The Enterprise

ENTERPRISE PUBLISHING CO. WILLIAMSTON, NORTH CAROLINA.



W. C. Manning

SUBSCRIPTION RATES

Editor

(Strictly Cash in Advance) IN MARTIN COUNTY

OUTSIDE MARTIN COUNTY

One year \$2.00 Six months 1.00 No Subscription Received for Less Than 6 Months

Advertising Rate Card Furnished Upon Request

Entered at the post office in Williamston, N. C., s second-class matter under the act of Congress of March 3, 1879.

Address an communications to The Enterprise and not to the individual members of the firm.

Tuesday, January 6, 1931.

Starving for the Power of Exchange

Babson, the widely-known economist, is right when he says that the money of this country is all locked up and doing no one any good. Banks have filled their vaults because of the fear of a run on them by panicy depositors. It is certain, that large sums out side of banks have been buried from the world.

There is no earthly need for such a condition which is largely the result of mental fright. If the public mind was normal, business would be fair.

The people are wand ring around, trying to find something to blame their troubles on, and of course, they have found some things to charge them up to such as taxes, schools and similar costs. But they have missed the main hole in the whole situation. Our own prodigal acts that have carried us so far that we spent all we had and mortgaged our future are responsible for conditions as we find them at the present time. We owe much money and the fellow holding the paper or claim is in a strain and unable to carry us longer. The few who have money are hiding it, leaving no cash in circulation. What we need to do is put our money in the hands of the exchangers, and then things would brighten up. We have the food, the clothing and the merchandise, yet we are starving to death because we have little pow-

There are those who are taking care of their money in old trunks and other hiding places, but that practice is inviting to the thief and robber and one of the two might get it yet. We have got to come out and keep business before business helps us.

Things To Do This Year

Things to do this year:

Plant less cotton. Reduce the acreage of tobacco at least 25 per cent. Plant more corn, potatoes, peanuts, legumes, hay and some clover. It will cost less money and require less work. But the best part of all is that the small crop of cotton and tobacco will sell for more money

Our prosperity is planted in the field and there is where we will have to go to dig it out.

A° few good things to have in every family are chickens, eggs, milk, butter, meat, potatoes, corn, field and garden vegetables. All of these can be produced abundantly on any farm in this county, and the combined use of these things will keep people healthy and happy. It will require less work to live that way and buy them back and have all the profits gouged out of you on both the things you sell and the things

the Superior Court of Martin County, North Carolina, entitled as above, to forerlose tax liens for taxes due for the year 1928, listed in the name of J. H. Beach on the following real estate in said Town of Williamston:

Che scann lot of Martin County, to complaint.

It is also ordered that all other persons claiming an interest in the subject matter of the said action shall appear and present, set up and defend their respective claims in 6 months from the date of this notice, or be

J. H. Beach on the following real estate in said Town of Williamston:

One vacant lot on Haughton Street, bounded on the north by Drekhodes, on the west by Dr. Rhodes, on the south by Haughton Street, on the east by J. D. Harrison.

Ject matter of the said action shall appear and present, set up and defend their respective claims in 6 months from the date of this notice, or be forever barred and foreclosed of any and all interest or claims in or to the said property or proceeds from the said thereof.

This 18th 4...

The above named defendants, except those personally served in this action, and all other persons owning or claiming an interest in the land herein referred to, will take notice that on the 1st day of Dec., 1930, an action entitled as above was commenced in the Superior Court of Martin County for the purpose of foreclosing tax liens for the taxes due for the year 1928 on the following real estate:

Two acres of Woodland in Robersonville Township listed in the name of Julie Vines for 1928 taxes.

The Adeline Hardison This the 19th day of December, 1930.

That they are required to appear and answer or demur to the complaint which has been filed at the office of the clerk of superior court of Martin County, within 30 days from the 18th day of Jan.

NOTICE OF SERVICE North Carolina, Martin County—in the Superior Court.

Martin County vs. Mary C. Wynne and husband,— Wynne, (if she has a husband)

The above named defendants, except those personally served in this por claiming an interest in the sub-pear and present, set up and defend the sid action shall appear or claiming an interest in the land their respective claims in 6 months or claiming an interest in the land their respective claims in 6 months or claiming an interest in the land their respective claims in 6 months or claiming an interest in the land their respective claims in 6 months or claiming an interest in the land their respective claims in 6 months or claiming an interest in the land their respective claims in 6 months or claiming an interest in the land their respective claims in 6 months or claiming an interest in the land there is a county of the clerk of superior court of Martin County— NOTICE OF SERVICE North Carolina, Martin County— Wynne, (if she has a husband)

The above named defendants, except those personally served in this action, and all other persons owning or claiming an interest in the sub-

and answer or demur to the complaint forever barred and foreclosed of any NOTICE
North Carolina, Martin County; in the Superior Court.

Town of Williamston vs. J. H. Beach and Others.

The action having been instituted in County for the relief demanded in the court for the relief demanded in the court.

and answer or demur to the complaint forever barred and foreclosed of any and all interest or claims in or to the said property or proceeds from the said property or proc

1931 or the plaintiff will apply to the court for the relief demanded in the complaint.

NOTICE OF SALE

North Carolina, Martin County— Under and by virtue of the power of sale contained in a certain deed of trust executed to the undersigned trustheir respective claims in 6 months from the date of this notice, or be forever barred and foreclosed of any haughton Street, on the east by Dr. Rhodes, on the south by Haughton Street, on the east by J. D. Harrison.

Notice is hereby given to all persons claiming an interest in the said action to appear, set up and defend their respective claims in or, to the said property or proceeds from the date of this notice, or be forever barred and foreclosed of any and all Hinterest or claims in or, to the said property or proceeds from the said deed of trust having been given for the purpose of securing a certain of eed of the day of April, 1930 and of record in the public registry for Martin County in the Superior Court.

Motice is hereby given to all persons claiming an interest in the said tenor therewith, and default having been given for the purpose of securing a certain note of even date and tenor therewith, and default having been given for the said note and the stipulations contained in the said contained in a certain deed of trust executed to the undersigned trust executed to

Cripple the public schools and march civilization down to Babylon is the route mapped for the people

PUBLISHED EVERY

Must Save Road to Freedom

more rigid economy in every department of our government. All salaries from the governor's on down should be adjusted to conform with the stringency of the times. But we are not in sympathy with

the howl from a generation of people who have spent their fortunes in the folly and fun of the day, mak-

fing demands that our governmental institution be

shaken down and torn asunder. It has required

man) centuries to establish our organized government and society has woven into our system all the best thought and experience of the past until every

man has his equal show in all of our public govern-

mental departments, which embraces the most intelligent citizen as well as the most humble one. We all

benefit from the same school system. We all walk

the same roads. We all use the same courthouse. Now must we desert all these and drift down toward

Only twelve years ago, land was sitting on the

throne of prosperity. Now it is trailing the dust of poverty. Abolishing or materially weaking our schools will not raise it from the dust, but will drag

it further into the mire; for the seat of our trouble today resulted because the owners of stocks and bonds have more education than the owners of land.

The owners of stocks and bonds in North Carolina have made by outrading the landowners of the State,

many times more than all their taxes. What the

average citizen needs is sufficient knowledge to hold

Now is the time for the common people to fight.

They are already being held down by wealth. They

should demand an education at the hands of wealth.

If taxes can be evenly distributed, and they certainly

The man who demands the crippling of our schools

is only helping to drive our children down to Baby-

lon. The Prodigal Son had too much sense to cut off the road that lead back to the palace of his father.

Now the people of North Carolina may be poor

and hungry, but they must not cut off their only

"If Winter Comes"

"If winter comes spring cannot be far behind,"

reads a novel of more than usual interest which was

And Roger Babson came forth recently with the

statement that the "frozen assets" about which we

"Although these Eskimo banks are covered with

snow, most of them-if given a chance-will emerge

vigorous and active when the spring time of improv-

have heard so much will eventually thaw out.

ing business again melts the congealed assets. "It is up to every community to give support and

encouragement to its local banks in these times." We believe Mr. Babson is wrong however, when

he says that the millions of depositors in closed banks

in the United States "become pessimists of the worse

Right here in Edenton we have seen some mighty

good sportsmanship among depositors in the Citizens

Bank. One of them, who is also a stockholder in the

bank, said yesterday that he was "willing to do any-

He is going on with his business hopefully and as

But going back to Babson. He suggests that cham-

bers of commerce, Rotary clubs and other organiza-

tions form vigilance committees to "spike every ma-

licious rumor about its banks and to make a business

Fortunately for this section there is a small per-

centage of those who insist on stepping on the gloom

and social outcast of every tale-bearer.

road to freedom-the free public school.

published some years ago.

The famous statistician says:

thing to help the situation out."

if nothing had happened.

gas.-Edenton Daily News.

should be, it will not be a burden on anybody.

We are in full sympathy with the demand for a

sons claiming an interest in the sub-pear and present, set up and defend ject matter of the said action shall ap-

NOTICE OF North Carolina, Martin County of the Superior Court.

Martin County vs. Laura Moore and thusband, (if she has the has the has the shear)

The above named defendants, ex-cept those personally served in this action, and all other persons owning or claiming an interest in the land herein referred to, will take notice that on the 1st day of Dec., 1930, an action entitled as above was com-menced in the Superior Court of Mar-tic Courts for the purpose of foretin County for the purpose of fore-closing tax liens for the taxes due for the year 1928 on the following real

Two lots in the town of Williams-Two lots in the town of Williamston, N. C. known as the Jones lots.

That they are required to appear and answer or demur to the complaint which has been filed at the office of the clerk of superior court of Martin county at Williamston, N. C., within 30 days from the 18th day of Jan.

1931 or the plaintiff will apply to the count for the relief demanded in the complaint.

It is also ordered that all other persons claiming an interest in the sub-ject matter of the said action shall ap-pear and present, set up and defend their respective claims in 6 months from the date of this notice, or be forever barred and foreclosed of any and all interest or claims in or to the property or proceeds from the

This 18th day of December, 1930.
R. J. PEEL,
d-23-4t Clerk of Superior Court.

NOTICE OF SERVICE North Carolina, Martin County— the Superior Court. Martin County vs. Lula Hyman and husband, John I. Hyman.

The above named defendants, except those personally served in this action, and all other persons owning or claiming an interest in the land herein referred to, will take notice

which has been filed at the office of the clerk of superior court—of—Martin county at Williamston, N. C., within 30 days from the 18th day of Jan. 1931 or the plaintiff will apply to the court for the relief demanded in the complaint.

It is also ordered that all other persons claiming an interest in the subspace and present, set up and defend.

It is also ordered that all other persons claiming an interest in the subspace and present, set up and defend or the said note the undersigned trustee will on Thursday the 30 days from the 18th day of Jan. 8th day of Januray, 1931 at 12 o'clock or the plaintiff will apply to the court for the relief demanded in the court for the relief demanded in the town of Williamston, N. C. offer complaint.

It is also ordered that all other persons claiming an interest in the subspace and present, set up and defend or trust nothaving been complaint said deed or trust nothaving been complaint at the office of plied with and at the request of the holder of the said note the undersigned trustee will on Thursday the 30 days from the 18th day of Januray, 1931 at 12 o'clock of the clerk of superior court of Martin below to provide the clerk of superior court of Martin below to place and the clerk of superior court of Martin below the said note the undersigned trustee will on Thursday the superior court of Martin below to place and the clerk of superior court of Martin below the said note the undersigned trustee will on Thursday the said note the undersigned trustee will on Thursday the said note the undersigned trustee will on Thursday the said note the said note the undersigned trustee will on Thursday the said note the said note

NOTICE OF SERVICE
North Carolina, Martin County—
in the Superior Court.
Martin County vs. W. S. Cordon and wife, — Cordon, (if he has a wife)

North Carolina, Martin County vs. Heirs-at-law of Irvin Harrell.

The above named defendants, exThe above named defendants, ex
| Cordon | Cord

Martin County vs. W. S. Cordon and wife, — Cordon, (if he has a wife) — Co

sons claiming an interest in the subpear and present, set up and defend
ject matter of the said action shall aptheir respective claims in 6 months
from the date of this notice, or be
forever barred and foreclosed of any
and all interest or claims in or to the
said property or proceeds from the
sale thereof.

This 18th day of December, 1930.
R. J. PEEL,

d-23-4t Clerk of Superior Court.

NOTICE OF SERVICE

It is also ordered that all other persons claiming an interest in the subsons claiming an interest in the subsons claiming an interest wit:

Sons claiming an interest refollowing described real estate, towit:

Bounded on the North by the lands of Frances Lilley, on the East by the
their respective claims in 6 months
from the date of this notice, or be
and all interest or claims in or to the
said property or proceeds from the
said property, or procee

that on the lat day of Dec, 1930, an lattor entitled as above was commenced in the Superior Court of Martin County for the purpose of fore closing tax liens for the taxes due for the let.

That they are required to appear and answer or demur to the complaint of the plaintiff with an answer or demur to the complaint of the plaintiff with spent or the plaintiff will apply to the count for the relief demanded in the complaint on the plaintiff will apply to the count for the relief demanded in the complaint on the plaintiff will apply to the count for the relief demanded in the complaint on the plaintiff will apply to the count for the relief demanded in the count for the relief demanded in the count for the relief demanded in the count of the plaintiff will apply to the count for the relief demanded in the count for being the same premises as described in the deed from W. A. Haislip to Augustus Floyd, which is of record in the Public Registry of Martin County in Book AAA, page 421, to which reference is made for further information.

of land:

First tract: Adjoining Fannie Keys, Warren Brooks, Sarah James et al. Containing Nine (9) Acres, more or less, and being the same land deeded to David Brooks by Elizabeth Brooks, which is of record in the Register of Deeds Office, to which reference may be had for a full description.

Second Tract: All my undivided interest in and to a tract of land contain-

terest in and to a tract of land containing 100 acres, more or less, and known as the George Brooks tract, and adjoining Levy Ange, Wiley Moore, Fannic Keys, Ange Town Road, et al.

This 26th day of December, 1930.

WHEFLER MARTIN,

Trustee

Weekly Credit Business

I wish to advise all my customers that, beginning with the New Year, our business will be run on a strictly weekly basis, with all customers paying promptly every week. I can give each customer better service and with a quick turn over our

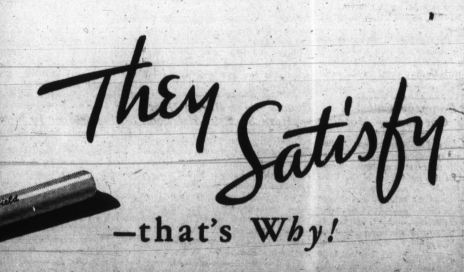
Prices Will Be Reduced

By paying weekly each customer can keep a better record of his expenses, and weekly bills can be checked for errors or adjustment more readily than monthly bills. We would appreciate your cooperation in this movement and we believe that it will work to a mutual advantage to both parties.

A. MANNING NORTH CAROLINA



· AT ALL TIMES a cool and comfortable smoke-



© 1930, Liccert & Myses Tonacco Co.