THE ENTERPRISE ENTERPRISE PUBLISHING CO. WILLIAMSTON, NORTH CAROLINA. Edito W. C. Manning SUBSCRIPTION RATES (Strictly Cash in Advance) IN MARTIN COUNTY \$1.50 OUTSIDE MARTIN COUNTY One year 1.00 Six months No Subscription Received for Less Than 6 Months Advertising Rate Card Furnished Upon Request Entered at the post office in Williamston, N. C., as second-class matter under the act of Congress of March 3, 1879. Address all communications to The Enterprise and not to the individual members of the firm. Friday, June 10, 1932

When Business Will Improve

Business will never improve much until we increase our volume of circulation, or cut our-flow of interest. When our government doubles the amount of our money or cuts all debts in half, we will have good business again.

The Begging Line Grows

The line of beggars is growing daily. Things can not improve just as long as men wait for work, and there is no work

Barring a few cases of real misfortune, it is safe to say that most of the hunger in the southland comes from ignorance and laziness. Many heads of families have very little more knowledge of how to lay out plans to make a living than a horse. They have always had a leader to do the thinking and directing. They may be honest and industrious, yet have never gotten to the point in the activity of life to think for themselves. Now that the man who has helped that class of workers is no longer able to help them, they are at a loss to know which way to turn and are doubtless in the worst shape of any class of people to be found

Of course, the lazy never have much any way. When times are good, they find it easier to beat a living than when times are hard. The families of the lazy deserve sympathy, but the man who is too lazy to do when he can deserves to be paid in actual hunger.

Riding For a Fall

Those bond-boosting New York bankers are headed for a fall in their project to hold the price of bonds up. It can not be done until the public can earn enough to pay the interest on the bonds.

Railroads must haul freight and passengers and collect money to pay their bond interest, and it makes no difference how loud New York bankers boost bondsthey can not hold the prices up so long as the general traffic and prices of labor and products are so low that they produce nothing to pay bond interest with.

And it may be that this is the same gang that so recently sold billions of foreign stocks and bonds to honest investors throughout the country and robbed their customers of large sums by recommending these bonds and stocks as sound investments. They, however, pocketed their commissions, running into many

It may be that they are trying to boost other bonds with the view of unloading more bonds on those who may have money. If they can boost the price and sell out, then they can fall or be defaulted on the

The trouble with those New Yorkers is that they do not seem to understand that they have struck business such a hard blow that it proved fatal, and now they are trying to throw a little cold water in the victim's face to resuscitate it. But, alas, they have killed it. They have drawn too much blood from the body of business, and now there is nothing left except the corpse or the carcass.

It is high time to wrest the governmental reins from the hands of big business and let little business get into the saddle for a while. Then more folks will be helped.

Whenever big business is called to the White House to help make plans for the Government, it means nothing more than putting the government at its disposal, that their investments may be made more secure, and their dividends larger.

Yet those in authority do not seem to understand that the people, the foundation upon which all business and all society is based.

The conflict is still between man and money. The financiers want to make money king; the poor want to make man king.

No More Third Parties

In 1895 and 1896, there was great political turmoil and strife. The political lines were then held so tight that those people who were pleading and working for reform could not approach and participate in the councils of the old parties. Consequently they became mad and organized the Populist party, with the best of intentions and honest principles. Not being schooled in the tricks of the politicians, they were soon imposed upon by the designing and dirty politicians, which soon wrecked and ruined their party. The Populists broke up, and having been scoffed at, buffeted and abused by old friends of previous days, they drifted into all kinds of camps.

We now have a real political struggle, which is calling for the best thought and wisest acts of the people. Things are now very different, however, as to the course the people propose to follow. They are simply

going to rally to the support of the best man available, demand of him that their voices be heard and their wishes heeded.

The power of the ballot is now very badly needed. Voters should choose servants rather than masters and dodgers. Voters should use the ballot freely, not merely because some friends asks them but because the ballot, when properly used, will finally win out and insure us liberty.

Some of our greatest troubles in the past have come about because the electors have listened to the words of political lieutenants and done no thinking for themselves. They forget that they are the equals of the highest in the councils of state and that the ballo box is where all men are on one common level. Just as long as we vote for people who ask us, without first binding themselves as our servants, we need not expect gpood government.

The Same People Frequent Courts

Sampson Independent.

The Whiteville News-Reporter ventures the assertion "That there is a ring of 200 people in Columbus County who furnish at least three-fourths of all the court cases which come before the county recorder." The same thing prevails in this county, and no doubt in all the counties of the state.

We have thought of this fact often and wondered how those who so frequently figure in the courts manage to finance the costs. And we have noted also that in many instances those who most frequently appear in the courts are those least able to afford it. It has been said that even the winner loses when a matter is taken into the courts. That is, of course, speaking from the financial side. Courts are expensive, not only to the counties and municipalities but to those who furnish work for the courts.

The Whiteville paper states further that "The natural deduction can be only that some of the people living in this county (Columbus) have acquired the habit of breaking the law, and they are constantly being hauled into court for some minor or major transgression, as the case may be." This also applies to other counties, and it is often minor trifles in the way of law violations that claim the attention of the courts. especially the county recorder's court. If there were no such courts, then these matters would claim the attention of the higher court, and likely at additional cost to the county and the principals. Habits are easily cultivated, and that of being tried in the courts apparently is not adverse to the general rule,

The News-Reporter goes so far as to state that "If the county were rid of this gang of 200 (estimated) people, we venture to assert that the court before the recorder would be a trivial matter, "if at all necessary." Probable truth in that statement, too, but we are not aware of a plan whereby a county may rid itself of those who make it a habit to frequent the courts. They're citizens, too,

Will take pigs in part payment for mule. J. W. Green, Williamston, N. C.

NOTICE OF SALE

By virtue of and pursuant to a decree of the superior court of Martin County entered in the case of Atlantic Joint Stock Land Bank of Raleigh vs. S. H. Mobley et al, the undersigned commissioner will, on Monday, July 11, 1932, at noon, offer for sale, at ablic auction, for cash, to the highest bidder, at the courthouse door of Martin County, that certain tract or parcel of land situate in Jamesville Township, Martin County, North Carolina, particularly described as follows, to wit: Beginning at a water oak in Lower Deep Bottom, corner of James and Griffin and James Perry; thence with said Bottom south 81 degrees east 114 poles to the line of the Jackson land; thence with the line of the Jackson lands south 19 degrees west 104 poles, and south 6 degrees west 156 poles to Bear Pond; thence with Bear Pond north 52 degrees west 107 poles to a bidder, at the courthouse door of Marnorth 52 degrees west 107 poles to a gum; thence with the line of James Perry north 4 degrees and 30 minutes east 94 poles to the Stubbs road; thence with said road south 72 degrees east 22 poles, and north 83 degrees east 12 poles to Deep Bottom; thence with said Bottom north 7 degrees west 97 poles to the beginning; containing 134 acres, more or less, and comprising the same land conveyed to said S. H. Mobley by the Dennis Simmons Lumber Company by deed dated January 18, 1918, and recorded in book T-1, page 254, Martin County Registry. This June 9, 1932. JNO. C. RODMAN, Jr.,

NOTICE OF RE-SALE OF REAL PROPERTY

Under and by virtue of the power of sale contained in a certain deed of uted on the 3rd day of by N. F. Brown to the June, 1929, by N. F. Brown to the undersigned trustee and of record in the public registry of Martin County in Book P-2 at page 509, said deed of trust having been given for the purpose of securing a note of even date and tenor therewith, default having been made in the payment of same and at the request of the holder of same, and the bid at former sale haveling been raised and a residuard and a same, and the bid at former sale naving been raised and a re-sale ordered, the undersigned trustee will on Monday the 20th day of June, 1932, at 12 o'clock M., in front of the courthouse door in Williamston, North Carolina, offer for sale to the highest bidder for cash the following described real estate to with

Beginning at a stake on Commerce Street, T. W. Davenport's corner; thence with Commerce Street 209 feet to an iron stake, thence with Casper Brothers' line in a westerly course 202 1-2 feet to an iron stake; thence with Casper Brothers and Casandra Hyman's line in an easterly course 237 1-2 feet, thence a southeasterly course 162 feet with T. W. Davenport's line to the stob in Commerce Street, the beginning, and containing one acre, be the same more or less. For further description see deed to one acre, be the same more of to For-further description see deed to Mrs. Lou Brown of record in Book C-1 at page 274 Martin County rec-

ords.
This 3rd day of June, 1932.
A. R. DUNNING,

NOTICE OF SALE OF REAL

PROPERTY
Under and by virtue of the power of sale contained in a certain deed of trust executed on the 20th day of January, 1931, by J. L. Lilley and wife, Lula A. Lilley, to the undersigned trustee, and of record in the public reg-istry of Martin County in book C-3, at page 415, said deed of trust having been given for the purpose of securing a note of even date and tenor there-with, default having been made in the payment of same, and at the request payment of same, and at the request of the holder of same the undersigned of the lotter of same the undersigned fruste will, on Saturday, the 25th day of June, 1932, in front of the court-house door in Williamston, N. C., of-fer for sale to the highest bidder, for ash, the following described property

Bounded on the north by the lands of Bettie Coltrain, on the east by the lands of A. D. Griffin, sr., on the south by the lands of Henry Peel, and on the west by the Lanier lands, contain-ing 148 acres, more or less, and known as the Dick Ore and Handy Johnson

This the 25th day of May, 1932. H. D. BATEMAN, y31 4tw Trustee.

H. D. BATEMAN,
my31 4tw
Elbert S. Peel, Attorney.

NOTICE OF SALE

Notice is hereby given that under and by virtue of the power of sale contained in that certain deed of trust executed by R. P. Powers and wife to the undersigned trustee, bearing date the 20th day of November, 1917, and of record in the public registry of Martin County in book O-1, at page 160, said trust deed having been given for the purpose of securing four notes of even date therewith, and default having been made in the payment of said notes, and the terms and stipulations in said trust deed not having been complied with, the undersigned trustee will, on Monday, the 27th day of June, 1932, at 12 o'clock noon at the courthouse door of Martin County at Williamston, North Carolina, offer at public sale to the highest bidder, for cash, the following described land, to wit:

Adjoining the lands of the late S. L. Wallace and beginning at an oak on the main Jamesville and Plymouth road and also on the old Jamesville and Washington railroad and running in a northerly direction 70 yards, thence easterly and parallel to beginning, containing one-half acres, and being the old Tweedy place.

This the 21st day of May, 1932.

JOHN D. LILLEY,

my24 4tw

Trustee.

P. T. Everett's line at the begining to a take; being the same land conveyed to above-named parties this day by S. H. Clark herd in the Late W. H. Clark herd in County Registry.

Second Parcel: Begining at a stake, the corner of the W. H. Clark heirs, rounting west with Said fine to a ditteh.

Mary L. James' line; thence and the here of the A. C. L. R. R. Co., to the street; thence east with said fine to a ditteh.

L. Railroad Co: thence east with said right of way of the A. C. L. R. R. Co., to the street; thence south to the bediening, containing one-eighth (1-8) of an acre, more or less, and being a two-hirds undivided interest in one town to on the west side of the A. C. L. Rail-oad. For a more complete description the tested book D-2, page 549, of the Mary L. James' line to the right of way o

NOTICE OF RESALE OF REAL
PROPERTY
Under and by virtue of an order of
resale of the Superior Court of Martin County made in the special proceeding entitled Sallie Coltrain, adminceeding entitled Sallie Coltrain, administratrix of J. G. Coltrain, deceased, vs. David Coltrain and others, the bid at former sale having been raised, the undersigned commissioner will, on Wednesday, the 15th day of June, 1932, at 12 m., at the courthouse door in Williamston, N. C., offer for sale to the highest bidder, for cash, the following described land, to wit:

Lying and being in Griffins Township, Martin County, bounded on the north by the lands of W. H. Coltrain and J. R. Coltrain, east by James A. Roberson, on the south by Rome Corey, and on the west by the lands of W. R. Coltrain, containing 20 acres, more or less, and known as the Jesse Coltrain home place.

Saving and excepting the dower of Sallie Coltrain in the following described land, to wit:

Begining at Smithwick Creek at James A. Roberson corner, to W. H. Coltrain corner at the late J. G. Col-

Coltrain corner at the late J. G. Coltrain front gate, thence a west course along W. H. Coltrain line to a sweet gum, a chopped tree, thence southward a straight line to the beginning, containing 10 acres, more or less.

This land is also sold subject to deed of trust from J. G. Coltrain and wife to North Carolina Joint Stock Land Bank of Durham in the sum of eight hundred dollars (\$800.00.)

This the 30th day of May, 1932.

ELBERT S. PEEL, *
je3 2tw

NOTICE OF RESALE

Under and by virtue of a judgment of the superior court of Martin County entered by R. J. Peel, clerk of the superior court on the 23rd day of May, 1932, in the case Steven Nichols vs. Surry Jones, the undersigned commissioner will on Monday, the 4th day of July, 1932, at twelve (12) o'clock noon, in from of the courthouse door of Martin County, Williamston, North Carolina, offer for sale, to the highest bidder, for cash, the following described lands, to wit:

Williams Township, Martin County, on the Williamston and Jamesville road, bounded on the south by the Buck Williams land; on the east by the Godard Brothers land; on the morth by the Bettie Lanianing fourteen. by the Godard Brothers land; on the north by the Bettie Lanier land, con-taining fourteen (14) acres, and known

as the Griffin tract."
This the 23rd day of May, 1932.
HUGH G. HORTON.

NOTICE OF SALE OF LAND UNDER DEED OF TRUST

Under and by virtue of the power and authority conferred by a certain trust deed, crop lien, and chattel mortgage, executed by Jesse Gainor and Carrie Gainor, his wife, to W. Stamps Howard, trustee, dated the 1st day of Howard, trustee, dated the 1st day of January, 1929, and recorded in Book B-3, at page 63, in the office of the Register of Deeds for Martin County, North Carolina, and in Book 296, at page 514 in the office of the Register of Deeds for Edgecombe County, North Carolina, default having beautiful and the control of the Register of Deeds for Edgecombe County, North Carolina, default having beautiful and the statement of the statem of Deeds for Edgecombe County, North Carolina, default having been made in the payment of the indebted-ness secured by said instrument and at the request of the holders of the notes, the undersigned trustee will of-fer for sale and sell to the highest bidder for cash at the courthouse door in Tarboro, North Carolina, on Saturday, July 2nd, 1932, at 12 o'clock noon, that certain tract or parcel of land lying in both Edgecombe and Martin Coun-ties, adjoining the lands of the late Wiley Council, Edward Cherry and others and bounded as follows:

On the northwest by the lands of the late Henry Cherry; on the south-east by the lands of the late Wiley P. Council; on the southwest by the same lands; and on the northwest by the Johnson place, containing by estimation ninety-nine (99) acres, more or less, and being the identical tract of land upon which the said Jesse Gainor and Carrie Gainor, his wife, resided and cultivated during the year 1929.
The the 25th day of May, 1932.
W. STAMPS HOWARD,
my27 4tw Trustee.

NOTICE OF SALE OF REAL
PROPERTY
Under and by virtue of the power
f sale continued in that certain deed
f trust executed and delivered by L.
Clark and wife, Essie Woolard of trust executed and delivered by L. A. Clark and wife, Essie Woolard Clark; J. T. Barnhill and wife, Felitha Barnhill; and V. G. Taylor and wife, Dorothy Taylor, to W. C. Braswell, trustee, on the fourth day of December, 1930, which deed of trust is duly registered in the office of the Register of Deeds for Martin County in Book G-3, at page 8, default having been made in payment of the indebtedness secured thereby, the undersigned trustee will, on Thursday, June 23, 1932, at noon, offer for sale at public auction, for cash, at the courthouse door in Williamston those certain lots of land lying and being situate in Marin Williamston those certain lots of land lying and being situate in Martin County, in the town of Everetts, more particularly described as follows: "First Parcel: On Main Stret, beginning at P. T. Everett's corner, running back to a ditch 213 feet; thence down the said ditch 20 1-2 feet; thence back to the said street on J. T. Barnhill's line 213 feet; thence south along said street 20 1-2 feet to the corner of P. T. Everett's line at the begining, a stake; being the same land conveyed to above-named parties this day by S.

Harry M. Brown, attorney.

NOTICE OF FORECLOSURE SALE OF LAND State of North Carolina,

County of Martin:
The Federal Land Bank of Columbia,
Plaintiff, vs. N. M. Hyman and wife,
Olivia C. Hyman, E. S. Peel, Trustee, Gurney P. Hood, Commissioner, Defendants.
Pursuant to a judgment entered in

er, Defendants.

Pursuant to a judgment entered in above entitled civil action on the 23rd day of May, 1932, in the Superior Court of said County by the Clerk, I will on the 27th day of June, 1932, at 12 o'clock m., at the county court-house door in said county sell at public auction to the highest hidder there. lic auction to the highest bidder there-for the following described lands, sit-uated in said county and state in Cross Roads Township, comprising 115

or less, situate, lying-and being on the je3 4tw

tion reference is directed to deed book Palmyra and Oak City road about 3 miles morth of the town of Oak City, in Goose. Nest Township, Martin Goose. Nest Townsh

Turner on the west and southwest, and the lands of Joseph Early on the south and east. The terms of sale are as follows:

All bids will be received subject to rejection or confirmation by the Clerk of said Superior Court and no bid will be accepted or reported unless its maker shall deposit with said Clerk at the close of the bidding the sum of two hundred fifty (\$250.00) dollars, as a forfeit and guaranty of compliance with his bid, the same to be credited on his bid when accented.

Notice is now given that said lands will be resold at the same place and upon the same terms at 2 o'clock P. M. of the same day unless said deposit

is sooner made. Every deposit not forfeited or accepted will be promptly returned to the maker.

This the 23rd day of May, 1932.

B. A. CRITCHER,

--WATTS--

Monday - Tuesday

Joan Bennett

"The Trial of Vivienne Ware"

It is said to be the most sensational picture of the season.

DON'T MISS IT!

Only 10c and 25c

Card of Thanks

I wish to express my sincere appreciation to all those who supported my candidacy in the primary on June 4 for the nomination as a member of the Martin County Board of Education, and to assure all the people that cause of education in Martin County to the very best of my ability.

Yours very truly,

E. H. ANGE

An Appreciation

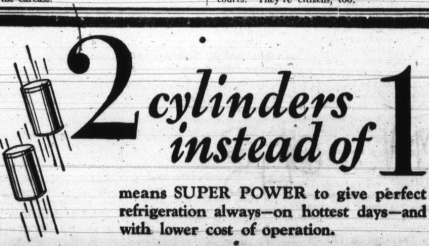
On behalf of Senator Cameron Morrison, I wish to express both his and my thanks to the loyal workers and supporters who voted for and aided him in any manner in the Democratic Primary in Martin County last Saturday.

Senator Morrison will undoubtedly enter the second primary for nomination to the United States Senate and will sincerely appreciate anything you may do to further the interest of his candidacy.

Gratefully yours,

Leslie T. Fowden

COUNTY CAMPAIGN MANAGER



ELECTRIC SUPPLY CO. Williamston, N. C.



A General Motors Value