

LEGAL ADVERTISING

REPORT OF THE CONDITION OF THE HIGHLANDS BANK AT HIGHLANDS, NORTH CAROLINA, TO THE COMMISSIONER OF BANKS AT THE CLOSE OF BUSINESS ON THE 31ST DAY OF DECEMBER, 1935

ASSETS

Table with 2 columns: Asset type and value. Includes Loans and discounts (\$8,457.89), Real estate owned other than banking houses (3,303.55), Cash in vault, exchanges, cash items, and balances with other banks (346.96), Operating deficit (1,744.38), Other assets (1,692.16).

Total Assets \$15,544.94

LIABILITIES

Table with 2 columns: Liability type and value. Includes Deposits of individuals, partnerships or corporations payable on demand or within 30 days (\$461.99), Time deposits of individuals, partnership or corporations payable after 30 days or subject to more than 30 days' notice (28.50), Deposits of other banks, cash letters of credit, certified, officers' and travelers' checks outstanding (54.45), Capital account: (c) Common stock, 150 shares, par \$100 per share (\$15,000.00).

Total, including capital account \$15,544.94

F. H. POTTS, Asst. Cashier  
F. A. EDWARDS, Director  
C. J. ANDERSON, Director

State of North Carolina, County of Macon

F. H. Potts, Asst. Cashier, F. A. Edwards, Director, and C. J. Anderson, Director of the Highlands Bank each personally appeared before me this day, and, being duly sworn, each for himself, says that the foregoing report is true to the best of his knowledge and belief.

Sworn and subscribed before me this the 25 day of January, 1936.

FRANK B. COOK, Notary Public.

My commission expires July 18, 1936.

NOTICE OF SALE

North Carolina, Macon County.

WHEREAS, power of sale was vested in the undersigned Trustee by virtue of a deed of trust made, executed and delivered by C. E. Crisp and wife, Bertha Crisp, to the undersigned Trustee on the 4th day of September, 1919, said deed of Trust being registered in the Office of Register of Deeds for Macon County in Record of Mortgages and Deeds of Trust No. 24, page 135, to secure the payment of certain indebtedness in said deed of trust set forth; and whereas, default has been made in the payment of said indebtedness, and the owner of the same has made demand upon the undersigned Trustee to exercise the power in him vested by said deed of trust;

I will, therefore, by virtue of the power of sale by said deed of trust in me vested, on Monday, the 2nd day of March, 1936, at 12 o'clock, noon, at the Courthouse door in Franklin, North Carolina, Macon County, sell at public auction to the highest bidder for cash the following described property:

First tract described in a deed from J. L. Strain and wife, to Floyd Strain, dated February 1, 1894, registered in Book FF, page 451, Register of Office, Macon County, North Carolina.

Second tract described in a deed from J. L. Strain and wife to Floyd Strain, dated January 26, 1906, registered in Book UU, page 130, Register Office of Macon County, North Carolina. To both of which deeds reference is hereby made for a more definite description of the calls of which is hereby made a part and parcel of this deed.

This 31st day of January, 1936.

R. D. SISK, Trustee.

F6-4tc-J&J-F-27

NOTICE OF SALE

North Carolina, Macon County.

Under and by virtue of the power of sale contained in a deed of trust executed on April 27, 1928, by W. L. Higdon and Mary Higdon, his wife, to the undersigned as trustee for Mrs. Isaac Keener, party of the third part, and recorded in Deed

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Book No. 32, page 26 et seq of Macon County Records, a default having been made in the payment of the indebtedness thereby secured and in the conditions therein contained, and demand having been made on the undersigned by said party of the third part to sell the property therein described, I, the undersigned trustee, will therefore on Monday, March 2nd, 1936, at the courthouse door in the town of Franklin at or about 12:00 noon sell to the highest bidder for cash the following described real property.

Beginning at a stake on the southeast bank of Ellijay Creek, near a rock fence above W. H. Higdon's mill, thence running south 14 3/4 degrees east thirty-seven (37) poles to a stake; thence north 75 3/4 degrees east forty-two (42) poles to a stake; thence south 14 degrees east sixty-four (64) poles to a Spanish Oak; thence south 39 degrees east twenty (20) poles to a Spanish Oak; thence south 14 degrees east eighteen (18) poles to a White Oak; thence south 70 degrees west thirty-seven (37) poles to a Locust; thence south 35 degrees east thirty-four (34) poles to a Poplar; thence south 10 degrees east eighteen (18) poles to a Chestnut Oak; thence north 70 degrees east sixty-two (62) poles to a Chestnut; thence north 26 degrees east ninety-four (94) poles to a Spanish Oak on the top of the Trail Ridge; thence north 2 degrees east twenty-three (23) poles to a Spanish Oak; thence north 32 degrees west with the meanderings of said Ridge twenty-seven (27) poles to a Chestnut Oak; thence north 86 degrees west eighteen (18) poles to a White Oak; thence north 56 degrees west ten (10) poles to a Spanish Oak; thence north 29 degrees west fourteen (14) poles to a Red Oak; thence north 85 degrees west thirty-three (33) poles to a Black Oak; thence north 84 degrees west twenty (20) poles to a Hickory; thence north 72 degrees west twelve (12) poles to a White Oak; thence south 18 degrees west eighteen (18) poles to a stake; thence north 28 degrees west twenty-two (22) poles to a stake on the branch on which J. H. Higdon lives; thence with said branch forty-six (46) poles to a Maple at the mouth of said branch; thence north 40 degrees east seven (7) poles to a stake on the road leading to Ellijay Creek; thence with the southwest side of said road fifty-three (53) poles to a stake on the bank of Ellijay Creek; thence in a southwesterly direction with the meanderings of said Creek to the point of beginning. Containing one hundred (100) acres, more or less.

From this tract is expected the tract of 25 acres, more or less, known as the home tract of J. H. Higdon, conveyed to him by deed from W. L. Higdon and wife on October 10, 1903, reference to which deed is given for more particular description.

Terms of sale are cash and a deposit of 10 per cent. of the amount of the bid will be required as evidence of good faith.

This, January 29, 1936.

T. B. HIGDON, Trustee.

F6-4tc-F27

SERVICE BY PUBLICATION-NOTICE

State of North Carolina, County of Macon

In the Superior Court

Zeb Shope Plaintiff,

vs.

T. H. Verdell and the Verdell heirs and all Other Persons, Firms and Corporations Claiming any Interest in the Subject-Matter of this Action, Defendants.

The defendants, T. H. Verdell and the Verdell Heirs and all other persons owning or claiming any interest in the subject-matter of this action, will take notice that an action entitled as above has been commenced in the Superior Court of Macon County, North Carolina, for the purpose of foreclosing tax liens upon, and to subject to the payment of the certificate of sale for unpaid taxes due thereon for the year 1933 the following described real estate:

On the waters of Coweta Creek, Smithsbridge Township, Macon County, North Carolina, BEGINNING at a chestnut near the Wilkins Salt Ground, runs North 42 poles to a chestnut; north 55 East 75 poles to a Spanish oak; north 60 east 70 poles to a chestnut; north 45 east 80 poles to

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a hickory; north 70 east 64 poles to a pine; north 35 east 70 poles to a black oak; south 50 east 32 poles to a hickory; south 200 poles to a Spanish oak; south 70 west 100 poles to a pine; west 170 poles to the BEGINNING, containing 218 acres more or less.

And they will further take notice that they are required to appear at the office of the Clerk of the Superior Court of Macon County, at Franklin, North Carolina, within thirty days from the 3rd day of February, 1936, and answer or demur to the complaint of the plaintiff, which has been filed at the office of said Clerk.

And all other persons claiming any interest in the subject-matter of this action will take notice that they are required to appear and present, set up and defend their respective claims in six months from the 7th day of February, 1936, or at any time before the order to make deed is made; otherwise they shall be forever barred and foreclosed of any and all interest or claims in or to the said property above described or the proceeds received from the sale thereof.

This the 13th day of January, 1936.

HARLEY R. CABE, Clerk Superior Court, Macon County, North Carolina.

J16-4tc-ZS-F6

NOTICE OF SUMMONS

North Carolina, Macon County

In the Superior Court Before the Clerk

R. B. Curtis, administrator of the estate of Elizabeth Curtis

vs.

R. B. Curtis Individually and wife, Minnie Curtis, J. M. Curtis and wife, Lizzie Curtis, L. H. Curtis and wife, Anna Curtis, Mary Robertson and husband, W. T. Robertson, Sallie Keener and husband, Virgil Keener.

The defendants, J. M. Curtis and wife, Lizzie Curtis, L. H. Currais and wife Anna Curtis, Mary Robertson and husband W. T. Robertson, Sallie Keener and husband, Virgil Keener, will take notice that an action entitled as above has been commenced in the superior court of Macon County for the purpose of selling lands to make assets to pay debts; and the said defendants will further take notice that they are required to appear before the clerk of the superior court of Macon County, at his office in Franklin on the 27th day of Feb., 1936, and answer or demur to the petition of the plaintiff or the plaintiff will apply to the court for the relief demanded in said petition.

This the 15th day fo Jan., 1936.

HARLEY R. CABE, Clerk of Superior Court,

J16-4tp-F6

ADMINISTRATRIX' NOTICE

Having qualified as administratrix of W. J. Zachary, deceased, late of Macon county, N. C., this is to notify all persons having claim against the estate of said deceased to exhibit them to the undersigned on or before the 23rd day of January, 1937, or this notice will be plead in bar of their recovery. All persons indebted to said estate will please make immediate settlement. This 23rd day of January, 1936, MARIA ZACHARY, Administratrix, J23-6tp-F27

NOTICE

The undersigned, will on or before the 20th day of February, 1936, apply to the Pardon Commission for parole for Roy Mason; any one opposed to a parole for him will file their protest with the Commissioner of Paroles.

This the 4th day of February, 1936.

Roy Mason  
By: Christine Mason.

F6-2tp-F13

NOTICE

Notice is hereby given an application is being made to his Excellency, the Governor of North Carolina, for parole of George Elliott, now serving a term of one year on the roads.

Dated this the 3rd day of February, 1936.

Mrs. George Elliott.

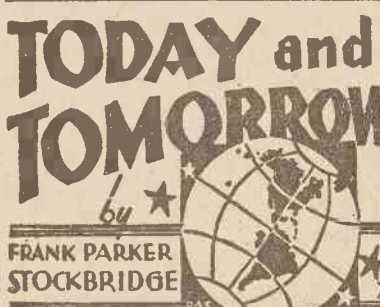
F6-2tc-F13

Kansas City.—Western fruit jobbers like apples—or did. There are 200 bushels, compliments of Idaho representatives, at their convention here.

Beach Dressing Bag



VENICE, Calif. . . . Large, colorful cloth bags with drawstring at the top, are the newest and most portable beach "dressing rooms" yet introduced. They promise to be popular this season.



PENSIONS . . . all hands

The people of the United States seem to me to have been infected with the pension-craze as I have not seen them since the 1890's. Even then, nobody thought of pensions for anybody but veterans of the Civil War. Now the American Legion comes out for pensions for soldiers' widows, and the Veterans of Foreign Wars is advocating pensions for all veterans, and on top of that, Dr. Townsend and his followers would pension everybody over 60 years old, while almost every class of public servant, from school teachers and policemen to Governors, are nowadays being pensioned at public expense.

It is as understandable human desire to live comfortably in old age without working. But I have never been able to convince myself that it is society's duty to provide anything beyond decent subsistence for the indigent aged.

THRIFT . . . best pensions

I have not seen in any of the projects for supporting old people at public expense anything that does as much for them as every man can do for himself if he will. Even the contributory old age benefit plan of the Social Security Act does not provide for as large old age annuities as the ordinary man could buy for himself from any insurance company, if he would pay out of his wages the same percentage that the Government now proposes to take from him in old age taxes.

I am reminded of Bob Davidson, an Albany newspaper man, who died only a few years ago. Bob never earned more than \$28 a week in his life, but when he died, after 40 years of work, he left an estate of \$100,000. He had the qualities of thrift and self-denial, which are so repugnant to the folk who are now loudly demanding old age pensions which they have done nothing to earn.

CONSTITUTION . . . change

The latest decisions of the Supreme Court holding that Congress had exceeded its delegated powers in undertaking to regulate business and agriculture have revived talk of amending the Constitution. Half a dozen amendments have been proposed to give the Federal Government broader powers than it has yet been granted by the states.

No good American can quarrel with the idea of amending the Constitution. We have done it a good many times and doubtless will do it many more times in the future. The Constitution itself provides three ways for its own amendment. The only thing it doesn't provide for is amendment in a hurry. And that, it seems to me, is very wise. Whatever party is in control at

Washington would always like to have more power. But it can't think it without giving all the people all the states plenty of time to think it over.

I am not worried a bit about the Constitution.

HAMILTON

Every time I pass the Churchyard, in New York, I go to look at the tomb of Alexander Hamilton, who died when he was only 47 years old. I believe no man in our history has exerted so strong and enduring an influence. I was impressed anew with that belief when I read the two opinions of the Supreme Court in the AAA case.

It was Alexander Hamilton who first put forward and maintained the view that the taxing power of Congress under the "General Welfare" clause of the Constitution was unlimited. That view was later contested by Jefferson and Madison, but every one of the justices of the Supreme Court held Hamilton, although they do not all agree on the AAA case, at other points at issue.

There is hardly a phase of national development that has followed along the lines and principles first laid down by Alexander Hamilton—who died at 47.

MONEY

J. P. Morgan proved himself other day a better student of the Bible than his partner, Thomas Lamont, who is a minister's son. Mr. Lamont remarked before the Senate Committee on Finance that "The Bible says money is the root of all evil." Mr. Morgan corrected him. "It is the love of money that is the root of all evil according to the Bible," he said.

Nine people out of ten misquote St. Paul, who never expressed hatred of money as such, but everlastingly right when he said that the love of money is the root of all evil. Those who love money for its own sake and not for good it enables them to do are real enemies of the people. Money itself can be and often tremendous power for good in the hands of a possessor who is imbued with the Christian spirit of service of mankind.

Money is no more evil than any other inanimate thing. It is only a human owner who is evil.

Race Horses

The thoroughbred or running horse has been bred for more than 300 years. It has been definitely established that racing capacity is hereditary, and that environmental factors influence racing ability.

London Has Many Parks

The city of London maintains 703 acres of parks and open spaces, only three acres being actually within the city. The largest of these open spaces outside the city is Epping Forest, which covers 560 acres.

At the first SNIFFLE



Quick!—the unique aid for preventing colds. Especially designed for nose and upper throat, which most colds start.

VICKS VAPO-ROL 30c double quantity 50c

Itch Ointment

We offer a remedy, prepared especially for this store, guaranteed to give satisfaction for the relief of itch or scabies. Inoffensive use. Quarter pound jar 75 cents.

Perry's Drug Store FRANKLIN, N. C.

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\$9.00 up

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