MAN KILLED BY
HIT-RUN DRIVER

(Continued from page one)

(Continued from pa

stated that he left Rocky Mount that merning for Weldon and Rich Square. From Rich Square he drove 12 miles into the country to collect a bill due the National Sewing Machine company. Later in the day, he drove to Aulander and then on to and through Windsor. When the "radiator was

About \$8 in cash, a bill from a complaint.

delphia house dated August 30 for a complaint.

This 28th day of November, 1930.

B. J. PEEL, Clerk, Superior Court. Philadelphia, and a small cross at-tached to a short chain were found on

THIRTEEN CASES **HEARD BY COURT**

(ontinued from front page)

assault case, the court found the aged man of shooting Lin Williams several times with a gun, and sentenced him to four years in prison. The prison sentence is to be remitted, however, if Taylor pays Williams the sum of \$1000. of \$1000.

FOR SALE: DRY HARD WOOD, delivered for \$4.50 cord. Cut in Stove lengths at \$5.50 cord. Full cords Hardison, City R. F. D.

PIGS FOR SALE: BARBECUE weighing about 50 or sixty pounds. G. H. Mizell, Jamesville

Will Have Cake Sale again This Week The Ladies Aid of the Christian Church will sell home-cooked cakes at J. O. Manning's store again this Friday afternoon and each Friday during the remainder of the month of

NOTICE
North Carolina, Martin County—In
the Superior Court.
SERVICE BY PUBLICATION
Catherine Smith vs. Joseph Smith
The defendant above named will
take notice that an action entitled as
above has been commenced in the Su

Chief W. B. Daniel. taking his place before the jury, stated that he arrested Breazil, described as drunk at the time, and found two bottles in the can, that the owner refused to let any one me the car and that he made

North Carolina, Martin County—In

the Superior Court.

The Federal Land Bank of Columbia
vs. Simon P. Moore et al., The
Farmers Cotton Oil Co., Levi Jones
and wife, Bessie, Mary M. Jones.
The above named defendants will

mentioned, he said that it was damaged as a result of a freeze several days before. He denied that having seen a man pushing a wheelbarrow or hand cart along the highway.

The wreck was described by officers as the most complete they had seen in some time. Schlon's small cart was completely demolished, and his little cooking outfit with a small quantity of bread and other food was found scattered to the four winds. About \$8 in cash, a bill from a Philadelphia house dated August 30 for a

NOTICE OF SALE Under and by virtue of a deed of trust executed to the undersigned. Trustee by Joe Hollis and wife, Lucy Hollis, dated 22nd day of February, 1930, and of record in the Register of Deeds Office in Book 11-2, page 233, to secure bonds of even date therewith, and the stipulations in said bonds not having been complied with and at to secure bonds of even date therewith, and the stipulations in said bonds not proseed.

Found guilty of an assault by the jury, Edgar Edmondson was sentenced to the county jail for 30 days. The case charging Johnson Corey with driving an automobile while intoxicated, was continued.

Charged with being drunk and disorderly, Oscar Jones was found not guilty.

The last case during the day was that of John Bond, the jury, after deliberating as to the man's guilt, found him guilty. The judge had cleared the court for the day, and sentence was not pronounced until this morning, Judge Cranmer sending him to the roads for six months.

Today's Proceedings

Opening the morning session by introducing the Alexander Taylor

to secure bonds of even date therewith and the stipulations in said bonds, the undersigned Trustee, will, and the stipulations in said bonds the request of the holder of said bonds, the undersigned Trustee, will, on the 1st day of January, 1931, at 12 o'clock, Noon, in front of the Court-house door of Martin County, offer for sale to the highest bidder, for cash, the following described lands, to-wit: First Tract: It being the Mobley Mill and Mill containing 4 a res, more or less, and being the same premises conveyed to Janues A. Everett by W. C. Manning, Trustee, of record in the Public Registry of Martin County, in Book XXXX, page 222, which said deed is hereby referred to for a more accurated description.

Second Tract: On menting at the Joseph H. Hollis corner on the Hamilton and Everetts Public Road; thence up, with an along said Everetts and Hamilton Road to W. A. Edmondson's corner; thence down and along said Edmondson's line to said Edmondson's corner; thence a straight line with said Edmondson's line as heretefore mentioned to a corner in Millie Rawls line in a branch; said line

Opening the morning session by introducing the Alexander Taylor Millie Rawls line in a branch; said line of \$1000.

The peanut stealing case involving

E. G. Edwards and his son, Benjamin Drew and Hines, was next called.

WANTS

Hollis by Samuel Glisson and wife, Carolina, recorded in the Public Registry of Martin County in Book 35, page 83.

Third tract: Beginning at a post, Ben Glisson and J. B. Coffield's corner on the Wild Cat Road; thence along said road 50 yards to a post; theree a straight west course 150

SOUR STOMACH

Gas Formed, Head Hurt, and Woman Had To Hold To Things When She Walked.

Kaufman, Texas.—"Two years ago, I began suffering with spells of indigestion," says Mra. Marshall Smith, of this place. "It seemed like everything I ate disagreed with me. I had gas on the stomach, and often my head would hurt so bad I had to lie down.
"Everything would get black before my eyes, and I would be so disay when I would get upon my feet that I had to hold on to things, to walk around the room." "My food soured on my stomach, and I was constipated.

BLACK-DRAUGHT

day of December,
B. A. CRITCHER,
Trustee.

Martin County.

NOTICE OF SALE

By virtue of a deed of trust executed to me by David James and wife, Sophie James, of Martin County, N. C., dated July 8th, 1930, and of public record in the office of the register of deeds for said Martin County in book E-3, page 44, and at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the holder of the not at the request of the not at the request of the holder of the not at the request of the purchase at the time of the sale.

This notice dated and posted this of the not at the request of the purchase at the time of the sale.

This notice dated and posted this of the not at the request of the purchase at the time of the sale.

This notice dated and posted this of the not at the request of the not at the not at the request of the not at the not at the request of the not at the not a

the time, and found two bottles in the car, that the owner refused to let anyone go to the car, and that he made a careful examination of the car's condition, but found
no broken glass at that place.

The jury, rendering its
opinion, came to his deall by being
hit by a car driven by W. W. Breazilstated that the deceased, in their
opinion, came to his deall by being
Breazil in connection with driven
a care while drunk and running into a
Sunday school bus, turned the prisonor over to Sheriff Coper, of Bertier, and more particularly describa crowt to Sheriff Coper, of Bertier, and more particularly describa crowt to Sheriff Coper, of Bertier, on the South by N. P. Williams, Administrator of Mary
night shortly after his wreck near the
Taylor home on the Washington road,
stred that he left Rocky Mount that
the time, and found two bottles in the
car, that the owner refused to let anyone go to the car, and that he made
a care while drunk and running into a
Sunday school bus, turned the prisonor over to Sheriff Coper, of Bertier, and more particularly describday for the purpose of the car, and more particularly describday for the purpose of the car, and more particularly describday for the purpose of the car, and more particularly describday for the purpose of the car, and more particularly describday for the purpose of the car, and the made and the made and the made and the purpose of the sale and the form the office of the register of deeds- for said Martin County of the holder of the notes of indebtedhouse for particularly described to the holder of the notes of indebtedhouse foundation and the request of the holder of the notes of indebtedhouse foundation and the request of the holder of the notes of indebtedhouse foundation and the request of the holder of the notes of indebtedhouse foundation and the request of the holder of the notes of the holder of the notes of indebtedhouse foundation and the particularly described in the subbecause foundation and the foundation and the

Simpson; and on the west by the lands of Wm. Barber, and more particularly described in book X-2, page 315, containing forty-nine and five-tenths (49.5) acres, more or less.

A deposit of 10 per cent of the amount bid will be required of the purchaser at the time of the sale.

This notice dated and posted this 5th day of December, 1930.

R. I. CORILIN

R. L. COBURN, Trustee.

R. I. COBURN,
Trustee.

NOTICE OF SALE

Under and by virtue of the power of sale contained in a certain deed of trust executed to the undersigned Grustee by Lewis H. Peel and wife, lands of J. J. Manning at trustee by Lewis H. Peel and wife, lands of J. J. Manning at trustee by Lewis H. Peel and wife, lands of J. L. Lilley and S. J. I would be proven for the public reference see map of same made gistry for Martin County in Book C-3 at page 34, said deed of trust having a certain note of even date and tenor therewith, and default having been made in the payment of the said note

R. I. COBURN,
Bounded on the North by the for frances Lilley, on the East lands of R. E. Lilley, W. H. and Joseph E. Griffin, on the so frances Lilley, on the East lands of R. E. Lilley, W. H. and Joseph E. Griffin and on the West by lands of R. E. Lilley, W. H. and Joseph E. Griffin and on the West by lands of R. E. Lilley, W. H. and Joseph E. Griffin and on the West by lands of R. E. Lilley, W. H. and Joseph E. Griffin and on the West by lands of J. L. Lilley and S. J. I wontaining 121 acres. For better the formation of sale containing 121 acres. For better the formation of sale containing 121 acres. For better the formation of sale containing 121 acres. For better the formation of sale containing 121 acres. For better the formation of sale containing 121 acres. For better the formation of sale containing 121 acres. For better the formation of sale containing 121 acres. For better the formation of sale containing 121 acres. For better the formation of sale containing 122 acres. For better the formation of sale containing 121 acres. For better the formation of sale containing 122 acres. For better the formation of sale containing 122 acres. For better the formation of sale containing 122 acres. For better the formation of sale containing 123 acres. For better the formation of sale containing 123 acres. For better the formation of sale containing 124 acres. For better the formation of sale containing 124 acres. For better the formation o

70 Per Cent LOANS ON PEANUTS

The Suffolk Peanut Market is now 2 1-2 to 4 1-2c per pound, according to size, color, weight, and condition.

We are lending 70 per cent of the market value at 6 per cent on peanuts sent to us at Suffolk, Va., where we have first-class storage for 150,000 bags, and where there are the most buyers when the shippers are ready to sell.

Yours very truly,

WINBORNE AND CO.



than any gasoline



Fire Chief J. R. Sorsby, of the Rocky Mount, N. C., Fire Dept.

"ESSO, beyond a doubt, is the Motor Fuel for fire equipment, ready at the sound of the gong to respond to the speed which is necessary to keep our ow percentage of fire loss at a very proud mark, regardless of weather conditions.

"For power, ESSO speaks for itself. On a recent test ESSO pumped more gallons of water per minute than any other fuel tested, and I do not hesitate to say that the fouling of spark plugs in our equipment is a thing of the past since the Giant Power Fuel has been in use.

"As a motor fuel for future service, I hereby pre-



sent my endorsement for ESSO, exclusively, one hundred per cent."-Fire Chief J. R. Sorsby. of the Rocky Mount, N. C., Fire Department.

Equipment and Personnel, Rocky Mon North Carolina, Fire Department,



"More powerful than any gasoline

and costs no more by the mile."

TANDARD OIL COMPANY NEW JERSBY