Mr. McCall Also Says That Had He Been Executed the World Would Have Lost Much

PAUL WAS ALSO A BAD ONE

If Crime Is on Increase It Shows the Failure of Capital Punishment Says Goose Creek Man

of Charlotte and an ex-citizen of seem to sanction capital punishment Goose Creek township, is opposed to but who would be foolish enough to capital punishment and says the fact insist upon imposing the death penout loud. In last Sunday's Observer, alty for all the offenses which were Mr. W. M. Moore published an ar- Moses? Under the Mosaic aw Jacre ticle in which he attempts to justify were thirty-two offenses punished capital punishment on Biblical an- with death. Thirty-one of these have thority. In this article I shall not gone to the antiquinted scrap heap attempt a direct reply to Mr. Moore, of an out-of-date civilization. but will simply make a few obser-violation of seven of the ten comvations upon the question under fre- mandments was punished with certence of his article he says: the crime of murder is on the in-matize the enward murch of "truth crease throughout the country no well and grace." By what authority were crease throughout the country has an and grace. By what authority were informed person will attempt to conthe penalties of these offenses elimitrovert or deny." If this is true, then nated from the criminal code of the death penalty should be abolished Moses? The truth is capital punishmore enectively prevented by the came very useful citizens after have certainty, than by the severity of ing committed murder, nothwith punishment." "For the excessive se-verity of laws (says Montesquier) of the penal code and the unbridled hinders their execution," and that is wrath of man. Suppose the death the everlasting truth. Sir William penalty had been inflicted upon Moses, Blackston, and of the greatest law.

been deciared by act of parliament and been put to death for the indis-to be felonies without benefit of der of Stephen and yet the old Scrip-clergy; or, in other words, to be tays said:
worthy of instant death. So dread"Whoso sheddeth man's blood by ful a list, instead of diminishing, inran shall (will his blood be shed,"
creases the number of offenders. The and certain it is that man has since injured, through compassion, will of lived up to this ancient prophecy, ten forbear to prosecute; juries, Pespite the long centuries of civilizathrough compassion, will sometimes tion and the lessons of religion, I forget their oaths, and either acquit am sorry to say, man is still a savage, the guilty or mitigate the nature of when you spear down through helm the offense; and judges, through come and harness. Still we are making a passion, will respite one-half of the little progress, for, there are many convicts, and recommend them to the nenal laws recited in the Old Testareyal mercy. Among so many chances ment that nobody would be silly of escaping, the needy and hardened enough to want enforced in our day. offender overlooks the multitude that Reform One and Hang the Other suffer; he baldly engages in some We have, at last, wisely classified desperate attempt, to relieve his wants criminals and the minor offenders or supply his vices; and, if unex- are put in schools and reformatories pectedly the hand of justice over- for education and reformation. Do takes him, he deems himself peculiar, not the greater criminals need rely unfortunate, in falling at last a formation too? If all these endeavors

and instant heat control.

KEROGAS oven as

reliable as a range

oven.

results and reduces fuel cost.

It will last as long as the stove itself.

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A happy housewife — delicious, wholesome foods — a comfortable, clean and oddriess kitchen—tuel common and contentment.

are the sure signs of a home with an oil stove which is equipped with the Patented KEROGAS Burner.

The Patented KEROGAS Eurner-the heart of the ou stove-

purns gas generated from kerosene, it does not burn the oil. Extracts gas from the oil, burning 400 gallons of air with every gallon of

The Patented KEROGAS Burner makes on oil stove act like a gas range. It is the most remarkable on the market for cooking eificiency

Powerful, double gas flame-"a flame within a flame"-which is

No soot of odor. The same is clean and powerful. All of the

gas generated is turned into heat - none escapes into the kitchen, creating a disagreeable odor. You can instantly regulate the flame

to any degree of heat required - quick, flow, intense or simmering.

You cook better without waste.

The Patented KEROGAS Burner is made of genuine brass, drawn

out of one piece. It is tust and leak proof. Simple in construction. No complicated parts which require adjustment or get out of order.

Let us demonstrate this wonderful oil stove with the Patented

KEROGAS Burner to you today. The sconer this oil stove is in your kitchen, the sconer you will be able to enjoy the full camfort that goes with a really good oil cook stove.

PATENTED KEROGAS BURNER

国际地位的电影 美国三

concentrated directly on the cooking utensils. No heat is wasted. It is placed right where it is wanted. This means satisfying cooking

All of these are indications of a good oil stove in a home. They

from sentences of death, silently abrogated them all. In this period perors severe punishments were re-vived; and the empire fell."

Thirty-Two Death Offences by Mosaic Law

Everybody who knows anything about the history of crimes and punishments knows that the infliction of the death penalty has nover tended to lessen the crime of murder but wherever it has been rigorously and cruelly enforced, murder has increas-Certainly there are passages in Mr. J. D. McCall, prominent lawyer the Old Testament Scriptures which Mr. McCall in the same paper, so punished under the penal code of W. M. Moore published an ar- Moses? Under the Mosaic law there In the first sen- tain death under the Mosaic code, e he says: "That Only one of these remains to stigbecause it has utterly failed of its ment is the last vestige of an ancient The world's greatest law and untutored barbarism. There are writers have said that "Crimes are numerous instances of men who bemore effectively prevented by the came very useful citizens after hav-Blackston, one of the greatest law-who murdered an Egyptian in cold yers the English speaking people ever blood, who would have written the produced, said:

| David was a foul "It is a melanchely truth, that murderer and yet he gave us the among the variety of actions which Psaims and became the "Sweet Singer men are daily liable to commit, no of Israel." Think of what the Christess than a hundred and sixty have turn world would have lost if Paul been declared by act of parliament had been put to death for the murtes be followed without bonedt of the of Stephen and yet the old Serie.

sacrifice to those laws, when long are necessary to effect the correction impunity has taught him to condemn. Blacks one suggests that cruft punishments caused the downfall of the sense, necessary to affect the more Roman empire, for the great cams deprayed? But we stop just where

SAYS DAVID WAS A of the distemper of any state or at least of its weak constitution. The last of the Roman kings, and the comes greater. In the name of decency and common sense, if prison FOUL MURDERER twelve tables of the decemvirl, were discipline and a penitentially be needful of cruet punishments, the Portion law which events all circums are then not all the many rest. cian law, which exempted all citizens are they not all the more needed for from sentences of death, silently murderers and burglars? Yet we Yet we reform the one and hang the other. the republic flourished; under the em- How utterly absurd it is that the law which detects and punishes homicide would, in order to prevent murder, publicly commit murder itself. talk fervently upon the sacredness of human life and the awful guilt of taking it away-and then we deliberately take it away ourselves. Those who favor the death penalty contend that "pun'shment by death is neces-sary, because it is requisite to remove from society a member who has already in ured it, and might and adjacent thereto which is injure it again." If this is all, perpetual imprisonment would suffice.

What is the use of inflicting death? then of Stafford St. and Cartering and

> that unknown thing? An Elevated Aim Says Huge

individual.

Hugo said in his preface "The last day of a conference," "I do not know any aim more elevated more holy than that of seeking the abolition of capital punishment, if futurity should award me the glory of having succeeded—which I dare not hope—I de-sire no other crown." Cain, the first county, N. C. in Book 22, page 413 to kill, committed a foul and pre-meditated murder. According to the Bible, Cain was track by the Supreme Judge of the universe. Did God confemn him to death? Not at all. He miesced Cain to banishment and when the poor fellow complained "that cry one that findeth me will slay he was not told that this would in accordance with the laws of ciety and that was what he deupon Cain lest any finding him should kill him." If this account of the first murder and his trial is to be taken as a precedent, then why not follow it, for what it is worth. ourse Cain was punished as all offenders should be, not for the sake of punishment but for the purpose of "mending a broken reed." Old Socrates said once: "It is better to suffer wrong than to commit it, but when man commits a crime it is better for him to be punished than to go unpunished." And so it is, but the object of all punishments should be the reformation of the offender. Can a Christian state deny this proposi tion? Can the Christian church deny mentator said:

"We may further observe that needed, as if the reformation of a geame? If they can, then the infliction of all punishment smacks of vensanguinary laws are a bad symptom bad man was of less consequence as if this proposition could be sustained, I would be ashamed of both caurch and state.

ericksburg. Virgingia, and Edward H. Dillon, age 29, of Stafford county, are dead as a result of a pistol dael which occurred at Dillon's home.

In the please of their recovery.

All persons indebted to said estate will please make prompt set-

The shooling took place when Gal- tlement. laban went to Dillon's house in search of his young wife, who had been missing from home since Thursday. Suspecting her whereabouts, Gallahan walked through five miles of deep snow and found her at Dillon's home. hidden in a closet, according to offi-cers investigating the case.

Dillon opened fire with a revolver, wounding him mortally. Gallahan ra-turned the fire, killing Dillon instantly. On account of the deep snow it

Saturday, January 28, 1922, On account of the deep snow

was impossible to obtain medical aid at twelve o'clack at the court house at once, and suffering intense pain door in Monroe, N. C., sell to the from the bullet wounds, Gallahan highest bidder for cash all of that

roadster turned turtle on a road near County in Book 41 page 491, to which Ormondsville last night, David Cox, reference is hereby craved for a more aged 22, auto supply station employee, was drowned in twelve inches of water, and Louis Whitener, drug clerk,

to Kinston. The machine landed in a Said lot having been conveyed to Will ditch with both men beneath it. Gaither by C. C. Sikes and default prebably recover.

Honor Roll Benton Heights School Firs: Orade: Martha Helms, Hoyt Helms, A. J. Helms, Demster Helms, Evelyn Helms, John A. Griffin. Second Grade: Harry Treada-

way.
Third Grade: Millicent Camp, Ada
Lee Helms, J. V. Griffin, Margaret
Tucker, Ophelia Plyler.
Fifth Grade: Brown McRorie, Fifth Grade: Brown M. Heath Helms, Velma Haigler.

Seventh Grade: Autrey Funder-burk, Bonnie McRorie. Eighth Grade: Doyle Gulledge, Fay McRorie, Bernard Helms, Thurman Helms.

>>>>>>>>

Floral designs, wedding boquets, and flowers of all kinds Prices reasonable

We make shipments to Waxhaw, Marshville, Wingate and other nearby towns.

CODE MORGAN At Union Drug Co. Phone 221.

Legal Advertisements SALE OF VALUABLE CITY AND

SUBURBAN PROPERTY By virtue of the powers contained in a Deed of Trust of date July 20. 1920, by Alda R. Fairley and her husband, John M. Fairley, to the undersigned trustee, which said Deed of Trust is duly recorded in the office of the Register of Deeds of said county and State in Book A-1, page 331, etc., to which reference is hereby made, I will, on

Beginning at the N. W. intersec.

tion of Stafford St. and Carr Ave., If prison bars are sufficient to hold and runs thence 85 1-2 W. 2.46 chs. If prison bars are sufficient to hold the horse thief why are they not sufficient for the murderer? Must society avenge itself? When did society acquire the legal and moral right to wreak vengeance upon an individual? The it wight for society to kill a man the interval of the good will and patronage here-tofore extended the firm.

This the 3rd day of Jan., 1922.

This the 3rd day of Jan., 1922.

This the 3rd day of Jan., 1922.

C. A. DEAL

Tous courses, curves and meanders of Bearshin creek, the creek being the interval of the interval of the interval of the good will and patronage here-tofore extended the firm.

This the 3rd day of Jan., 1922.

C. A. DEAL

W. L. HEMBY Is it right for society to kill a man the line, passing the lands of Charlie because he has killed? Is this not Helms, Baxter Williams, J. H. Flynn Is this not Helmo, Baxier Williams, J. H. Flynn doing evil for evil? "Vengeance is and Islam Plyler, to a point in the mine. I will repay saith the Lord." middle of the creek, one locust tree Vengeance is an individual act, pun-pointer; thence S. 78 1-4 W. 2.30 to ishment belongs to God. Society is an iron stake; thence S. 17 3-4 W. between the two; panishment is above its power, retallation is beneath is 18.88 chr. to an iron stake by a sweet gum and pine; thence W. to an iron It is the business of a Christian stake on the East bank of a ditch; thence S. 6 1.2 W. 2.92 chs. L. 15 state to correct and mend individuals, not to avenge itself by the commission of murder more heartless and S. 16 1.2 W. 4.96 chs; thence away foul than was ever committed by an from the ditch N. 86 W. 3 2-4 chs.; "Death belongs to God thence S. 4 W. 2.14 chs. to a stone; thence with the Northern line of a By what right do men touch thirty foot street .N. 86 W. 303 ft.; thence S. 4 W. 3.26 chs. to a stone; thence N. 70 W. 3.70 chs. to a stone; thence S. 6 W. 5.60 chs. to the beginning, containing 47 1-2 acres, all that certain tract of land conveyed by T. D. Winchester and wife to J. M. Fairley, trustee, by deed dated Nov. by made for a full description, less, however, such part thereof as was or has been herotofore conveyed by said J. M. Fairley, trustee, prior to 1. death.

Said land will be sold for the purpose of satisfying the provisions of said deed of trust, default having been made in the debt secured there-This Jan. 31, 1922

R. B. REDWINE, Trustee,

Felix Griffin, decoused, this is to no-tify all persons holding claims against the estate of said Felix Griffin to present them to the undersigned on or before the 17th day of Janmary, 1923, or this notice will be plead January 16, 1922

MRS. ADA GRIFFIN, Executrix the estate of Felix Griffin, dec'd. John C. Sikes, Attorney.

ADMINISTRATOR'S NOTICE

Having this day qualified before R. W. Lemmond, clerk of the Superior court of Union county, as administrator of the estate of Julia A. Tarl ton, deceased, this is to notify all persons holding claims against said French Gallahan, age 26, of Fred-on before the 24th day of January,

This January 21, 1922. H. N. GREEN, administrator of the estate of Julia A. Tarlton, deceased. W. B. Love, attorney.

LAND SALE

By virtue of a power contained in a certain deed of trust to me executed

Saturday, January 28, 1922, drew his pocket knife and slashed his throat, dying several hours later. Dillon was a bachelor and lived alone on a small farm. and executed by A. M. Crowell and Ford Driver Drowned in Ditch Wife to C. C. Sikes on the 7th day of Feb., 1908, and duly registered in the office of Register of Deeds for Union particular description. Except from the above description, however, one lot of land heretofore conveyed by Cox and Whitener were en route Toney from the above described lot

said lot.

JOHN C. SIKES, Trustee This 28th day of December, 1921.

ADMINISTRATOR'S NOTICE Having qualified before R. W. Lem-

mond, C. S. C., as administrator of the estate of Sallie Long, deceased, claims against said estate to present them duly verified on or before the 26th day of Dec. 1922, or this notice this is to notify all persons holding will be plead in bar of their recovery. persons indebted to said estate will please make prompt payment. This December 26th, 1921. Robert Conder, Administrator of

Sallie Long. Deceased. W. B. Love, Atty.

NOTICE OF DISSOLUTION OF

settlement with him.

This the 5th day of Jan., 1922.
L. N. PRESSON
C. N. CORDON.

NOTICE OF DISSOLUTION To whom it may concern:-This is to certify that the partnership here-

to certify that the partnership here-tofore existing between W. L. Hem-by, J. A. Deal and C. A. Deal, under the firm name of Hemby & Deal, and doing business at Weddington, N. C., has this day been dissolved by mutual agreement, and by the terms of said dissolution, W. L. Hemby be-comes the owner of the entire stock comes the owner of the entire stock of goods, wares and merchandise, and all cetton gin machinery and all the notes and accounts due said partnerhereby made, I will, on
Monday, the 6th Day of March,
A. D. 1922, expose to sale to the highest bidder for cash at the court
highest bidder for cash at the court

> payment. We solicit for him the continuation

SALE OF REAL ESTATE

By virtue of an Order and Decree made by R. W. Lemmond, Clerk of the Superior Court of Union County, North Carolina, in a special proceed-ing pending therein wherein J. N. Price et al were plaintiffs and Mrs. Bliss Robinson et al were defendant,

Saturday, the 18th day of Feb., 1922 offer for sale to the highest bidder the Court House door in Monroe N. C., two certain tracts of land, lying and being in Sandy Ridge Township, County of Union and State of North Carolina, bounded and lescribed as follows:

First tract.—Beginning at a cedar stake on twelve-mile creek by some willows and runs down said creek S. 3 E. 2.29 chs. to a stake on said creek; thence a new line S. 6½ E. 18.80 chs. to a pile of stone in the Monroe and Weddington road; thence a said road 11.50 chs, to the center of bridge and creek; thence with a line of lot No. 3 N. 54½ W. 13.60 to the beginning and containing 7 acres.

Second tract.—Beginning at an iron atake in the N. edge of the New Town Road and runs N. 79½ W. 6.81 chs. to stones on the N. edge of the New Town Road by R. O. and B. O. on old Clark road; thence N. 16 E. 3.30 chs. to stones by small pine; thence N. 35½ E. 7.77 chs. to a P. O. stump and stones; thence N. 19% E. chs. to two stones; thence S. NOTICE TO CREDITORS

Having this day qualified before the Clerk of the Court of Union County as executrix of the estate of the court of the estate of the beginning containing 14 1-10 acres.

The same being the lands which A. claims J. Price, late of the County of Union lix Grif- and the State of North Carolina, died seized and possessed and same will be sold for partition. Terms of sale, one-third be paid in cash and in bar of their recovery. All persons the remainder on a credit of twelve indebted to said estate, will please make prompt settlement. This learners 16, 1929 money has been paid.

The the 13th day of Jan. 1922. R. B. REDWINE, Commissioner.

SALE OF VALUABLE LAND IN GOOSE CREEK TOWNSHIP— ABOUT ONE HALF MILE FROM GOOD SCHOOL

Under and by virtue of the authorev of Lonnie D. Pusser, I will on Saturday, the 18th Day of Feb. 1922, sell at public auteion to the highest bidder for eash, all of that tract of lend lying and being about one half at mile from Carriker School House, on of Union county, in Monroe, N. C., Grassy Branch, in Goose Creek township, Union County, N. C., and being the place whereon I now reside, and described as follows:

Lying and being on waters of Grassy Branch known as the Mary Jane Long place and bounded as follows: Beginning at a stone in Grassy Branch, Julius Haigler's corner and runs S. 60 degrees 54 minutes E. 28.50 W. 34.14 chs, to a pile of stones; thence N. 48 degrees W. 28 chs. to a stake by a bunch of ash on Grassy Branch; thence with the various courses of said branch chs. to the beginning containing 80 %

Being the same tract of land conveyed to Lounie D. Pusser by Gilliam Craig, Commissioner on the 12th day of May 1920. See deed registered in Book 51 page 718.

This land will be sold under the same conditions that land is sold under mortgage. This January 16, 1922.

JOHN C. SIKES, Attorney and Agent.

TRUSTEE'S SALE OF REAL ESTATE

Under and by virtue of the provi-sions of a certain deed of trust dated

11th day of November, 1913, by Ella Montgomery and husband H. T. Mont-gomery, to the undersigned Trustee. ditch with both men beneath it. Whitener, unable to help himself, heard a "gurgling sound" where Cox lay. Two hours later Whitener's calls for help were heard. He will calls for help were heard. He will call for help were heard at the payment of the note secured by said deed of trustee, and the holder of said note of thirty days, after the first publication of thirty days, after the first publication of thirty call for help were heard. He will call for help were heard at the payment of the note secured by said deed of trustee, and the holder of said note of the voters of Union county that after the explanation of thirty days, after the first publication of thirty days, after the explanation of the payment of the note secured by said deed of trustee, and the holder of said note of the note secured by said deed of trustee, and the holder of said note of the note secured by said deed of trustee, and the note secured by said deed of trustee, and the note secured by said deed of trustee, and the note secured by said deed of trustee, and the note secured by said deed of trustee, and the note secured by said deed of trustee, and the note secured by said deed of trustee, and the note secured by said deed of trustee, and the note secured by said deed of trustee, and the note secur having applied to the undersgined to county will issue bonds of said county foreclose said deed of trust, now therefore, I, W C .Sanders, Trustee, hereby give notice that I will on bly on the 14th day of December, Monday, the 13th day of Feb., 1922, at the court house door, in the City of Monroe, Union county, N C., at twelve o'clock, offer for sale at pubbonds for county highways and

lie auction for cash all the right, ti-tle, interest and estate of Ella Mont-the question of issuing bonds will not gomery, in and to a certain tract of be submitted to the voters at a speland containing 111 acres, known as the estate lands of Henry Griffin, decased, lying and being in Buford township, Union county, N C., and being the same lands willed by Hen-election on such questions, signed by ry Criffin to his children. See Record of Wills No. 3 page 575, where the said Henry Griffin willed to Connie Griffin the house where Daniel Parker lived and 25 acres of land around it, and to Dessie O. Griffin the old home place and 25 acres the old home place and acres the old home p PARTNERSHIP

The partnership heretofore existing between the undersigned under the name of L. N. Presson & Co. has been dissolved by mutual consent, Mr. Presson has purchased the business and taken over all the assets and taken over all the assets and tiabilities of the partnership. All soover nature and kind and reference. persons holding claims against the is hereby made to the will of Henry partnership will present same to him for settlement and all persons indebted to the partnership will make settlement with him.

This the 5th day of Jan., 1922.

This Jan. 13th. 1922.

This Jan. 13th. 1922.

This jan of what is to notify all persons holding claims against my intestate to present same, duly authenticated, to me at my residence in Wingate, N. C., on or before Dec. 20, 1922, otherwise this notice will be plead in bar of recovery on said claims.

This Jan. 13th, 1922. W. C. SANDERS, Trustee. John C Sikes, Atty.

CERTIFICATE OF DISSOLUTION State of North Carolina,

Department of State. all to whom these presents may come-Greeting: Whereas, it appears to my satisfac-

tion, by duly authenticated record ofthe proceedings for the voluntary dissolution thereof by the unanimous consent of all the stockholders, de-posited in my office, that the Flint Ridge Store Company, a corporation of this state, whose principal office is situated in the town of Waxhaw, County of Union, State of North Car-Monday, the 6th Day of March,
A. D. 1922, expose to sale to the highest bidder for cash at the court house door in Monrée, N. C., all that land partly in the city of Monroe and adjacent thereto which is bounded and described as follows:

| All debts against said partnership are to be paid by the said W. L. Hemby, and all persons, firms or complete the process may be served), has compiled with the requirements of Chapter 22, Consolidated Statutes, entitled "Corporations," preliminary to porations holding claims against said nartnership will present them to him partnership will present them to him solution;

Now, therefore, I. J. Bryan Grimes, Secretary the State of the State of North Carolina, do hereby certify that the said corporation did, on the 13th day of January, 1922, file in my office a duly executed and attested consent in writing to the dissolution of said corporation, executed by all the stockholders thereof, which said consent and the record of the proceedings aforesaid are now in file in my said office as provided by law.

In testimony whereof, I have here-

unto set my hand and affixed my of-ficial seal at Raleigh, this 13th day of January, A. D. 1922.

J. BRYAN GRIMES. Secretary of State.

LAND SALE

By virtue of the power of sale contained in a certain deed of trust ex-ecuted to W. S. Blakeney, trustee, by G. W. Kennington on the 12th day of January, 1920, and recorded in book A X, page 611, in the office of Regis-

ter of Deeds for Union county, N. C., I will, on the 27th day of February, 1922, at 12 o'clock, at the court house door of Union county, in Monroe, N. C., sell at public auction to the highest bidder for eash the following describ-

ed lands in Union county, N. C., ad-joining the lands of J. W. Martin, Ralph Chambers and others and known as a part of the Gulledge lands on Brown Creek, conveyed to the Monroe Insurance & Investment Co., by deed dated March 29th, 1913, and recorded in book 47, page 377, etc., office of Register of Deeds for said county and described as follows, viz: All those five tracts or plats of land numbered 18, containing 21 1-4 acres, No. 19, containing 32 1-4 acres; No. 21, containing 36 1-4 acres; No. 22, containing 36 1-4 acres, and No. 23, containing 24 acres, a total of 144 acres, more or less, being shown on a map of the Monroe Insurance & Investment Company Brown Creek land made by T. W. Secrest, March, 1914. Also that certain plat of land known as the Martain road, leading from the Marshville & Hornsboro road through the J. W. Martin land to the above described tracts and being fully des-cribed in a deed from J. W. Martin to The Monroe Insurance & Investment Company, dated November 9th, 1916, and recorded in book 52, page 461, office of Register of Deeds for said coun-

ty. This 21st day of Jan., 1922. W. S. BLAKENEY, Trustee.

LAND SALE.

By virtue of the power of sale contained in a deed of trust executed to G. B. Caldwell, trustee, by John Medty vested in me as agent and attor. In on the 15th day of May, 1920, and recorded in book A X, page 755, in the effices of Register of Deels for Un'on county, N. C., I will, on the 27th day of February, 1922,

12 o'clock at the court house door bidder for cash the following lot of fand in Union county, N. C., described as follows, viz: Beginning at a stone, the southwest corner of said White's lot and southeast of th's lot in the old original line and runs thence North with said White's line five chains and ninety-six links to a stone in the south edge of the East Avenue or street, White's northwest corner; thence with south edge of said Avenue South 88 West to a point in the South edge of said Avenue, from which point a line being run due South and parallel with said White's line to the South line of lot from which this lot is taken; hence with the old I'ne North 77 1-4 East to the beginning, containing one acre and being and intending to be, the East half of the two acre lot conveyed by J. H. Benton to John Medlin October 14th, 1905, recorded in book 43, page 217. Subject to the right of way of the public road late laid out by the said lot and excepting and reserving the wire and post consisting of the fence around said lot with the right to enter said lot and remove the said fence therefrom.

This 21st day of January, 1922. G. B. CALDWELL, Trustee.

NOTICE

NOTICE TO CREDITORS

Having qualified as Administratrix of the estate of R. A. Gaddy, dec'd, his is to notify all persons holding

ELIZABETH GADDY, Adms. Vann & Milliken, Attys.

"The Queen" MONROE HARDWARE CO.