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NO. 14.

An Account WITH THIS BANK WILL Stop All Worry About the Safety Of Your Money OPEN ONE NOW The First National Bank Rocky Mount, N. C. -Safest For Saving-

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Horner Military School CHARLOTTE, N. C. Spring Term begins January 19, New students may enter Jan. 15th, without extra cost. Apply for illustrated catalogue.

Notice of Valuable Land Sale.

Pursuant to a certain judgment rendered by the Superior Court of Nash county in a certain civil action therein pending, wherein J. L. Cornwell, trustee, was the plaintiff, and J. D. Farrior and others were the defendants, the undersigned Commissioners will, on Monday, the 12th day of April, between the hours of 12:00 M. and 1:00 P. M., offer for sale to the highest bidder for cash, the following described real estate to wit:

A certain tract of land lying and being in the county of Nash and described as follows: It adjoins the lands of W. T. Bailey and G. T. Boykin on the North; L. Q. Lewis on the East, John D. Lewis on the South and D. D. Daniel on the West, and more particularly described as follows: It begins at a white oak on the road leading to Middlesex, John D. Lewis' corner, runs up said to Daniels bridge across Turkey creek, thence water courses of said creek to a lightwood stake, W. T. Bailey's corner; thence South 88 East 7 1/2 poles to a sweet gum, G. T. Boykin's corner; thence South 5 West 6 1/2 poles and 10 links to a stake, Boykin's corner; thence South 68 East 3 1/2 poles to a stake, L. Q. Lewis' corner; thence South 15 West 6 1/2 poles to the beginning, containing 8 1/2 acres, more or less, and being the same lands which were conveyed unto W. P. Bullock by deed of J. O. Dudley and wife, dated January 22, 1907, recorded in book No. 154, page 481, Nash county registry.

This, the 4th day of March, 1915. JACOB BATTLE, H. G. CONNOR, JR., Commissioners.

NOTICE OF SUMMONS!

North Carolina, Superior Court, In The Nash County.

Dennis Morris, Plaintiff, vs. Helvie Freeman Morris, Defendants. The above named defendant, Helvie Freeman Morris, a non-resident of this State, is hereby requested to appear before the Judge of the Superior Court, at the term of said Court, to be held for the county of Nash, at the court house in Nashville, N. C., on the 8th Monday after the first Monday in March; that is, on the 26th day of April, 1915, and answer the complaint filed in this action, in which plaintiff seeks a divorce a vinculo matrimonii on the grounds of adultery and asks for the custody of the children, the facts being fully stated in said complaint and plaintiff will ask that the action be tried at said term. Rev. Sec. 494. This 19th day of Feb., 1915. J. N. SILLS, Clerk, Nash Superior Court.

Notice of Mortgage Sale of Land.

Under and by virtue of the power and authority vested in the undersigned mortgagee by mortgage deed made and executed to T. R. Lamm by D. T. Williams and wife, Alemy Williams, on record in book 210, at page 454, Public Registry of Nash county, default having been made in the payment of a note therein secured, due and payable on November 8th, 1914, and upon the breaking of said condition, all of the notes secured by said mortgage having fallen due on said date, I will, on Monday, the 12th day of April, 1915, at 12 o'clock, M., on the premises, in Bailey's township, county of Nash, at public auction, to the highest bidder, sell the following described lands, viz:

That tract of land situated in Nash county, Bailey's township, adjoining the lands of D. T. Williams, John Brantley and F. R. Lamm, it being known as the Bull Head Tract, and being the tract of land conveyed to T. R. Lamm by S. H. Morris, by deed recorded in book 78, at page 551, Public Registry of Nash county, and conveyed by T. R. Lamm to D. T. Williams.

Terms of sale, cash. T. R. LAMM, Mortgagee. E. J. HARNER, Attorney.

Twelve Things To Do This Month.

- 1. Put the finishing touches on the seed bed before the seed are planted, weeding, too, that all clods are finely pulverized. 2. Try to so arrange that the cotton will be planted on a seed bed that has been firm by a good rain; loose, cloddy land is a poor place to put cotton seed. 3. April rains are hard and beating; as soon as possible after them run the harrow to prevent hard crusts forming. 4. April is the month in which grass and weeds begin to appear; get them before they get you by keeping the harrows and cultivators busy. 5. Keep the garden booming by frequent cultivation. 6. Danger of killing frost will in most sections be over this month, and the tenderer vegetables should be planted. 7. Plan now what crops shall take the place of the garden vegetables that will come off in May and June, and arrange to have an all-the-year-round garden. 8. Don't forget a big melon patch, well prepared and heavily fertilized. 9. The clover seed will soon be ripe; prepare now to see that every seed possible is saved for fall planting. 10. Watch the orchard and garden for insect pests and don't let them get a start. 11. Tick eradication work should begin in all infested counties this month; get in touch with the officers in charge of this work and put your county on the tick-free map. 12. April's the month we cross the bridge; don't let anything on earth shake you in your determination to make 'Food and Feed First in 1915' your main business.—Progressive Farmer.

Cotton Acreage and Prices.

Even should cotton go to ten cents, that would be no reason for putting it such an acreage as was planted in the south last year. The very fear of reduced acreage in holding up the price at the time, it is speculation that is the main factor in the present upward movement in prices, for there is no home of foreign demand sufficiently large to furnish the reason for the recent increase in prices. So far, the demand is less in America and Europe than it was last year. It must also be remembered that we have a large surplus from which to supply any large increase in the demand for the next six months. Don't let us forget that in the next six months we will add another new supply to the already large surplus that is now being held off the market. If the farmers put in a large acreage and bring about a fall in prices, they would do injustice to those who have financed the hold over crop and possibly may lose money on account of decline brought about by increased acreage by those to whose rescue they had come when cotton was kept from going down to 5 or 6 cents and staying there.—Wilmington Star.

Pay Roll Better Than Relief Funds.

This is a time when little is said in any of the cities about raising money for recreation parks, but it is a time when there ought to be something doing in subscribing money to start factories so the idle populations of cities can get employment. The people are long on recreation and short on employment. Wilmington ought to start a dozen factories to use up the raw materials so plentiful around here. There is absolute necessity for industrial plants to give idle men, boys and girls something to do to make a living. There are plenty of industries of a small character that would prove profitable, and there are times when they would also be a God-send to the community. Payrolls are better than relief funds.—Wilmington Star.

Should Not Feel Discouraged.

So many people troubled with indigestion and constipation have been benefited by taking Chamberlain's Tablets that no one should feel discouraged who has not given them a trial. They contain no poison or other dangerous ingredients but strengthen the stomach and enable it to perform its functions naturally. Obtainable everywhere.

Judging a Judge.

The committee appointed by the Assembly to investigate charges against Judge Frank Carter concluded its hearing on Tuesday, and on the twenty-sixth instant it will reassemble to make its report. The proceedings have been quite fully reported by the daily press, and the public has taken a keen interest in the case. Whatever may be the findings of the committee, we believe the overwhelming verdict of the public and public press vindicates Judge Carter. By common consent the charge of immoral conduct in without foundation or excuse. This charge was a very serious one and should not have been made without very strong evidence to support it. The most serious phase of this part of the case is not its effect on Judge Carter, but on the women, whose character has been questioned. It is hard to repair the damage done them. So far as the author of the resolution to investigate is concerned, he may have acted in absolute good faith; but he did, then, it would seem, in the light of the evidence brought out by the investigation, that he should relieve himself of the burden by at least stating that he had been misled as to the facts and placing the blame where it belongs. The other matters alleged against Judge Carter amount to very little more than a charge of incompatibility of temperament, and the proper place to try him is not the General Assembly, but before the people of the State at the next election; because it is certain that the people of the State have a right to have just such a judge as Judge Carter is, if they want him. And to tell the truth, a great many people do want a judge whose principal business will be to administer justice between litigants, and not to fraternize with the legal profession. When we come to judge a judge, we should not forget that we live in an age of progress and the our ideas of judges have undergone a change. There was a time when every effort was made to destroy the individuality and personality of a judge. All of them had to disguise themselves with gowns and wigs and symbolize the majesty of the law. But we came to know that judges are unlike other men, and are willing to overlook what sort of clothes a judge wears and how he trims his hair and beard, if he will see that justice is done without unreasonable delay between the rich and the poor, the strong and the weak. If Judge Carter has shown a lack of mildness and diplomacy in the conduct of his course, it is certain that other judges have erred in the other direction, and when you come to think of it, diplomacy, it is now considered, a necessary part of a judge's equipment.

Some of the evidence brought out is too trivial to have serious consideration, and none of it shows sufficient grounds for impeachment. Judge Carter's best friends never claimed that he was perfect, and his worse enemies will not deny that he has to an eminent degree many of the qualifications of a great judge. We believe the public is ready to forget such short comings as he may have, in their gratitude for the good he has done in adjusting the bandage on the eyes of the blindfold goddess and quickening her pace.—State Journal.

Casty Tuttle.

The South has sold out of its 16,000,000-bale crop of cotton, just about \$1,500,000,000 bales, leaving 4,800,000 in first hands. For this it has probably received \$400,000,000. Commenting on this a cotton specialist says: "That will pay a whole lot of debts, but its value as a discipline, to make the people think, and as a diversifier of crops, make the experience worth more than the cotton brought in gold. No one wants to rub it in on the South, but few of us really learn until we must."—The Wall Street Journal.

Chamberlain's Cough Remedy.

From a small beginning the sale and use of this remedy has extended to all parts of the United States and many foreign countries. Women have used it such a multitude give Chamberlain's Cough Remedy a trial and you will understand why it has become so popular for the coughs, colds and croup. Obtainable everywhere.

Get The Facts Straight.

Some of the newspapers, either because they have not read the act or wish to prejudice the uninformed against it—we prefer to believe the former—try to make it appear, or at least leave the impression, that the rural segregation measure, proposed by the Farmers' Union, would prevent a farmer renting land to Negroes.

It does nothing of the sort. Any farmer, or any other citizen, can employ Negroes or rent land to them as he does now. The proposition is to prevent Negroes buying land in white communities if a majority of the white land-owners object. That is fair and just. No white man ought to want to sell land to Negroes to settle among white people, where the Negro is objectionable, for everybody knows that in such cases the value of property is depreciated and sometimes the white landholders are run out; and if a white man has no more consideration for his own race than to do that, a way should be found to stop him.

The opponents of rural segregation—mostly large landholders who have no consideration for small landholders, or people in towns who would raise the roof if a Negro bought property by them—should be fair in their opposition and not misrepresent, through ignorance or otherwise.—Statesville Landmark.

PRIZES.

Below is a list of the prizes to be given at the County Commencement of Nash on the 9th of April and the names of the firms giving them.

Prizes Given to Schools.

- Best appearance in the parade, Picture "Madonna," I. W. Rose Drug Co., Rocky Mount. Largest per cent of enrollment in parade, Picture Hoffman's "Christ," Red Cross Pharmacy, Rocky Mount. One and two-teacher school for best exhibit, Picture, "Age of Innocence," Abram Book Co., Rocky Mount. Three or more teacher schools for best exhibit, "Map in spring roller case," Ricks, Alford & Batchelor Co., Nashville.

Prizes Given to Individuals.

- Winning girl in spelling match, \$2.50 bank account, Planters National Bank, Rocky Mount. Winning boy in spelling match, \$2.50 bank account, First National Bank, Rocky Mount. 50-yd dash, Baseball glove, Nashville Drug Co., Nashville. 100-yd dash, \$2.50 bank account, National Bank of Rocky Mount. Running high jump, \$2.50 straw hat, Nash Supply Co., Nashville. Running broad jump, \$2.50 English style hat, King Co-operative Co., Nashville. Relay race, 200-yds (four boys), \$2.50 bank account, Bank of Nashville. Distance ball throw (Baseball), baseball, Griffin Drug Co., Rocky Mount. Potato race, baseball mit, G. F. Harrell, Rocky Mount.

Event For Girls.

- 50-yd dash, Black leather hand bag, G. D. Modlin, Rocky Mount. Potato race, Parasol, Jones-Sherrod Co., Nashville. Distance ball throw, (baseball), Two hankkerchiefs, Blunt Co., Rocky Mount. Two other prizes from firms of Rocky Mount are offered for the county commencement. B. F. Proctor an umbrella, which will be given in addition to the hankkerchiefs in the distance ball throw for girls. The other prize is a nice tie for a boy given by E. Epstein. This prize will be given in case there is a tie in any of the contests.

Splendid For Rheumatism.

"I think Chamberlain's Liniment is just splendid for rheumatism," writes Mrs. Dunburgh, Edridge, N.Y. "It has been used by myself and other members of my family time and time again, during the past few years, and has always given the best of satisfaction." The quick relief from pain which Chamberlain's Liniment affords is alone worth many times the cost. Obtainable everywhere.

Notice of Land Sale.

Under and by virtue of the power of sale contained in a deed of trust executed by J. E. Lancaster and wife to the undersigned on the 16th day of March, 1913, duly registered in book 203, page 232, Nash Registry, I shall between the hours of 12 o'clock m. and 3 o'clock p. m., on Monday, April 26, 1915, offer for sale for cash at public auction at the court house door in Nashville, N. C., the following tract of land:

"All that tract or parcel of land lying, situate and being in the County of Nash, State of North Carolina, and known as the Sam Lancaster place in Castalia Township, adjoining the lands of J. W. Andrews and R. L. Lancaster, and containing 184 acres, more or less, and being the present home place of J. E. Lancaster.

At the same time and place and upon the same terms and by virtue of the power of sale contained in another deed or trust executed by the said J. E. Lancaster to the undersigned on or about the 6th day of March, 1913, and duly registered in book 203, page 281, Nash Registry, I shall offer the following tract of land for sale:

"All that tract or parcel of land lying, situate and being in Nash county, N. C., near the town of Castalia, and being Lots No. 6, 7 and 8, on the plat of land formerly owned by Dr. T. A. Matthews, which said plat is recorded in book 200 at page 530, to which said plat for a more perfect description reference is hereby made. The said three lots, together are contiguous and contains 68.97 acres and are three of the shares of the land sold by J. D. Melton at public auction on the 6 day of March, 1913.

Default has been made in the payments secured by the said mortgages and the owner of the said indebtedness having demanded sale, the said property will be sold under the terms of the said deeds of trust. This March 24, 1915. E. B. GRANTHAM, Trustee.

Valuable Land for Sale.

Under and by virtue of the power of sale contained in a certain Deed of Trust from J. L. Barbee and wife, the undersigned trustee executed on the 14th day of April, 1913, and recorded in book 199 at page 279, Nash Registry, and signed S. F. Austin, Trustee, will on Tuesday the 27th day of April, 1915, between the hours of 12:00 M. and 2:00 P. M., offer for sale to the highest bidder for cash, at the court house door in Nashville, N. C., all the following real and personal property, to-wit:

- 1. Land lying in Coopers township, bounded on the north by W. L. Tyson, on the east by L. E. Tyson, on the south by J. W. Barbee, on the west by the John Bachelor estate and containing 68 acres more or less being known as the J. W. Barbee land. 2. Land lying in Mannings township, bounded on the west by Jim Delbridge, on the south by the Dillard land, on the north by the Tunnel land, and on the east by the Mrs. Wiley Bachelor land, containing 63 acres, more or less, and being the identical tract of land bought of Moss Manning.

Also the following personal property, to-wit: One ginney complete, consisting of two gins, press, belt; shafting and all fixtures, situate on the lands of J. W. Matthews at Momyer One Saw mill, engine, boiler and fixtures, including belt; shafting and all fixtures, and also all logs on Mill yard or that may hereafter be placed there. This March 26, 1915. S. F. Austin, Trustee, Austin & Davenport, Atty.

NOTICE OF DISSOLUTION.

Notice is hereby given that the copartnership previously existing between T. C. Weatherly and W. C. Finch, under the firm name of Weatherly & Finch, and doing business at Middlesex, N. C., has dissolved by mutual consent from and after this date. Dated: Middlesex, N. C., March 27th, 1915. W. C. Finch, T. C. Weatherly, T. Z. Parker, Atty.

THE Planters Nation'l Bank

Rocky Mount, N. C.

OFFICERS: J. C. BRASWELL, President. J. M. SHERROD, Vice-Pres. M. C. BRASWELL, Cashier. J. W. AYCOCK, Asst. Cash'r. W. W. AYERLA, Asst. Cash'r. L. B. AYCOCK, Asst. Cash'r.

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The Graphic Should be in every home in Nash County.