

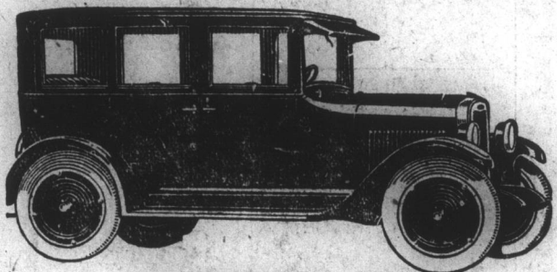
# Persistence Will Win

The 4 Automobiles and thousands in cash in TRIBUNE - TIMES \$10,000 Campaign WILL REWARD the CONSISTANT WORKERS

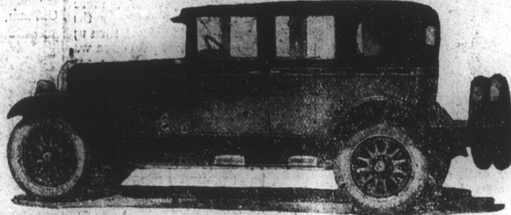
The most vital days of the entire election are at hand. That an exciting and spirited contest will be waged in every district during the remainder of this all-important second period is being evidenced on every hand. Each and every contestant realizes that the goal is almost within their grasp to be claimed for their very own or forfeited to more aggressive workers—all depending on their efforts this important period. Just a little over a week remains of the "Second Period Vote Schedule, after which the votes will again decrease in anticipation of the smallest vote offer of the entire election. Remember the race will be brought to a close under a sealed ballot box with the smallest vote offer prevailing and with NO extra votes for extensions.

Two weeks only comprise the third period, and a lesser number of votes. There will then remain but one short week of the election during which all subscriptions will be cast in a sealed ballot box. The importance of this next week then is obvious. The most vital days are now at hand. These next 9 days can and will mean success or failure for you. This special offer and the "Second Period" vote credits end Saturday night, October 31. While others are hesitating you can win.

## FOR ONE OF THESE

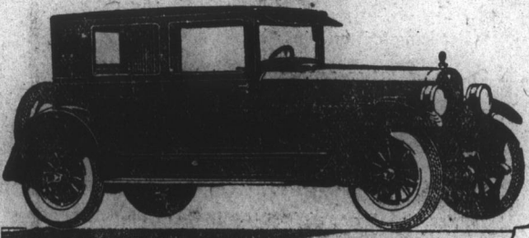


**CHEVROLET SEDAN**  
Purchased From White Auto Co.  
Value \$938



**MASTER SIX BUICK BROUGHAM**  
Purchased from Standard Buick Co.  
Value \$2110

## Make the Second Period Win For You



**HUDSON COACH**  
Purchased From Concord Motor Co.  
Value \$1335



**STUDEBAKER PHAETON**  
Purchased from Auto Supply & Repair Co.  
Value \$1610

Three \$200 Cash Prizes      Three \$100 Cash Prizes  
10 per cent Cash Commission

### BRYSON'S WIDOW SUES HER THREE MINOR SONS

Seeks Title to Property Promised by Husband for Not Starting Divorce Action.

Hendersonville, Oct. 21.—Bonnie Brooks spent today quietly at the home of his brother, surrounded by loved ones. He had no comment to make upon the verdict of the jury, other than he had been confident of acquittal from the first. He felt it was a just verdict, and was highly gratified that he had been vindicated by a jury of Henderson citizens. He had no announcement to make as to future plans, he said.

In connection with the conclusion of the Brooks trial, a civil action has been instituted in Superior Court by Mrs. Julia Bittner Bryson, widow of Sam Y. Bryson, against her three sons, heirs of Sam Bryson, to have the court make title to her for certain property enumerated in the complaint.

Action entitled "Julia Bittner Bryson versus S. J. Bryson, Charles T. Bryson and Harry B. Bryson, minors," sets forth the fact that on December 31, last, Sam Bryson entered into an agreement with the plaintiff that if she would not institute divorce proceedings, allowing his exposure by Bonnie Brooks, and would resume marital relations with him, Bryson would make over title to plaintiff for certain real property in this county and his third interest in a local business.

Mrs. Bryson states she fulfilled her part of the agreement by foregoing divorce proceedings, and resumed marital relation with him, but that Bryson failed to live up to his agreement; that at the time of his death he had not conveyed to her full title to the property in question. She asks the court to order the titles made. Petition also asks that a guardian be appointed to administer the affairs of the three defendants, Sam Bryson having named no executor of his estate. Clerk of Court Pace has appointed J. A. Bryson as guardian of the children.

### "Canned Heat Parties" the Rage Among Badin Negroes.

Stanly News-Herald.  
Did you ever drink Sterno? Well, there are some negroes, and maybe white folks, in Stanly county who can tell you just what it tastes like. The "big time" around Badin, especially among the negroes, is what is called "Canned Heat Parties."

These parties are real live occasions. Sterno is bought by the dozen cans, and by mixing it with some other liquid, it is made into a drink, which is said will outshine "Stanly moonshine." In recorder's court yesterday the real fun came from a case like this. These negroes, according to officers, within a very short time had used seven cans of the stuff.

Of course the defendants said they were using the "canned heat" to boil water used by them in shaving and it appears that they convinced the court of the fact but Chief Eearly and his officers said that denaturated alcohol has departed and Sterno has taken its place.

One should be careful in using this "canned heat" for if a match is applied it will burn like gasoline or alcohol. Some say it is fine, and from all reports, it surely does the work.

### Is It For High Schools?

Dearborn Independent.  
It is amusing to read the drivel which continues to follow in the wake of the defunct Scopes case. By perceptible degrees a twisted meaning is given the event until now some writers are bewailing that Mr. Scopes was "prohibited from making scientific research" and that the children in his care were denied the privilege of delving deeply into biological problems. Mr. Scopes, of course, knows nothing of evolution except what he has read in his textbooks and much of what he knows by that method will have to be discarded in 10 years, if he still follows the textbooks, because of the revisions which will ensue. The great difficulty in the educational aspect of the controversy is that there are on biologists teaching evolution in the high schools; there are merely teachers who are just one jump ahead of the pupils in the study of the textbooks.

A scientist who is a naturalist and an evolutionist writes us a letter, one paragraph of which we lift from among other wise observations to share with our readers: "Beyond doubt evolution should not be taught in the common schools any more than higher mathematics or spectrum analysis of the stars, for the simple reason that it cannot be comprehended, except by specialists of long training. If 99 out of 100 high school teachers of biology or science were asked what they knew about the gradual variations between species and general of marked transitional character they would be at sea."

### His Business in Order.

Statesville Daily.  
Whether Mr. J. B. Duke, buried last week at Durham, anticipated the end and set his house in order we may not know, but it was ite expected that a business man of his type, handling vast affairs, wouldn't leave anything to chance. So it isn't a surprise to learn that his affairs were so arranged that the development of the enterprises he had projected will go on, and that there will be no loss to the beneficiaries of his philanthropy. That was of course assumed when the Duke foundation was set up last year, and placed in the hands of trustees who were expected to administer it had Mr. Duke lived. A lot of planning is necessary to so arrange affairs involving many millions that the business will go on as the owner may desire; and sometimes the planning is deferred too long. But Mr. Duke evidently arranged his business when he last year gave the forty millions to educational, religious and charitable enterprises.

Blood transfusions are given by 150 University of Michigan students to help pay their way through college. They are called from classroom, theater or sleep as the emergency requires.



30-54 South Union Street, Concord, N. C.

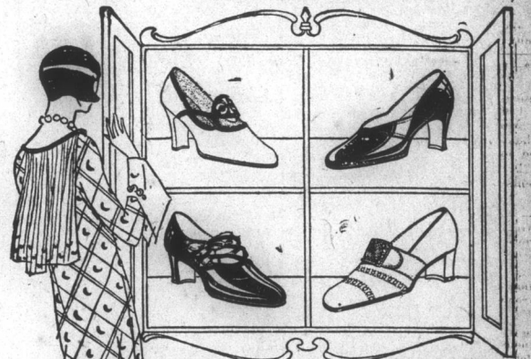
### He's Wearing "The Upton" A New Marathon Hat

With the definite style that is so marked in all Marathon Hats. Made with the new open flange and concealed welt edge.

Quality all the way, with fine satin lining, comfort-fitting leather and fashioned of buckskin-like felt.

In Spring shades of nutmeg, pearl and maltese. This hat recommends that you "let us be your liatter."

\$4.98



### Style Gallery

New Styles and Colors

We have just received some of the most beautiful styles of the season.

\$2.95 to \$8.95

AAA to D Widths

Ruth-Kesler Shoe Store

### COURT CALENDAR

The October Term of Cabarrus Superior Court will convene October, 19th, 1925, before His Honor Judge Henry P. Lane. The Civil Docket will not be called until Monday, October 26th, 1925, and will be called in the following order.

MONDAY	
Mary Lee Harvey et als	vs. Alice Basinger et als, for motion.
C. A. Isenhour, Admr.	vs. W. H. Smith et als for motion.
Lillian Propst	vs. Lewis Furr for motion.
124 Corl Wadsworth Co.	vs. D. H. Sides.
209 D. C. Courtney	vs. Bebee & Smith
232 W. B. Ward & Co.	vs. C. B. Cook.
263 J. P. Crowell	vs. O. S. Kelly Co.
314 Jas. L. Brown	vs. J. W. Tarlton
325 Erie Steam Shovel Co.	vs. Ren and Marshall Tester
TUESDAY.	
365 C. J. Harris	vs. M. H. McKnight.
366 W. F. Gray	vs. Jim Miller
385 M. F. Teeter	vs. Locke Cotton Mills
408 Nelson Machinery Co.	vs. J. C. Pounds
409 Pearl Novelty Co.	vs. J. C. Willeford
423 Richmond-Flowe Co.	vs. I. F. Bales & Son.
WEDNESDAY	
424 Henry B. Burr	vs. E. G. Lawing
425 E. D. Burr	vs. E. G. Lawing
430 Peeler & Co.	vs. Furr Bargain House
431 Durham Market	vs. Furr Bargain House
435 J. A. Warren	vs. J. Wm. Propst.
442 Richmond Flowe Co.	vs. Coughlin Co.
444 Concord Furniture Co.	vs. W. K. Baldwin.
THURSDAY	
20—G. A. Moser	vs. S. S. & J. E. Brownand S. J. Gilmer
22 International Shoe Co.	vs. Ruth-Kesler et als

OUR PENNY ADS. ALWAYS GET RESULTS  
Our Penny ADS. Get Quick Results