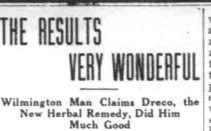
A REPLY TO THE EDITOR

A REPLY TO THE EDITOR "Walk into my parlor,' said the hider to the fix" and the editor spider to the fly," and the editor walked in. In a bitter tirade and criticism of our article in the paper last week, addressed to the voters of Caldwell county, the editor has thrown the fat in he fire, and now a discussion of the bond issue is in full swing, and what seemed to be a certain victory for the bonds ten days ago seems now to be a doubtful issue. If the pepole can only understand what they are voting for the bond issue will be voted down, but such misleading statements have gone out that the people do not understand the real issue. The impression is being made that if the bond issue should carry the State and Federal governments would give \$750,000 to help the county, when, as a matter of fact (and every intelligent man knows it) the State and Federal governments will not give one cent if the bond is-compound. Under the influence of its sue carries to work in the rural dis-The State and nation will tricts. only give such amount in case the county will give one-fourth, and there is no necessity for an election in order to obtain State and Federal aid. The commissioners already have the power to issue bonds for the State highways roads, and if they and purifying the blood. will the State will give one-fourth, the nation one-half and county onefourth. Why don't the county com-missioners act on that law? As stated before, it does not require an election to do this, and when the highways are built, which will take several years, then if the rural districts want to build branch lines from their districts into the State highway the matter can be voted on.

The editor says we are making a desperate effort to get the matter into politics, and to help line up the Republicans against the measure. He intimates that the Republicans will follow his leadership and judgment rather than this writer's. That may be so, but we are willing to accept the challenge.

This editor has been running a the best we can do. newspaper in Lenoir for several government offers \$40,000 a year for when he has never lost an opportu-If the d nity to hit the Republicans and to sue can be carried on and the people laud the Democrats, even to refusing informed as to the true meaning of the Republicans space in his paper what is going on the bonds will fail, for pay to state their views. Now is bod the editor has faller into the this not independentsm with a vim? hole and the people are interested in Again, the editor says that the new wha tis being said and done. Did you registration was not called in order ever see a minnow dart at a piece of to aid in voting for bonds, but to aid bread thrown it on the water and in selling the bonds to better advan- pull the bread in a few inches, when tage. Now, we do not know whether it rebounded and threw the minnow the editor meant to be facetious or high and dry? See? did not know what he was talking about or was attempting to mislead election, in our opinion, if the bond the people. There is not an intelli- issue carries, no bonds could be sold, gent man in the county but knows and if they were our courts would that the registration was ordered in not hold that they were legal and order to carry the bond issue, and valid. that fourteen Democrats and only two Republicans were named as reg- his bitter and sarcastic attack upon istrars, and yet he says there is no our article, for nothing can do more politics in it. We canfess we are to bring about the defeat of the bond surprised at the three gentlemen ,who did this, for they are usually fair that the editor did not consult with men. istrars and the election machinery his bitter editorial last week criticis-behind them, when they apply the ing our position. It is a mighty bad steam roller and the election machinery as they usually do in this county, the Republicans know what that labor and material been so high, and means, for they are past masters in it perhaps will never be so again, but manipulating an election. If the Re- who cares for expenses when the publicans want to follow that sort of county has to pay them? And how manipulating an election. If the Re-

to them. The editor again under the head



Just because you are not incapacitated from your business or pleasure, the warning of stomach trouble should not go unheeded, or serious results are bound to follow. These warnings take the form of dyspepsia, indigestion, dizziness, nervousness, constipation, headache, backache, pains the back and side, that tired, rundown feeling and various other symptoms of a deranged stomach, which can be restored to its normal great restorative effect these symptoms rapidly subside. It clears up the liver, kidneys, bladder, and enables these organs to perform their proper functions; eliminates uric acid from the blood, which causes rheumatism, and brings back the flush of health to pale cheeks by enriching

Mr. F. B. Futrell of 102 Orange St., St., Wilmington, N. C., says: "I have been bothered with constipation, and stomach full of gas, indigestion and dyspensia. I have taken Dreco and the results are wonderful; all my troubles are over and I feel fine again. I am glad to endorse this medicine.

Dreco is sold by all good druggists throughout the country and is highly recommended in Lenoir by the Lenoir Drug Co.

they like what is being done and ask for an election to vote on a bond issue for the rural districts. I admit it is doubtful if the county could get State and Federal aid. There is so much red tape about it, but that is the best we can do. The Federal

If the discussion of this bond is

Under the present operation of the

We trust the editor will continue issue than these attacks. I surmise With fourteen Democratic reg- older and wiser heads when he wrote time right now, in our opinion, to build public roads. Never before has leadership the opportunity is offered many men right now have their eyes Caldwell County.

voters of this county. Two hundred and fifty thousand dollars principal and \$750,000 interest is a pretty big North Carolina. amount to pay for the little work that the county would receive from this bond issue. In all matters the party who makes the first move is entitled to close the argument, and we shall see if the editor is fair enough to follow precedence of this We hope it will not be neceskind. sary for us to have anything further to say in the paper about this matter. If the editor treats us fairly in his rejoinder we shall be content. M. N. HARSHAW.

DR. SOLF TO BE GERMAN

AMBASSADOR TO THE U.S. dispatch from Berlin says that William S. Solf, former German Dr. minister of colonies, will probably be the first German ambassador to the United States after peace is signed, it was learned at the foreign office. After the revolution Dr. Solf be-

came foreign secretary, but resigned on Dec. 11 last because of the unfriendly relations between himself and the independent socialists. He was colonial secretary in the kaiser's government and one of the most uncompromising imperialists until the war went against Germany.

Begin to think about the Victory Liberty loan.



Dr. King's New Discovery relieves them and keep you going on the job

Fifty continuous years of almost unfailing checking and relieving coughs, colds and kindred sufferings is the proud achievement of Dr. King's New Discovery.

Grandparents, fathers, mothers, the kiddies - all have used and are using it as the safest, surest, most pleasant-to-take remedy they know of.

Sold by all druggists everywhere.

Keep Bowels On Schedule Late, retarded functioning throws the whole day's duties out of gear. Keep the system cleansed, the appetite lively, the stomach staunch with Dr. King's New Life Pills Mild and tonic in action. Sold everywhere,

MASS MEETING

For the purpose of nominating a Mayor and seven Commissioners for the ensuing year a mass meeting of the citizens of Lenoir will be held in the court house on Friday, May 2, at 8:30 p.m. By order of the Board, this April

11, 1919. W. J. LENOIR, Mayor.

NATIONAL FOREST TIMBER FOR SALE

Sealed bids will be received by the Forest Supervisor, Forest Service, Asheville, N. C., up to and including May 9, 1919, for the merchantable live and dead chestnut acidwood, standing or down, designated for cutting, located on Unit No. 2 of Rock

NOTICE OF SALE OF REAL TRUSTEE'S SALE

ESTATE By virtue of Item 5 of the last will and testament of Elizabeth Hayes, By virtue of the power of sale con- the undersigned executors will sell

MONDAY, MAY 5, 1919 Foard, trustee, to secure the payment at 12 o'clock noon, the following described real estate, lying and being in Lower Creek township and in the town of Lenoir, same being one-half cured, will expose to sale and sell at of the lot adjoining the lands of Anpublic auction to the highest bidder | thony Jones on the west, Rev. Bethea on the south and Doon Davenport on

of said lot, the west half thereof havat 11 o'clock in the forenoon, the ing been devised to Jay Gould Hayes, which includes the dwelling. sale being made for assets to pay any

This April 7th, 1919.

JOE STEELE, SAM JONES,

Executors of Elizabeth Hayes, Dec'd. M. N. Harshaw, Atty. 28-41

NOTICE OF SERVICE BY PUB-LICATION North Carolina.

Caldwell County

Nora Wilson vs. Willie H. Wilson, above entitled action was issued defendant will take notice that if he fails to appear or to demur the relief asked for will be granted.

This the 1st day of April, 1919. W. C. MOORE, Jr., Clerk Superior Court

TRUSTEE'S SALE

Caldwell County.

By virtue of the provisions of a judges. deed of trust, dated March 13, 1916, 19, 1908, recorded in the office of the registered in Caldwell county in Book 92, page 217, executed by L. A. Laxton and wife to the undersigned trustee, default having been made in the payment of the debt thereby se-cured, at the request of the holder of

MONDAY, MAY 5, 1919, at 11 o'clock in the forenoon, expose the highest bidder for cash, at the court house door of Caldwell county, the lands conveyed by said deed of trust therein described as follows: All that certain tract of land lying

and being in King's Creek township, Caldwell county, North Carolina, and more particularly defined as follows: State of North Carolina, containing It being a tract of land containing 100 acres more or less, same being about 25 acres, and being all the the lands conveyed by deed of Hugh lands now owned by the said L. A. A. Steele to E. C. Ivey, which deed is Laxton, except that portion thereof of record in Book No. 93, at page which has heretofore been mortgaged 107, of the records of deeds for to J. G. Medlock, said mortgage be-Caldwell county, and bears date of ing recorded in Book No. 83, at page February 14, 1916; reference is here- 525, and also excepting the lands by made to this deed for a full and embraced in a mortgage executed by more complete description of said the said Laxton to E. H. Kirby, recorded in Book No. 88, at page 564, Also the concrete dam built on the it being the intention hereof to conwaters of Buffalo Creek; the power vey all the lands now owned by the house used in connection therewith; said L. A., Laxton except the lands the pole line and all rights of way embraced in the two mortgages here-

> This April 1st, 1919. J. W. WHISNANT, Trustee. 27-5t

trar: J. N. Harrison and J. R. Bolick,

Mulberry-J. Ross trar; Robt. Glass and L. H. Moore, judges. The said election shall be held in

Page Seven

CALL FOR ELECTION

North Carolina. Caldwell County.

For the purpose of ascertaining the wishes of the voters of Caldwell court house door in Lenoir, N. C., on MONDAY, MAY 5, 1919 suance of \$250,000.00 in bonds of said county at a rate of interest not to exceed six per cent per annum, payable semi-annually, and payable at a time not exceeding forty years from the date thereof, such bonds to be issued for the purpose of improving and maintaining the public roads of said county, as is provided in Chapter 67. Public Local Laws of North Carolina, session of 1917, an election shall be held at the several voting precincts of Caldwell county

THURSDAY, MAY 8th, 1919.

At the said election all voters in Caldwell county qualified to vote in said election may vote a written or printed ticket. Those who favor the purpose of said act shall vote a ticket with the words "For Road Improvement" written or printed thereon, and those who oppose the purpose of this act shall vote the ticket with the words "Against Road Improvement" written or printed thereon. There shall be a new registration of the vot-The defendant above named will ers of said county for said election, take notice that a summons in the and the registration books shall be open on Friday, April 11, and shall against the said defendant on the 1st be closed on Saturday, May 3rd, day of April, 1919, by the Clerk of Superior Court, Caldwell county, judges of election shall meet on Sat-North Carolina, which summons is re- urday, May 3rd, 1919, at 9 o'clock in turnable before his Honor Judge pre- the forenoon and hear any complaint iding at Caldwell Superior Court, for refusing registration and also all Caldwell county, May 19, 1919. The challenges made against any person admitted to registration.

For the purpose of holding said election the following registrars and judges are hereby appointed for the

said several precincts: Globe-F. P. Moore, registrar; Roby Green and J. D. R. Moore, judges.

Hudson-A. G. Hartley, registrar; E. J. Bowman and C. E. Conley,

John's River-John V. Gragg, registrar; C. M. Rader and Mack Moore, judges.

King's Creek-R. A. Parlier, registrar; John C. Steele and C. P. Mc-Ghee, judges.

Lenoir-H. W. Courtney, the note therein mentioned I will, on trar; C. E. Rabb and J. A. Bradshaw, judges

Little River-D. C. Flowers, registo sale and sell at public auction to trar; F. M. Whitener and A. F. Downs, judges.

Lovelady-C. A. Tuague, registrar; C. G. Houck and J. S. Leonard, judges.

Lower Creek-Russell Presnell, registrar; M. G. Shearer and S. E. Dula, judges.

North Catawba-R. E. McCall, registrar; Thos. J. Setzer and W. J. Bean, judges.

Patterson-A. E. Nelson, registrar; H. O. Steele and A. M. Powell, judges.

Wilson Creek-Monroe Coffey, registrar; W. C. Moore, Sr., and C. S. Curles, judges.

Yadkin Valley-Francis Hawkins, gistrar; Pat McShane and John L. Jones, judges.

Buffalo Cove-J. W. Hamlet, regstrar; J. W. Cottrell and R. L. Miller, judges.

Gamewell-F. B. Mitchell, registrar; Geo. W. Greene and L. E. Corpening, judges. Richland-M. P. Sudderth, regis-

judges.

tained in a certain deed of trust, for cash to the highest bidder at the dated Oct. 3, 1918, executed by E. C. Ivey and wife, Annie C. Ivey, to A. G. of debts therein mentioned, the undersigned, at the request of the holders of some of the notes thereby sefor cash at the court house door of Caldwell county, at Lenoir, N. C., on the north, this lot being the east half

MONDAY, MAY 19, 1919,

premises by said deed conveyed and therein described as follows, viz.: All of the following described debts due and costs of administraproperty in Yadkin Valley township, tion.

Caldwell county, North Carolina, adjoining the lands of John McLeod, H. A. Steel, Yadkin Lumber Company and L. L. Hawkins, and bounded as follows, viz.;

First Tract: Being that tract con veyed by Edmund Jones to J. M. Bernhardt, by deed dated May 23, 1904, and recorded in the office of the Register of Deeds for Caldwell county in Book 39, at page 50 (old number1,

Second Tract: Being that tract granted by the State of North Carolina to Sarah Cottrell by Grant No. 471, recorded in the office of the Register of Deeds in Book 4, at page 99, and conveyed by J. H. Pincus, Administrator, to J. M. Bernhardt by deed dated Nov. 2, 1908. Third Tract: Being that tract of

land granted by the State of North Carolina to Rufus Cottrell, by Grant No. 466, recorded in the office of the Register of Deeds in Book 4, at page 94, conveyed by J. H. Pincus, Administrator, and by W. R. Cottrell and wife to J. M. Bernhardt by deed dated Nov. 2, 1908, and Aug. 29, 1907

Fourth Tract: Being that tract conveyed by E. M. Coffey and wife to J. M. Bernhardt by deed dated Nov. Register of Deeds in Book 46, at

page 235. Containing in all 200 acres, more or less; excepting, however, any part that may be held by John McLeod or his assignees by deed or adverse possession on the 14th day of February, 1916. Reference is made to all the above mentioned deeds and to a deed from J. M. Bernhardt and wife, dated 29th day of January, 1916, to E. C. Ivey, which deed is of record in the Register of Deed's office in Book ? 1.

Caldwell county. Also another tract of land lying and being in Yadkin Valley township,

27-4t

at page 458, of the public records of

lands. and privileges that the said E. C. inbefore referred to. House Creek, a tributary of Wilson Ivey's power plant has acquired, or Creek, about two miles north of may acquire; all electrical and hymany men right now have their eyes on realizing liberally should this \$250,000 be spent in the next few years in this county? But the boys forest, including the watershed of the sticks will have be an the left side of Graen Buffalo Creek to Lenoir, N. C.; and also all rights, titles, privileges properties that may be used, and that cords of acidwood. No bid of less have been acquired, or may be hereafter acquired by the said E. C. Ivey in connection with said power plant. The said deed does not embrace and the safe will not include the office, office equipment or land on ing timber and conditions of sale and which office stands, now occupied by

North Carolina,

ing, "Why the change of heart?" attempts to misrepresent this writer, when the article itself shows that I favored working public highways by State and Federal aid, and favor it now. Be fair, Mr. Editor, and do not make such palpable blunders. You say my argument is not legitimate and that I am resorting to political prejudice. You know, or ought to know, better. The people pay you for your paper and you should not pervert or conceal any public matter, and if you are not informed about these things you ought not to attempt to discuss them. You are getting up a splendid paper in our county; you are energetic, newsy, and have a promising future before you, if you will be fair, but you cannot make it by concealing matters of public interest from your readers.

Chapter 67 of the laws of 1917 expressly states that a new registration shall be required at the first election. which was held two years ago, and still the county commissioners had no registration. If the bonds had carried in 1917 it would have been null and void. See section 9 of this chapter. Section 11 provides that a second election may be held, and that election has been called for next month, and the law says no new registration for such second election shall be required; and yet in the face of all law the commissioners have ordered a new registration. In our opinion, if the bond issue should carry the election would be null and void and no bonds could be issued. Why the commissioners made such a blunder we do not understand. What the commissioners ought to do, in our opinion, is to take advantage of Pharr-Matthews bill and issue \$100,000 in bonds, ask the State to give a like amount, and the Federal government \$200,000; go to work on be refunded. Ballew's Cash Phar-

ness. For nearly five decades

in the sticks will have to pay the bill, while the gentlemen in town will & Cook's road, estimated to be 500 be comfortably fixed. This is largely a fight between the country and the towns, and we are with the country

We again urge all voters to see the registrar in their township and have their names put on the books. These registrars will see that the names of all voters who favor the bonds are placed on the registration books in time to vote, but if a man is opposed to the bonds his name will not be on there unless he asks the registrar to put it there.

Again we say this is the most important matter ever submitted to the

Try This To Banish **All Rheumatic Pains**

People who have been tormented for years-yes, even so crippled that they were unable to help themselves -have been brought back to robust health through the mighty power of Rheuma.

Rheuma acts with speed-it brings in a few days the relief you have prayer for. It antagonizes the poisons that cause agony and pain in the joints and muscles and quickly the torturing soreness completely disappears.

It is a harmless and inexpensive remedy, but sure and certain, be-cause it is one discovery that has forced rheumatism and sciatica to yield and disappear.

Begin the Rheuma treatment toour highways, and when they are macy always has a supply and guarcompleted the people can see whether | antees it to you.

THE EVERYDAY BATTLE

shell. The most vital are the everyday battles

against the debilitating tendencies that invite weak-

DISEMULS

has been a definite help to millions in the trying

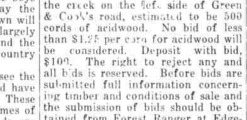
strength-supporting qualities now as of yore.

battles against weakness. Scott's is as rich

Let Soott's Emulsion help you win your battles.

Scott & Bowne, Bloomfield, N. J.

Battles are not all fought with cannon and



the submission of bids should be ob- E. C. Ivey. tained from Forest Ranger at Edgemont, N. C. 28&30EXECUTOR'S NOTICE

Having qualified as executor of the last will and testament of J. Stewart Greer, deceased, I hreeby notify all persons having claims against his estate to present them to me on or before the 19th day of March, 1920. Those indebted to the estate are re-

quested to make prompt settlement. This 19th day of March, 1919. JESSE GREER, Executor.

TOWN ELECTION

An election is ordered held on the first Monday of May, 1919, being the 5th day of May, 1919, for the election of a Mayor and seven Commissioners to serve for a term of one year. 4

This 3rd day of April, 1919. W. J. LENOIR, Mayor. E. F. ALLEN, Clerk.

27-4t

By order of the Board.

CERTIFICATE OF DISSOLUTION State of North Carolina.

Department of State. To all to whom these presents may come-Greeting:

Whereas, it appears to my satisfaction, by duly authenticated record of the proceedings for the voluntary dissolution thereof by the unanimous consent of all stockholders, desposi-ed in my office, that the McShane Mercantile Company, a corporation of this State, whose principal office North 45 degrees West 50 poles to a stake on the same; thence Westward to the seventh corner of the Arthur Pritchard tract; thence Southwest is situated in the town of Valmead, 170 poles to a stake; thence with the county of Caldwell, State of North conditional line to a rock marked X Carolina (P. McShane being the in the point of the ridge; thence agent therein and in charge thereof, Southwest to a white oak; thence upon whom process may be served), South, crossing the creek, to the top has complied with the requirements of the hill to a white pine; thence of chapter 21, Revisal of 1905, enti- Southwest to the beginning, containtled "Conporations," preliminary to ing 160 acres more or less, lying on the issuing of this Certificate of Dissolution:

Now, therefore, I, J. Bryan Grimes, Secretary of State of the State of North Carolina, do hereby certify that the said corporation did, on the 26th day of March, 1919, file much thereof as was conveyed to in my office a duly executed and at-Tate Moore by deed dated April 17, tested consent in writing to the dis- 1894, and recorded in Caldwell coun- ty, to be held at the courthouse in solution of said corporation, executed ty in Book 28, page 291. by all the stockholders thereof, which said consent and the record of the required to deposit 10 per cent of the In testimony whereof, I have here-

in blood-forming properties and as powerful in to set my hand and affixed my official seal at Raleigh, this 26th day of March, A. D. 1919. J. BRYAN GRIMES,

19-8 27-4t

Secretary of State.

in Caldwell county in Book No. 96, page 203, and is supplementary to one registered in Book 73, page 390.

This April 16, 1919. A. G. FOARD, Trustee.

SALE OF REAL ESTATE

North Carolina,

Caldwell County. By virtue of a decree of the Supeior court of Caldwell county, made the special proceeding antitlel "Baltimore Bargain House and oth-ers against J. S. Green," the under-signed Commissioner will, on

MONDAY, MAY 19, 1919, the court house door of Caldwell county, at 1 o'clock in the afternoon, xpose to sale and sell at public auc-

tion to the highest bidder, the following described lands in Caldwell county, North Carolina: Beginning on a water oak south of Cold creek; then South with Robert Green's line to a stake, second corner of the Arthur Pritchard tract; then South 50 poles to a stake; then East 104 poles to a stake; then North to North 45 degrees West 50 poles to a ment.

See deed to D. M. Green, dated

From the foregoing is excepted so

The purchaser at this sale will be should thereafter decline to perform plaint. his bid. Sale subject to confirmation

This April 19, 1919. JOHN M. CRISP. 30-4t Commissioner.

MORTGAGE SALE North Carolina,

Caldwell County By virtue of the power of sale contained in a mortgage deed, dated all respects as provided by 1-w for Aug. 26, 1914, executed by James election of members of the General Coffey and wife, Rachel E. Coffey, Assembly except as differently proregistered in Book 89, page 54, in

well county, or

therein described as follows:

Lee Smith's corner, and runs east- erative. wardly 70 yards to the public road; thence with the public road to road leading to J. P. Puette's house; thence with said road to J. P. Puette's line; thence with Puette's line to the beginning, containing two

acres more or less. This April 1, 1919. CITIZENS' BUILDING & LOAN

By W. L. Minish, Sec. & Treas. 27-5t

ADMINISTRATOR'S NOTICE

Having qualified as administrator directs and orders a new registration of the estate of T. J. Pennell, de- for the several precincts of the Counceased, this is to notify all persons having claims against the estate of a Spanish oak, beginning corner of said deceased to exhibit them to the Tobacco Cove tract; thence East 60 undersigned within twelve months poles to a stake; thence North 70 from date of publication, or this no-poles to a stake on top of the divid-tice will be pleaded in bar of their ing ridge between John's river and recovery. All persons indebted to Cold creek; thence with the ridge said estate will make immediate pay-

> This 15th day of March, 1919. R. J. PENNELL, Administrator. W. C. Newland, Atty. 127-6t

> > NOTICE

North Carolina, Caldwell County. In Superior Court, May Term, 1919 Grover Walker vs. Emma Walker. The defendant above named will

above has been commenced in the Superior Court of Caldwell county to dissolve the bonds of matrimony now existing between plaintiff and defendant, and the said defendant will further take notice that she is required to appear at the May term of the Superior Court of Caldwell coun-

said county, commencing on the 19th day of May, 1919, and answer or demur to the complaint in said action proceedings aforesaid are now on file amount of his bid to be treated as a or the plaintiff will apply to the court in my said office as provided by law. forfeit in event that such purchaser for the relief demanded in said com-

> This the 1st day of Arpil, 1919. W. C. MOORE, Jr., **Clerk Superior Court** W. C. Newland, Atty for Plaintiff. 29-4t

> > 1.1

vided by said Chapter 67. On each the office of the Register of Deeds of Saturday during the period of regis-Caldwell county, the undersigned tration the registrar shall attend with will expose to sale and sell at public registration books at his precinct for The said deed of trust is registered auction to the highest bidder, for registration of voters. The returns cash, at the court house door of Cald- for said election shall be opened and Il county, on MONDAY, MAY 5, 1919, 11 o'clock in the forenoon, the k conversed on the second Monday in May, 1919. If the majority of the votes cast in said election shall be lands conveyed by said mortgage, for foad improvement then the bonds provided for by said chapter shall be issued and sold. If a majority of the Adjoining the lands of Pink Pu-issued and sold. If a majority of the ette, Lee Smith, J. P. Harris and votes cast in said election shall not be others, and bounded as follows, viz: for road improvement then the pro-Beginning on a stake in a branch, visions of said act shall not be op-

By order of the Bourd of Commissioners for the County of Caldwell made at their meeting had this April JOHN M. CRISP. 7th, 1919. Clerk to the Board.

North Carolina, Caldwell County

At a meeting of the Board of Elections for the County of Caldwell had ASSOCIATION, Mortgagee. on this 7th day of April, 1919, it was "Ordered, that the order of the Board of Commissioners for the County of Caldwell, made at their meeting had this day, in so far as it directs and orders a new registration ty of Caldwell and nominates and appoints registrars and judges of election for the several precincts of the said county of Caldwell, such new registration and such judges of election and registrars being for the purpose of holding a special election in the said county on May 8th, 1919, upon the adoption of the provisions of Chapter 67, Public Local Laws of North Carolina, Session 1917, and the issuance of the bonds therein provided as will fully appear from and by said order of said Board of Commissioners be and the same is approved and is directed to be entered as and for the order of this board as fully to all intents and purposes as though the same had been originally . take notice that an action entitled as made by the Board of Elections for Caldwell County."

The foregoing is a true copy of the order of said board.

J. C. SEAGLE, Chairman. C. E. RABB, Secretary.

ADMINISTRATOR'S NOTICE

Having qualified as administrator of the estate of A. Coleman Craig, deceased, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned within 12 months from date of publication, or this notice will be pleaded in bar of their re-covery. All persons indebted to said estate will make immediate payment. This 19th day of March, 1919. C. W. MOORE, 197.6t

Administrator.

127-6t