuals in the order named: order named: I O. Boyles, Jas-Bennett, S. P. Bennett, Coy Bennett, Lee Bennett, James Johnson, John Wade Johnson,

school districts.

NOTICE OF SCHOOL ELEC- who are in favor of the levy and with the West line said district registrar and judges. collection of said taxes shall with Oak Grove to Mt. Olive vote a ticket on which shall be printed or written the words "For Local Tax." and those then runs with Mtn. View Special district, then runs with Mtn. View Special district,

ithin the district and territy hereinafter set forth, charged by a majority of each ad every school committee, nich is included within the tritory hereinafter set forth, in disproved by the amy board of education of okes County, North Carolina, questing a special election to held within the territory remarker set forth, as a speal school taxing district, upon e question of levying and colting upon the taxable property in said district a amount to exceeding thirty-one cents a each one hundred dollars aluation of taxable property erein, to supplement the reds for the six months public school term of said district, hich district has been describm, when and where said registration hooks shall be open for the inspection of the electors of said district, and any of said electors shall be allowed to one district and dis

NOTICE OF SCHOOL ELEC-

Stokes County.

Office Board of 6th, 1925.

district line to where it intersects with the Creson district Stokes County, on the 6th day line, thence Southward with the of July 1925, that the creson district Stokes County that the creson district Stokes County the creson day when he toline, thence Southward with the of July 1925, the county that the creson day when he toline, thence Southward with the of July 1925, the credit of the word "Challenged" and said notes and deeds of trust having been violated. I will sell for cash at the count house the credit of the word "Challenged" and said notes and deeds of trust having been violated. I will sell for cash at the count house the credit of the word "Challenged" and said notes and deeds of trust having been violated. I will sell for cash at the count house the credit of the word "Challenged" and said notes and deeds of trust having been violated. I will sell for cash at the count house the credit of the word "Challenged" and said notes and deeds of trust having been violated. I will sell for cash at the count house the credit of the word "Challenged" and said notes and deeds of trust having been violated. I will sell for cash at the count house the credit of the word "Challenged" and said notes and deeds of trust having been violated. I will be for cash at the count house the credit of the word "Challenged" and said notes and deeds of trust having been violated. I will be for cash at the count having the credit of the word "Challenged" and the word "Challenged" and said notes and deeds of trust having the credit of the word "Challenged" and th line, thence Southward with the of July, 1925, that a petition gether with said judges, shall door in the town of Danbury, W. R. Badgett, Atty. Eastern boundary of Creson this day has been duly filed be- hear and decide said objection, district to Forsyth county line, fore said board signed by more giving personal notice of such thence West with this line to than twenty-five voters who the beginning, including Dry have resided at least twelve springs, King, Oak Grove, Mt. months within the district and personal notice cannot be given, Olive, Mtn. View and Creson territory hereinafter set forth and approved by the board of In pursuance to said petition education of Stokes County, N. it is ordered by the Board of C., requesting a special election tion, the election officers shall to a white oak; thence North 3 County Commissioners of to be held within the territory make return thereof under degrees E. 3 chains to pointers; Stokes County that an election for the purpose aforesaid cial school taxing district, upon county commissioners of Stokes 25 chains; thence South 41-2 be held in said territory at the the question of levying and col- County in accordance with degrees West 22 chains to rock public school house at King, lecting upon the taxable prop- law. C., on the 11th day of Aug., erty within said district an 1925, and that an entirely new amount not exceeding fifty of county commissioners of grees East 5 chains; thence 37 registration of voters in said cents on each one hundred dol- Stokes County cause a copy of degrees East 101-2 chains; T. Grabs and V. T. Hart- education of Stokes County and publication to begin at least

Stokes County.

Office of Board of Commissioners, Stokes County, July 6, 1925.

It appearing to the Board of County Commissioners of Stokes County of this the 6th day of July, 1925, that a potition, this day has been duly filled before said board signed by more than 25 qualified voters who have tesided at least twelve months within the district and territory bereinafter sets forth, and there is down a least twelve months within the district and territory bereinafters est forth, and devery school committee, which is included within the district and territory bereinafters est forth, and or said registrar between the loop district to July 10, 1925, and it shall be the days to grow for the fill Saper Tatum's line, and through to residue a flexible to the point where the state of the hereinafter described lands, I will sell at public auction to the highest point South of the Southeast of the Northean Creek, and the said of the hereinafter described lands, I will sell at public auction to the highest bidder for cash, at the court house door in Danbury, N. C., to said registrar between the loop district to July 11, 1925, and it shall be the days to grow for the second Stokes County, and the Backer's South line, and through to North Carolina, Stokes County, In the Superior Court of Stokes County, N. C., to the Stokes County, S. C., in the Special Proceeds of Stokes County, N. C. S. C., in the Special Proceeds of Stokes County, N. C. S. C., in the Special Proceeds of Stokes County, N. C. S. C., in the Special Proceeds of Stokes County, N. C. S. C., in the Special Proceeds of Stokes County, N. C. S. C., in the Special Proceeds of Stokes County, N. C., by rendered by A. J. Fagg. C. S. C., in the Special Proceeds of Stokes County, N. C. S. C., in the Special Proceeds of Stokes County, N. C. S. C., in the Special Proceeds of Stokes County, N. C., on the fifth Sauth by the special district to the point where the Goal district to the point where the Goal district to the point where the Goal district to the point where the Sou

of any person day of August, 1925, and th a said books, and an entirely new registration ction, the voters in said district, be, in on his the same is hereby order That for the purpose of hold said election it is further ord

Acainst Local newspay commissioners of Stokes Co.,

The Corr School, Elector Trox.

The Aller of the bears of special services at time and that he also cannot be some of the control of the Superior Count in Panifer and the control of the Superior Count in Panifer and the panear at the collect of the Clerk and assect on the second Saturation of voters at time at this cather to be pure of this cather to be pure of the some of the some

olling place from the hour of NOTICE OF SALE OF LAND ine o'clock a. m. to the hour LYDER DEED IN TRUST. of three o'clock p. m. when and where said registration books | Pursuant to the directions then to leave a copy at his resi-

That at the close of said elec-

That the Clerk of the board grove, be, and they hereby are appointed judges.

That at said election those school district, running South of same to be served on the

This July 6, 1925. By order of the board. A true

tion, he shall attend said J. W. Hall, atty. for plaintiff. UNDER DEED IN TRUST.

N. C., on-SATURDAY, AUG. 8, 1925,

at 12:00 o'clock, noon, the fol-

lowing described real estate: Beginning at a post oak, A. J. Fair's corner, and running

North 87 D. West 10 1-2 chains pile; thence South 79 degrees North 10 chains; thence 50 de-

This 27th day of June, 1925. GEO. R. HOLTON. Trustee.

less.

LAND SALE.

By virtue of a decree of the

In the above entitled cause township, Stokes County, N. of Stokes and State of North it appearing to the court upon C., adjoining the lands of J. L. Carolina in Peter's Creek townaffidavit filed that the defend-ants, Maggie Moore and hus-band, J. E. Moore, are non-res-idents of North Carolina, and J. B. Martin's corner, S. 50 deg. lows, to-wit: Beginning at

This July 8, 1925, J. D. HUMPHREYS,

ADMINISTRATOR'S NOTICE,

Having qualified as administrator deed, to-wit: shall be open for tthe inspection of the assignee of certain notes of the electors of said district executed by Robin Smith to dee'd, this is to notify all persons land herein conveyed, see deed

F. P. STONE, sell for cash at the court house Admr. of Delitha A. Bowman, dec'd.



NOTICE

of the last will and testament of Mrs. L. E. Hill, dec'd, late of Stokes Lucien Moore, dec'd all persons in- county, N. C., all persons indebtdebted to his estate are requested to ed her estate are requested to make registration of voters on each one hundred doldistrict, be, and the same is district, be, and the same is hereby ordered. That for the hereby ordered. That for the hereby ordered. That for the hereby ordered between the same duly authenticated, to the funds for the six months published in Stokes County cause a copy of degrees East 10.1-2 chains; thence North 4.1-2 degrees E. the same duly authenticated, to the undersigned for payment, on or beduce the same duly authenticated, to the undersigned for payment, on or beduce the same duly authenticated, to the undersigned for payment, on or beduce the same duly authenticated, to the undersigned for payment, on or beduce the same duly authenticated, to the undersigned for payment, on or beduce the same duly authenticated, to the undersigned for payment, on or beduce the same duly authenticated, to the undersigned for payment, on or beduce the same duly authenticated, to the same duly authenticated, t purpose of holding said election it is further ordered that Chas. R. Carroll, be, and he hereby is appointed registrar, and describ-directly and described and describ-directly and described and described and described and desc

King, N. C., June 1, 1925. COY D. SLATE, Executor of Lucien Moore, dec'd. J. D. Humphreys, Atty. for Ex.

LAND SALE.

By virtue of a decree of the

band, J. E. Moore, are non-restidents of North Carolina, and cannot be found therein, and that personal service of summons cannot be made upon them and that they are necessary parties to this action, or that, if they are residents of the said State, they keep themselves concealed therein, to avoid the service of summons and to defraad their creditors, and that the plaintiff has a good cause of action against them, to-wit; promissory notes the principal and interest of which amount to \$65.1.1. The said defendants executed and delivered said notes to the said plaintiff in the years of 1925 and 1924. That the defendant, Maggie Moore, has properly in the State of North Carolina, and cannot be found therein, to define the state of the said state of North Carolina against which an attachment in this cause has been issued, on this the 29th day of June, 1925, which warrant of attachment is returnable into the of on this the 25th day of sunct.

1925, which warrant of attachment is returnable into the office of the Clerk of the Super-independent of the Super

heavy work shirts 85c. The

By virtue of the power of sale contained in a deed in trust executed to me on the 24th day of July, 1923, by W. E. Rhodes

SATURDAY, JULY 25th, 1925.

at the hour of one o'clock p. m., the land described in the trust

and any of said electors shall be Geo. E. Holton, Tr. for A. E. owing said estate to make immediate from Louie P. Grogan and wife allowed to object to the name Holton and Geo. L. Jarvis, settlement, and all persons having to W. E. Rhodes and wife, Johnson, John Wade Johnson, Motice of election and new Johnson, John Wade Johnson, Motice of election and new Johnson, John Wade Johnson, Motice of election and new Johnson, John Wade Johnson, Motice of election and new Johnson, John Wade Johnson, Motice of election and new Johnson, John Wade Johnson, John Wade Johnson, Motice of election and new Johnson, Motice of election and Geo. L. Jarvis, Motice of election and lead to for the Register of Deeds of them to the undersigned on or be-Johnson, Motice of election and lead to Johnson, Mot Deeds of Stokes County, N. C See survey for metes and bounds. This conveyance embraces all the lands that was conveyyed to W. E. Rhodes and wife by Louie P. Grogan and wife, a total of 110.92 acres.

This the 15th day of June, 1925.

N. O. PETREE, Trustee.

NOTICE.

Having duly qualified as executor Having duly qualified as executor of the last will and testament of their recovery.

Lawsonville, N. C., June 1, 1925. Executor of Mrs. L. E. Hill, dec'd. C. A. WALL, J. D. Humphreys, Atty. for Ex.