### **Stokes Farm News**

(Continued from Page 1) of approximately 700 million tract. pounds as compared with a pro- As stated heretorfore this does

they are not in favor of an in- the number so engaed in 1933. crease other than for growers Information reaching this ofwith small acreages and possibly fice indicates that this section of those who have contracts in the contract has been abused a which the production allotment great deal more in other sections are inequitable. Laurie Mabe, of the State than it has here. well known local grower of the Peter's Creek Section says: "They need not give me anymore. -I am satisfied with what I have. ADMINISTRATOR'S NOTICE Four acres gives me all the work I want to do. I had rather grow Her that and get pay for it."

J. L. Tucker, Committeening om the same section says: 'I no year at 70 per cent. with som minor changes in contracts

mitteemaa says: "I am willing to make immediate payment. leave this question to our leaders This 1935. who are in position to know

CANNOT REDUCE TENANTS UNDER CONTRACT.

Contract-signing land-owners

## Chest Colds

Don't let them get a strangle hold. Fight ne, Powerful but harmless. Pleasant to take. No narcoties. Your own drugglet is authorized to refund your money on the sput if your cough or cold is not relieved by Greens 12102. (adv.)

w Kidneys

and land-lords are again cautioned that under the contract the number of tenants or share-cropincreased this year from 70 to pers cannot be reduced below the 85 per cent, of the base acres and number so engaged in 1933. This pounds. This means, if carried is plainly stated in section 12 of out, an increase of about one in the contract, which holds not five acres and twenty per cent, only for 1934 crop year but also increase in production allotments for the crop year of 1935. Any over last year. This figure as an- failure on the part of enyone to nounced will give a total pro- carry out this section shall be duction for the Flue-Cured Belt considered a breach of the con-

duction allotment of 545 millions not mean that a tenant shall be for the Flue-Cured Belt in 1934. required to live on the same farm There is much discussion on or that the land-lord may not the subject and some difference change tenants if he so desires, in opinion as to whether this in- but it does mean that the number crease in production will not be of tenants or share-croppers enaccompanied by a price decline, gaged in the production of to-Several local growers, questioned bacco on a given farm shall not on the subject, have stated that be reduced in 1934, to less than

KIRBY.

Pulo, deceased, has and rather see us try it another coased to exhibit them to the unwhich require it than to increase which require it than to increase production now."

Carolina on or before the 12th Court House door of Stokes reference to which is hereunto made, made.

This Jan. 7, 1935. John L. Christian, County Com- their recovery, All persons in at the hold conveyed in the trust debted to said Estate will please the lands conveyed in the trust

JOE W. JOHNSON.

Fulp.

## ADMINISTRATOR'S NOTICE

Having qualified as administrator of the estate of Millie C. Edwards, deceased, late of Stokes County, North Carolina, this is o nothly all persons having talms against the estate of said deceased to exhibit them to the undersigned at Eural Hall, N. C., on or before the 26 day of November, 1935, or this notice will be plead in bar of their recmediate payment.

This 26th day of November, 1934.

J. L. EDWARDS and M. F. EDWARDS, Executors of Millie C. Edwards, deceased.



# Notice!

Pay Your 1934 taxes on or before February 1st, 1935, and save penalty, which will be added according to law.

JOHN TAYLOR

Sheriff & Tax Collector.

Hints for Homemakers By Jane Rogers



HOUSEWIVES can help to re-I lieve innemployment distress by putting up, along with their own preserves, a number of extra jars for distribution to needy families next winter. Preserves are a valu-able form of relief food, their fruits or vegetables furnishing vitanins but their sugar content providing and their sugar content providing in unexcelled source of energy.

White spots on the table top or other furniture can usually be re-moved by rubbing, first with wood alcohol, and then with a piece of flannel moistened with camphor-

## NOTICE OF SALE OF REAL ESTATE UNDER DEED OF TRUST

By virtue of the power of sale contained in a deed of trust exe- beginning being Lot No. 24 in cuted to me on the 12 day of December, 1918. by Moses B. Deeds Stokes County in Book 53 Mabe and wife, Clemmie Mabe, page 509. which is recorded in the Office of of the sum of \$550.00 therein above described plat and being recited default having been made 200 by 50 feet on 30 in the payment of said debt all aturity, and the holder thereof wing applied to me to foreclose by 7: the trust deed for the satisfaction of said slebt secured by same, I show

their recovery. All persons in- at the hour of 1 o'clock P. M., deed to-wit: Adjoining the lands J. W. Hall, Atty. This the 11th day of January, of O. M. Bennett, John Bullin, W. V. Bennett, W. L. Nelson and others, and bounded as follows; what the market will stand." Administrator c. t. a. of W. W. viz: Beginning at a stone and ed in a certain deed of trust pointers W. V. Bennett's and executed by George W. Lawson contained in a deed of trust exe-North 8412 degrees West 13.34 March 24, 1928, to me chains to a stone, Susan Mabe's South 419 degrees West 14.07 Stokes Co., N. C., in Book No. Register of Deeds of Stokes recited default having been made chains on Susan Mabe's line to 1 78 page 59 etc., and the stipula- County, N. C., Book 60, page 397. hickory oak, Susan Mabe's and tions in said deed of trust no O. M. Bennett's corner; thence having been complied with; at made to secure the payment of continuing in the same direction the request of the holder of said \$46168, therein recited default one chain and nine links to a note and the deed of trust having been made in the pay-small branch; thence up said securing same, I will offer for ment of said debt at maturity. branch as it meanders in an East- sale, at public auction, for eash, and the holder thereof having terly direction to a stone in W. at W. S. Hart's Store, Stokes Co., applied to me to foreclose the L. Nelson's line; thence North N. C., on 614 degrees East of W. L. Nelovery. All persons indebted to said estate will please make im- son's and falling on W. V. Ben- at one o'clock P. M., the follow- nett's line to the beginning, con- ing real estate; said debt secured by same, I will sell at public auction to the high- nett's line to the beginning, con- ing real estate; said debt secured by same, I will sell at public auction to the high- est bidder for each at the hour of 11 o'clock A. M., taining 27 acres, more or less, and it being a part of Lot. No. 4, acres of land, more or less, lying C., on in the division of the lands of in Peter's Creek township Stokes Maj. Peter Hairston. See Book Co., N. C., adjoining the lands of No 20, page 656, in Register's Of- Wilcher Hughes, Norman Joyee. fice of Stokes County, N. C.

J. W. HALL, Trustee.

## NOTICE

State of North | In the Superior Carolina, County Court of Stokes

Gurney P. Hood, Commissioner of Banks of the State of North Carolina, ex rel Bank of Stokes

Louise Woodruff Cook.

The defendant, Louise Wood-ruff Cook, will take notice that an action entitled as above has been commenced in the Superior Court of Stokes County, North Carolina, by the plaintiff to obtain judgment against the defendant for the non-payment of a promissory note, in the sum of \$209.00, payable on demand and with interest on same after date, at the rate of 6% per annum, and a promissory note in the sum of \$50.00 payable on demand and with interest on same after date, at the rate of 6% per annum, and the defendant will further take notice that she is required to appear at the office of the Clerk of the Superior Court of said County in the courthouse in Danbury, N. C. on the 1st day of February, 1935 and answer or demur to the complaint of the plaintiff or the plaintiff will apply to the court for the relief demanded in said complaint.

This the 13th day of December, J. WATT TUTTLE,

Clerk Superior Court.

#### SALE OF LANDS UNDER DEED OF TRUST

to Fulton & Davis in the sum of ers \$705.00, said deed of trust being which reference is in the payment of the debt therein recited and the assignee pose to public sale to the highest Hairston, Defendants. bidder for cash at the courthouse door in Danbury, N. C., on

HOUR OF 1 O'CLOCK P. M.

N. 3 deg E. with line of Lot No. 23 200 feet to stake corner of No. 23, thence N. 87 deg W. 50 feet to stake corner of No. 25, 200 feet to stake on Ninth St., thence E. with Ninth Street to plat recorded in office Register

2nd Lot: Being Lot No. 25 in Register of Deeds of Stokes above described plat reference to Register of Deeds of Stokes above described partial made, being Martin will further take footnoted by No. C., in B ook 63, page which is hereunto made, being that they are required to appear

4th Let: Peing

designed at 611 O'Hanlor will sell at public auction to the recorded office Register Deeds This Building Wasser-Salem, North highest bidder for cash, at the Stokes County Book 65 Page 299 1934.

C. E. DAVIS.

## RE-SALE REAL ESTATE

By virtue of authority contain-

MONDAY, JAN. 21, 1935.

"A tract or boundry of 30 in a deed from J. H. Tucker and wife, Eva Tucker, to George W. deed bears date Sept. 20, 1924, and is thence East 181 Lawson, and which recorded in the Office Register of Deeds of Stokes Co., chains to a white oak; thence N. C., and to which reference is hereunto made for metes and thence North 25 chains to pointbounds and for full description, ers; thence West 14 chains to the See said record in said Office in beginning, containing Book No. 73, page 400 etc. Bidding to start at \$641.55.

This January 3, 1935. O. E. SNOW Trustee.

## NOTICE

An application is being filed with the Governor of North Carolina for the parole of Hardy Smith who is serving a six to eight year sentence in the State Penintentiary for an assault with deadly weapon with intent to kill Bill Richardson.

Those who desire to protest the granting of said parole will make their protest in writing to the Governor of North Carolina immediately.

R. B. FLYNT.



#### NOTICE

State of North | In the Superior ed in the undersigned in a certain deed of trust executed May 28.

Lena Moore and husband, Andrew Moore, Minnie Moore and the Clerk.

Against now the owner of the said note Howard King, Vera Forriest and ment. secured thereby having applied to husband, Tine Forriest, Basil D. This the 27 day of December. me to foreclose the same for the Martin, Junior Martin, Baz Mar- 1934. satisfaction of the debt I will ex- tin, Jerry Martin and Pearl May The defendants Elfred Martin,

MONDAY, FEB. 11, 1935, at the Bernard Martin, Arleater Martin. SUMMONS BY PUBLICATION Rosco Martin, Lucy Martin, Ber-Scales and Jerry Martin above Stokes County. 1st. Lot: Beginning at a stake named will take notice that an N. side of Ninth Street, thence action entitled as above has been commenced in the Superior Court of Stokes County, North will take notice that an action Carolina, to sell real estate for thence S. 3 deg. W. with No. 25 division situate in the aforesaid county and state and the said defendants have an interest in said real estate and are proper parties thereto; and the said defendants Elfred Martin, Bernard Martin, Arleater Martin, Rosco Martin, Lucy Martin, Barnese Martin, Baz Martin, Gussie Scales and Jerry unto made to secure the payment 3rd Lot. Being Lot No. 26 in at the Office of the Clerk of the Superior Court of Stolies County, h Carolina on or before the January, 1935, and mair to the complaint n or the plaintiffs to the court for nded in said complaint. L. W. Ferguson, Atty., his isth day of December,

J. WATT TUTTLE, Clerk of the Superior Court. J. W. Hall, Atty., for the

#### NOTICE OF SALE OF LAND UNDER DEED OF TRUST

as Susan Mabe, Moses B. Mabe and Trustee, and recorded in the Of- wife Clemmie Mabe, which is to which reference is hereunto trust deed for the satisfaction of said debt secured by same, I will Stokes County, N. C., on-

of the turkey oak, thence North 15 executed. West 2 chains to a white oak; acres, more or less, it being land formerly belonging to Austin Bullin.

This January 8, 1935. J. W. HALL, Trustee.

#### ADMINISTRATOR'S NOTICE

Having qualified as administra-By virtue of power of sale vest- Carolina, Stokes Court, Before tor of the estate of R. W. Jessup, deceased, late of Stokes County, North Carolina, this is to notify 1929, by J. C. Joyce (uncrarried) husband, Robert Moore, Petition- all persons having claims against the estate of said deceased, to exhibit them to the undersigned duly recorded in the office of Gussie Scales, Elfred Martin, at Pilot Mt., N. C., route 1, on or Register of Deeds of Stokes Bernard Martin, Arlester Martin, before the 27 day of December County in Book 80 Page 245 to Roscoe Martin, Lucy Martin, Bar- 1935, or this notice will be plead hereunto nese Martin Trudie Martin in bar of their recovery. All made default having been made Scales and husband, Jim Scales, persons indebted to said estate Gladys King and husband, will please make immediate pay-

F. P. JOYCE. Executor of R. W. Jessup, Estate.

the lands therein described, to nese Martin, Baz Martin, Gussie North Carolina, In The Superior Court. ROBERT A. COVINGTON

> VS. MATILDA COVINGTON

The Defendant above named as entitled above has been commenced in the Superior Court of Stokes County, North Carolina, by the Plaintiff for the purpose of obtaining an absolute divorce from the defendant, and the said defendant will further take notice that she is required to appear at the office f the Clerk of the Superior Court of Stokes County, within fifty days from the 2nd day of January, 1935, and answer or demur to the com-plaint filed in said action or the Plaintiff will apply to said Court for the relief demanded there This January the 7th, 1935.

J. WATT TUTTLE. Clerk Superior Court. Winston-Salem, N. C.

#### NOTICE OF SALE OF REAL ESTATE UNDER DEED OF TRUST

By virtue of the power of sale contained in a deed of trust executed by Jesse Wood and Lula Wood his wife to me on the 24 day of December, 1920, which By virtue of the power of sale is recorded in the Office of Register of Deeds of Stokes John A. Bullin's corner; thence and wife, Bettie Lawson, on cuted to me on March 1, 1916, by County, N. C. Book 66, Page 231, to which reference is hereunto and John Bullin's corner; thence fice of the Register of Deeds of recorded in the Office of the sum of \$1300.00 therein in the payment of said debt at maturity and the holder thereof having applied to me to foreclose the trust deed for the satisfaction of said debt secured by same, I will sell at public auction to the highest bidder for cash, at the Court House door of

est bidder for cash at the Court at the hour of 11 o'clock A. M., House door of Stokes County, N. the lands conveyed in the trust deed to-wit: In Peters MONDAY, FEBRUARY 11, 1935, township, Stokes Co., adjoining at 1:15 o'clock P. M., the lands the land of Joe Rierson on the conveyed in the trust deed to- West, G. A. Martin on the N., on This 3 day of January, 1935. lands, and all the land, described wit: In the County of Stokes, on he E. and S. by James Corn, conthe waters of Buck Island Creek, taining 60 acres, more or less, and bounded as follows, to-wit: the same being the tract of land Beginning at a chestnut tree on which J. W. Whitten lived at chains to a the time the deed of trust

> This January 8, 1935. J. W. HALL, Trustee.

COLDS FEVER Liquid - Tablets HEADACHES In 30 minutes Salve-Nose Drops

Checks

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