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Friday, June 17, 1932

A Needless Expenditure

Will Congress surrender its efforts to help the people by passing a few bills to build post offices, and devising some other ways to spend a little money, thereby increasing our present obligations of interest to the money barons?

The proposed law would perhaps give Williamston a \$70,000 post office. That would mean a perpetual interest charge of \$3,500. Heat, lights, and water, would cost no less than \$900 a year. Two janitors would be required (based on the number in other post offices) at a cost of \$2,400 a year—to say nothing about upkeep on the building. These amounts would total \$6,800 annually.

Our present cost is rent, \$1,250; janitor, \$180; and lights, \$180 or less, and it has always been less—a total maximum cost of \$1,610, or a saving of \$5,190 per year over the proposed building.

Our present office is big enough, good enough, and nice enough for anybody in the county, or anybody passing through the county.

Now, how much relief would the erection of a post office building here give the people of this county? It would be so little that it could scarcely be noticed.

Unnecessary public expenditures are the cause of the raising of postage on letters, papers, etc., which will cost the people of Martin County much more than the construction of a new post office building will possibly benefit them.

If the Congress passes such a foolish relief bill, then President Hoover ought to veto it.

More Money and Reduced Debts

There will be no freedom from hard times so long as we have to pay so much interest on debts with so little money.

The American people will have to wage war against debts or make war to increase money circulation. Congress would do well to start something and not wait for the voice of the big gang. Starving folks can fight. Congress had better do something besides trying to enlarge our debts and increase our interest obligations.

Divide the debts by two, or multiply the money by two; then we will see things improve.

Big Appropriations For War

All good people should deplore the action of Congress in making such big war appropriations.

The most-frequently asked question, "What is the cause of the hard times?" has but one answer—WAR. And yet, in the face of the cold facts—which are clearly proven by the millions of graves dotting the face of the earth, the lame, the blind, and the demented victims of war, together with the billions of debts now due which can never be paid—Congress makes large appropriations for war materials. Congress must indeed be blind not to be able to see that war is destruction, and that every dollar spent for war contributes to the destruction of our own people and our own country.

The worst feature about our war preparation is that it is for the purpose of pillaging somebody by force; first, foreigners, but to a large extent it means to suppress our own suffering people in case they are bent so low by rags and hunger than perchance they make certain demands that organized wealth does not approve.

It seems that a sensible Congress would know better than to foster a thing by preparation that will result in setting civilization back at least a century, and which may place America in the list of dark continents. Of course, some will claim this is a foolish prediction—but no statement that war is against God's plan and that its net result is to destroy is foolish.

The Lesson of Eve

John D. Rockefeller, jr., has evidently forgotten that Eve ate an apple, for he is listening to DuPont and Raskob, who have one great purpose—that of forming a great liquor trust and dominating the liquor trade—and the government, too.

Mr. Rockefeller advocates restoration of respect for law. He does not say how he would go about such an undertaking. However, he should know that some men have respect for law and not for liquor, and others have respect for liquor and not for law.

It now seems that Mr. Rockefeller is ready to surrender to the fellow that has no respect for the law, without even demand a substitute. There is no doubt but that old alcohol has played a shrewd part in beguiling the minds of the people. Mr. Rockefeller should know that repeal means more liquor and easier liquor.

More stringent laws will mean less liquor and make it harder to get. John D. jr., also ought to know that we have had a long period in which man has shown very little respect for any law, especially those pertaining to the code of morals and justice.

He should frankly say that the liquor traffic has but one purpose—to make money—divided among men of different capacities but of exactly the same type—the beer and whisky baron and the small bootlegger, and of the two the latter is the least dangerous. The prohibition law operates more against the first than the last, because the pint dealer can take a pint more easily than the baron can take a barrel.

Perhaps Mr. Rockefeller has forgotten that we had plenty of moonshining and bootlegging during the palmy bar-room days, and that Canada, with her dispensaries, is full of bootleggers today.

When the liquor folks show the people the kind of law that will cause the consumption of less liquor, cause less drunkenness and less of all classes of crime, destruction, and misery that is directly caused by liquor, then every true man and woman in the country will follow them. But, let Mr. Rockefeller and all other people remember Even when she believed the words of the devil.

Lawful liquor, or unlawful liquor, affects the mind, body, and soul of man just alike.

NOTICE

Notice is hereby given to all persons that the Williamston Baseball Club will not be responsible for debts, bills, or obligations contracted or made for, or by, any player or other member of the team, or any other person, unless by order signed by W. J. Taylor or V. J. Spivey.
This 14th day of June, 1932.

NOTICE

North Carolina, Martin County.
Under and by virtue of a power of sale embraced in a certain deed of trust executed by J. A. Getsinger and First-tract: That tract of land conveyed to J. A. Getsinger, a party of the first part aforesaid, by Clara H. White and husband, L. W. White, by deed dated December 31, 1918, and recorded in book W-1, at page 546, Martin County Registry, containing 100 acres, more or less, and is situated on N. C. Highway No. 90 between Jamesville and Plymouth, at Darden Station, and known as the Berry farm. Reference is made to the aforesaid records for a more complete and particular description.

Second Tract: That tract of land conveyed to C. F. N. A. and J. A. Getsinger by deed from T. E. McCaskey and wife, Mary L. McCaskey, dated October 3, 1905, and recorded in book No. 000, page 189, Martin County Registry, and adjoins the lands of C. C. Fagan, W. H. Hampton, A. wife to H. D. Bateman, trustee, on the 20th day of June, 1928, and recorded in the office of the Register of Deeds of Martin County in book X-2, page 633, and default having been made in the payment of the note thereby secured and the holder of said note having demanded foreclosure of said deed of trust, the said H. D. Bateman, trustee, will expose at public sale to the highest bidder, for cash, at the courthouse door of Martin County, North Carolina, on the 11th day of July, 1932, at 12 o'clock noon, the following described land:

B. Waters, J. W. Swinson and others; and is the same tract of land in which C. F. and N. A. Getsinger conveyed their undivided interest to J. A. Getsinger by deed, as aforesaid, duly recorded in Martin County Registry, to which reference is made for a more complete description. Said tract of land is situated on N. C. Highway No. 90, between Jamesville and Plymouth, at Darden Station, and is known as the home place of the parties of the first part aforesaid.

The said land will be sold subject to a first deed of trust to James H. Corbett, trustee, of record in the office of Register of Deeds of Martin County, and further subject to the taxes on said land for the year 1932.
This 4th day of June 1932.
H. D. BATEMAN, Trustee.

By Z. V. Norman, 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 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 courthouse door in said county, sell at public auction to the highest bidder therefor the following described lands, situated in said county and state in Cross Roads Township, comprising 115 acres, more or less, and bounded and described as follows:

All that certain tract, piece, or parcel of land containing 115 acres, more or less, situate, lying and being on the Palmyra and Oak City road about 3 miles north of the town of Oak City, in Goose Nest Township, Martin County, North Carolina, having such shape, metes, courses, and distances as will more fully appear by reference to a plat thereof made by S. Peel, surveyor, on the 13th day of July, 1921, adjoining the lands of J. J. Ballard and H. C. Harrington on the north, lands of W. H. Harrell and E. H. Turner on the west and southwest, and the lands of Joseph Early on the south and east.

The terms of sale are as follows:

Cash.
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 accepted.
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 23rd day of May, 1932.
B. A. CRITCHER, Commissioner.

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 Gainer and Carrie Gainer, his wife, to W. Stamps 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 been made in the payment of the indebtedness secured by said instrument and at the request of the holders of the notes, the undersigned trustee will offer 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 that Edgecombe and Martin Counties, 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 southeast 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 Gainer and Carrie Gainer, his wife, resided and cultivated during the year 1929.
This 25th day of May, 1932.
W. STAMPS HOWARD, Trustee.

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 public 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 21 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 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., Commissioner.

NOTICE OF RE-SALE OF REAL PROPERTY

Under and by virtue of the power of sale contained in a certain deed of trust executed on the 3rd day of 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 the same, and the bid at former sale having 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-wit:

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 Mrs. Lou Brown of record in Book C-1 at page 274 Martin County records.
This 3rd day of June, 1932.
A. R. DUNNING, Trustee.

port'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 Mrs. Lou Brown of record in Book C-1 at page 274 Martin County records.
This 3rd day of June, 1932.
A. R. DUNNING, Trustee.

FAT MAN REDUCES 53 POUNDS—OH BOY!

Don't be stubborn, you big fat men—throw off your fat before your fat throws you into the discard. Do as Mr. S. A. Lanier, of Sawtelle, Calif., did—read his letter:

"I have used two reducing belts to no benefit but since using Kruschen Salts each morning in my coffee I have taken off 7 lbs. in a week and eat most anything I like. I weighed 243 lbs. 6 months ago and now I weigh 190 lbs."

Take one-half teaspoonful of Kruschen Salts in a glass of hot water every morning—cut down on fatty meats, potatoes, and sweets—now you know the safe way to lose unsightly fat.

For a trifling sum you can get a jar of Kruschen Salts that lasts 4 weeks at Clark's Drug Store, Inc., or any drug store in the world—but be sure and get Kruschen—your health comes first.

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There's no need to send American dollars abroad for Nitrogen—the American Nitrate of Soda is made at Hopewell, Virginia. Richest in Nitrogen the growth element—16% guaranteed; equal to 19.45% ammonia. Farmers find this modern American fertilizer makes every acre bring greatest profits.

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for days...

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Even when you're away for days, an electric refrigerator protects your food, guards the health of your family, and saves you money.

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see your dealer

VIRGINIA ELECTRIC AND POWER COMPANY

ELECTRICITY IS CHEAP!

Proud Moments



Restless, could not sleep

"THERE were days when I felt like I could not get my work done. I would get so nervous and 'trembly' I would have to lie down. I was very restless, and could not sleep at night.

My mother advised me to take Cardui, and I certainly am glad she did. It is the first thing that seemed to give me any strength. I felt better after the first bottle. I kept it up and am now feeling fine."

—Mrs. T. B. Gibson, Fort Payne, Ala.

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Take Cardui's Black-Draught for Constipation, Indigestion, and Biliousness.