RIBUNE

W. F. RUCKER, EDITOR L. D. MILLER, MANAGER

PUBLISHER'S ANNOUNCEMENT.

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Advertising rates will be furnished on application. Obituary notices and eards of thanks will be charged for at the rate of one cent per word. Frief letters of local news from any part of the county will by thankfully received. Correspondents will please mail their communications so as to get them to the office by Monday. THE TRIBUNE is the best advertising medium in this section, and advertisers may feel sure that through its columns they may reach all of Ratherford and a large portion of the best people of the adjoining counties.

THURSDAY, AUGUST 1, 1901

A LITTLE MORE.

Again have we tried to arouse it is true, but should McLaurin the proper authorities to the necessity of taking steps toward refuse to accede to it, in that inremoving the accumulated filth stance the committee would be from the town, and again has perfectly powerless to enforce it. Liver Tablets fill the bill to a dot. They said administrator, to make assets, lies our note of warning fallen upon The present Executive Comdeaf as d unbelieving ears. Our mittee will see the expiration of article of a week or two ago has their term of office next spring, had the misfortune to call forth and the question as to who will some criticism, and we have been and who will not enter the next censured by some for speaking so primary will confront the new plainly on the subject. This mat- committee who will then be electers not however, so long as the ted. We do not think that Mepublic good demands plain speak- Laurin will be read out of the in Ratherfordton, N. C., on Monday, September 2nd, 1901, the following deing, and if we can be instrumen- Democratic party, for even seribed lands tal in preserving the good health though he may have Republican of the town, we would not care ideas, he has some Democratic whether one-half of the communi- following in his state, and his exty a greed with us or not, unjust as pulsion would certainly mean a their criticism might be. In this division of the Democratic vote. instance, we know we are right- Senator Tilman himself has said

Cleanliness.

Prof. Jerome Dowd, in one of his enive Committee that Senator J. L. Mctertaining letters in The Observer de Laurin, from the standpoint of honesty and self-respect should tender his un- scriptive of France and the French, said qualified resignation, immediately. that there were no flies in Paris and the This resolution is couched in secret of it was the liberal use of water. no very uncertain language and it shows plainly that a part, if stantly flushed with wa er. This renot all, of the South Carolina minds us of the remarks of a Detroit

man at a convention recently held. In Democracy is antagonistic to Me-Laurin and the doctrines and or his city, he said :

principles enunciated by him. Detroit, but we can pump 125,000,000 la Justice, and others. But, however this may be, the gallons a day and will do so if the peoresolution does not have the ef- ple will use it. Wash the streets wash been commenced in the Superior Court fect of reading him out of the buildings, wash the trees, wash your above named, George C Justice, as ad-Democratic party, because the roof, wash everything. It is the first ministrator of Sarah A Justice, deceas-important everything. It is the first ed, who, as such admistrator, asks that attempt to exercise such a power Charlotte as an already beautiful city Sarah A Justice, deceased, be sold to would be an attempt to exercise of the South, and as one growing com- make assets, for the purpose of paying that which does not belong to the committee. The committee did not past has tended toward municipal un- Daniel and wife, Eila H Daniel, for the elect the junior Senator to his of- cleanliness. He must be taught to keep purpose of selling the lands belonging to fice, and therefore it has no authority to demand him to resign. many homes in the South is generally and heirs at law of said John A Justice. The resolution is nothing more accepted but it should not be so. The deceased. The said land belonging to the kitchens in the South are too often breed-

Resolved. That it is the sense and con-

rictions of the State Democratic Execu-

than a request of an organization, ers of flies, as well as the stables. Let county, North Carolina, on the waters of indicative of adverse sentiment us build the stand pipe higher and turn Cathey's creek, adjoining the lands of on the hose.-Charlotte Observer.

> What most people want is something Morris, and the lands belonging to are easy to take and pleasant in effect. For sale by Twitty & Thompson.

The following tracts and parcels of land, hereinafter named, have been levied on for taxes due for the year 1901, which still remain due and unpaid; therefore, for the satisfaction of said tax E. A. MARTIN, Tax Collector.

CHIMNEY ROCK. John Dalton, 36 acres land taxes and

cost, for year 1899, \$3.18. John Da ton, 28 acres land on Piney taxes and cost, for year 1900, \$3.29. Jeston Dalton, 100 acres land, taxes and cost, \$1.78 James Ellis, 70 acres land, taxes and

cost, \$1.45. that there is dire need of reno- that the resolution was not an ex- Alfred Ledbetter, 3 acres land, Oll Cove creek, taxes and cost, \$3.19. C. R. Nix, 34 acres hand on Piney ereek, taxes and cost, \$3 50. Henry Owensby, 131 acres land on Rich mountain, taxes and cost, \$5.78. Jessey Pack, 4 acres land on Cane Thos, Summers, 50 acres land on Su gar Leaf mountain, taxes and cost, \$3.53.

NORTH CAROLINA. / In Superior Court, Rutherford County. | Before the Clerk. George C Justic, as administrator of secret of it was the liberal use of water. The stables in Paris are in the same buildings used for dwellings and are con-Z V Justice, William M Justice, W W Daniel and wife, Ella H Daniel,

William Morgan and wife, Eva Morspeaking of the beauty and cleanliness gan, Mote Turner and wife, Li-or his city ha mid-"We pump 75,000,000 gallons a day in Justice, Mary Justice, Willie Justice, Manil-

The defendants above named, will take notice that an action entitled as above has the walks, wash the alleys, wash the of Rutherford county by the plaintiffs important secret for beautifying a city.', the land belonging to the estate of said

here with every passing day may well heed these suggestions. The negro in past has tended toward pumpicital and particle, W W the estate of John A Justice, deceased, himself and his house clean or move on. for the purpose of making partition and The negro cook's idea in the kitchens of division among the tenants in common said estate of said John A Justice, deceased, lying and being in Rutherford

> Alex Forney on the east and north, and on the south by the Solomon Geer lands, and on the west by the lands of Mrs.

mild and gentle, when in need of a the estate of said Sarah A Justice. physic Chamberlain's Stomach and ceased, which is sought to be sold by contiguous and adjacent to the above described tract of land, and adjoins the lands above described and consists of about fifty (50) acres, the lands belonging to the estate of said John A Justice,

deceased, consisting of about 190 acres. And the defendants will further take notice that they are required to appear before the Clerk of the Superior Court

for the county of Rutherford at his office in Ratherfordton on the 31st day of July, 1901, and answer the complaint, of plaintiffs a copy of which will be deposited in the office of the said Clerk of the due, I will sell at the court house door Superior Court of said county within ten days from service of this summons, or

the plaintiffs will apply to the court for the relief demanded in said complain This 13th day of June, 1901. M. O. DICKERSON.

Clerk of the Superior Court. NOTICE: W. J Mode, administrator of E. M. C. Ly. New York, P.R.R 12 55 pm 12 10 am Morrow, vs. D. F. Morrow and others. P. D. Morrow, one of the detendants Ly. Baltimore, in the above entitled action, will take Ly. Washington, " notice, that the purpose of the same is Ly.Richmond, S.A L 1040 pm 240 pm

CLEARANCE SALE OF LOW CUT SHOES.

Commencing July 4th, I will sell my entire stock of Low Cut Shoes, Oxford Ties, Fedora Button, Southern Ties and Sandals at

PRICES! SPECIAL CUT

Every pair an extra barbain. I carry the best lines on the market--want to make room for Fall stock and have cut prices so as to move them regardless of profit. See the special bargain lot. Only 50 cents a pair, cost from 75 cents to \$1.50.....

SHOE

....STORE.



vation in our back lots and alleys. | pulsion, but simply a hint which It is useless to argue this point meant that McLaurin ought to for one minute, for it is a fact resign his seat and go before the that no person can deny after he people, and let their acceptance crock, taxes and cost, \$3.02. has walked along our streets af- of his doctrines work out his ter night fall. vindication in the eyes of the

We do not know who consti- party. tates the board of health in this THE NEGRO IN THE NORTH. town, and we have no desire to The press of the North is forever detrample upon or wound the feelploring the pitiable condition to which the negro in the South is consigned by ings of any man, but we do know the relentless white man, and they nevthat the village is in a filthy, er miss an opportunity to score us upon dirty and unhealthful condition, our cruelty. If there were any consisand it is not being cleansed. We tency in them-if they followed out the al o know that if this state of strict way of perfect fellowship that farte continues, some one will they prescribe for others, there might be some little reason in the extraordinahave to suffer, and upon some ry guations of their editorial pens. The one will fall a moral responsibilyankee may love the negro as he proity. The people as a whole will fesses to do, but the farther he is renot tille care of themselves, moved from him the more tenderly he hence the necessity of appoint- loves him no doubt, which means that ing committee and boards of he does not really love him at all. So health and municipal officials to long as the negro remains at a safe distance of several hundred miles (for disbe the guardians of their welfare. tance lends enchantment it is said), he

We might rest easily upon our is a poor downtrodden wretch, incapaoars, doing nothing, but every ble of warding off the evils to which he day that we procrastinate, only has been brought into subjugation by serves to bring the danger closer his vicious white master, but let him atabout our lives and firesides. Why tempt to take up his residence in the not prevent this if we can? If North and then notice the rapidity with which the attitude of his professed the people will not clean up-if friends undergoes a change. they have solemnly vowed within The newspapers of Chicago know how their inmost souls that they will to censure and to give advice, and if neglect their health, then we say they are so desirous of freeing the negro that there is a way to have them from Southern oppression, why did they looked after, and if it has not not call out the chivalry of Chicago to protect those three hundred negro minbeen discovered, we will tell how ers who were met outside the city by a it may be done, provided our adshot-gun mob and forbidden to enter? vice is solicited. It is useless to Why did they not show their love for try to disguise further the true the negro by grasping his hand and state of existing conditions. It making him feel himself at home? The is high time something was being fact of the whole business is, when it comes to a test, the Northerner has done, and unless it is done and about as little use for the negro as the that quickly, this community will Southerner. When, they talk about said estate to come forward and settle be taught a lesson that will leave lynchings in the South they are simply its impress indelibly upon its expressing opinions about a matter con- quired to present the same duly authentcerning which they know nothing. Unmemory.

We ask that the town authori- the conditions that sometimes make junction with the health officers, to studying the real state of affairs. and we hope to see the condition of this town materially changed from Charleston says in effect that the in the next few days.

IN SOUTH CAROLINA. The State Democratic Execu-

rin, has greatly strengthened the McLau-rin faction in that State, and that his them on or before August 1st, 1902, or the or before August 1st, 1902, or don't fail to write us for samples and BOOK STORE. tive Committee for South Caroli- perienced politicians. Reports have recovery. All persons indebted to the UNIVERSITY OF NORTH CAROLINA. prices. Our fine work and LOW pirces ha met in the city of Columbia last Thursday evening, July 25th and messed the full animosity of Senator Tillman in the The place to buy will astonish any body. We print any thing from a label to a circus poster. BOOKS, STATIONERY and passed the following resolu- passage of the resolution. It is also gen-TELEPHONE No. 14. FACULTY OF NINE. 32 STUDENTS. MORTGAGE SALE. SCHOOL SUPPLIES, ETC. tion : erally believed that the unfortunate The San Printing House, As mortgagee in the mortgage given Whereas the Hon. John L. McLaurir, junior United States Senator elected to rescent the State of South Carolina in element is steadily growing, and the is court house door in Rutherfordresolution will be the wedge that will by Waits Logan and wife, dated August C. D. Wilkie, Mgr. Well Equipped Labitories. Thorough Work. A. L. GRAYSON Rutherfordton. TUITION \$60.00. Eaves & Rucker, GEO. C. JUSTICE. GEO. P. MARTIN. OTHER EXBENSES LOW. the national Congress, has by his affilia- element which is opposed to free silver, ton, the land known as the Reid lands the national Democratic platform and thereby misrepresented his State and his Democratic constituency who elected high. Therefore be it defined to the domineering policies of McLaurin fight in the next election defined to the domineering for the McLaurin fight in the next election defined to the domineering for the McLaurin fight in the next election defined to the domineering for the McLaurin fight in the next election defined to the domineering for the McLaurin fight in the next election defined to the domineering for the first Monday in August, adjoin-ing the lands of C. C. Goforth and Guy-on Guffy, in Camp Creek township. This July 1st, 1901. Attorneys & Counsellors at Law, Fall term begins September 9th, 1901. Address, Justice & Martin, Rutherfordton, N. C. Attorneys & Counsellors at Law. Office up stairs in Dickerson building. F. P. VENERABLE, President, MeLaurin fight in the next election. Prompt attention given to all business Prompt and careful attention given to JACOB CARPENTER. intrusted to them. all business intrusted to them Chapsl Hill, N. C.

Job PRINTING

Cane creek, taxes and cost, \$3.93. GREEN HHLL. Geo Callaway, 25 acres land on Cove reek, taxes and cost, \$1.50. H P Flynn, 25 acres land on Cove road axes and cost, \$3.68. Mrs. Lizzie Griswold, 26 acres axes and cost, \$2.84. Isam Head, 40 acres land on Mountain creek, taxes and cost, \$4.11. Isam Head, 40 acres land on Mountain creek, taxes and cost, for year 1899, \$4.69. W R Hamilton, 40 acres land on Maple creek, taxes and cost, \$1.78. Willie Hicks, 25 acres land on creek, taxes and cost, \$3.77. A H Lynch, 133 acres land on Knob creek, taxes and cost, \$8.15. Joe Lewis, 26 acres land on mountain creek, taxes and cost, \$1.28. Joe Logan, 23 acres land on SC&G railroad, taxes and cost, \$1.87. Joe Logan, 23 acres land on SC & G ailroad. taxes and cost, year 18:9, \$2.04. Julia Logan, 11 acres land on Mill reek, taxes and cost, \$1.03.

creek, taxes and cost, \$7.12. COLFAX. W W Lovelace, 58 acres land on S. R. 1., taxes and cost, \$3.20. W M Self, 1 acre land in town of Ellenboro, taxes unid cost, 75 cents. John Hollifield, 1 town lot in town of Ellenboro, taxes and cost, 81 cents. RUTHERFORDTON.

Hiers. Sarah Caufield, 23 acres land on Okory Nut road, taxes and cost, \$4.30. of t P Carson, 160 acres land southwest Mown, \$9.10. D L Merrill estate, 88 acres Prater land, taxes and cost, \$5.17. COOL SPRINGS.

Mrs. W S Hill, 125 acres land; taxes and cost, \$6.08

DUNCAAN'S CREEK. DW Bostic, 137 acres land, M. O. taxes and cost, \$4.46 A A and A B Martin, 55 acres land, taxes and cost, \$3.07.

GOLDEN VALLEY. Mrs. Hannah Terry, 150 acres land, taxes and cost, \$2.31 Gaffney & Wray, 60 acres of land, taxes and cost, \$1.35. Jessy Odom, 50 acres land, taxes and

cost, \$1.61. NOTICE! The undersigned, H. H. Hicks, having applied for and obtained letters of administration on the estate of Ceily D. Haney, late of Rutherford county, herethe same. Also all persons holding claims against said estate are hereby reicated to the undersigned for payment til they come to realize and understand on or before the 23rd day of July, 1902, or this notice will be pleaded in bar of recovery on claims not presented within tics look after this matter in con- lynch law necessary in the South, they the time herein named. This July 23rd. had better dry up and devote their time 1901. H. H. HICKS Admisistrator of Ceily D. Haney.

McBrayer & Justice, Attorneys. NOTICE!

Having been appointed and having action of the Democratic State Execuqualified as administrator of I. J. Spurtive Committee against Senator McLau- lin, deceased. late of Ratherford county rin, has greatly strengthened the McLan-N. C., this is to notify all persons hav

A special to the Atlanta Constitution

