THE ENTERPRISE blished Every Tuesday and Friday by The ENTERPRISE PUBLISHING CO. WILLIAMSTON, NORTH CAROLINA. Editor W. C. Manning

SUBSCRIPTION RATES (Strictly Cash in Advance) IN MARTIN COUNTY

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Tuesday, July 3, 1934

Union Services

It is well that all the Williamston churches join in union services each Sunday night-during the summer months. It will make us better religious neighbors. It will tend to break down the middle wall or partition between the various church people.

The apparent differences, plus the individual church people, is the greatest drawback to our Christian system. When we cooperate in the true spirit of Christianity, we will make a better impression on

Let the Williamston people earnestly strive to show forth the spirit of true brotherhood.

Abernethy's Claims

Congressman Charles L. Abernethy made himself the laughingstock of the country when he stated in the Halls of Congress that \$10,000 a year was not enough for him, that he was a \$20,000-a-year man.

Now, he comes back with another statement and makes an ass of himself when he claims to have lost the nomination by fraudulent ballots. If his statement is true, then there has never been such fraud in the world as was practiced in the third congressional district on June 3rd.

The truth seems to be that Abernethy falsified when he said he was a \$20,000-a-year man, and also when he said he was defrauded out of the nomination to succeed himself.

We need to let others weigh and measure us. Then we will come nearer finding out our true stature.

Choosing Our Lawmakers

A prominent North Carolina attorney recently said, "A poor man cannot be nominated to office in a Democratic primary uless he is a tool of a factional machine.

There is evidently a lot of truth in that statement. In the past half century, at least half of our legislators have been chosen by Railroads, special tax dodgers, or some other interests seeking special legislation. This is a very unfortunate thing, both for the interests and for the people. Both sides would have been far better off if our lawmakers had been left free to pass just laws, rather than to have forced a division of honest thinking into a body of selfish legislators.

The result has been to prejudice the public to the xtent that railroads have been unable to get fair trials in the courts, all because of the laws they have sponsored through their legislative attorneys being more favorable to them than to their business asso-

Now they have to win their cases by rulings of the courts or suffer prejudiced judgments at the hands of a jury. No corporate lawyer can fairly take his legislative pay and his corporate fee and act exactly square to both his masters.

It is a sad day for the public interest when money and doubtful influence have more to do with the selection of our officials than honesty, truth, and pro-

The Way To Stop Lynching

The awakening consciences of lawyers throughout the nation to speed up justice in both criminal and civil causes in the courts of our country is going to do more to quell the spirit of lynching than any other one thing

There are very few people who will go into a lynching party, even under the most aggravating circumstances. The biggest excuse is the slow processes of justice. Swift and equal justice to all men will satisfy the public and redeem the dignity of the courts in the public mind from that feeling of distrust and, in some cases, contempt for the slow technicalities of the courts.

Christian Character

Building of character through the processes of education is looming up in most Christian nations. In recent years, it has seemed to be the main trend to teach two things-one how to make money, the other how to dodge work. Both principles or ideals have proven very faulty, and the very fact that one of the principles of our educational centers is toward educating for lives of service by honest, safe and sound methods of living with our friends and neighbors on a 50-50 basis, where all are willing to give fair weights

A Worn-Out Controversy

Does the Federal Government owe Raleigh or Greensboro any special favors or any debt? Those cities seem to think in such terms.

They have been fuming and muttering about the location of the United States Collector's office for a long time. They have pulled political wires pro and con all the way from North Carolina to Washington. The people generally do not care a whit whether they write "Greensboro" or "Raleigh" when they send in their income-tax returns. All they are interested in is in trying to meet their check by the time it gets back. If economy in operation finds Greensboro more suitable than Raleigh, let Greensboro have it. If Manteo or Murphy is better, then let it go either east

The folks are tired of a quarrel between Raleigh and Greensboro over the location of a government office because of selfish interests. Such things are in part the cause of much bad and costly government.

Teach Rules of Safety

Every day news comes of some drowning. Generally at some resort, but frequently at some old pond, where the boys slipped off from their parents and some of them got into deep water. Sometimes they dive into shallow water and kill themselves.

Swimming is one of the finest of all sports, and everybody needs to be taught the art of swimming. Yet every person needs to know the danger of deep water and swift currents. We might reduce death by drowning at least half by giving people proper instruction. A little of our war expenditures converted to teaching safety methods would be a good thing.

Too many people drown because they do not know the elementary rules of safety.

Swift Justice

News and Observer.

Among the many excellent suggestions made at the meeting of the State Bar in Durham, there was none which will do more to speed the processes of justice than that which would deny bail pending appeal to defendants after conviction of felony. Today, as in some notable recent cases, the criminal who possesses the means and has at his service shrewd attorneys can go free for months and years while his lawyers spin out legal processes to such an extent that the courts are made ridiculous and swift justice is denied. If such prisoners were required to wait in jail pending appeal, they would have less incentive to prolong legal processes by every technical legal de-

The Will To Kill

"I want to be in on the death of the NRA," says W. W. Neal, of Marion, who, by the resignation of Clarence Darrow, has become chairman of the NRA review board.

Mr. Neal talks in the language of fox hunt. He talks in terms of the joy of hounding the quarry to death and not in the least in terms of a man seeking to discover mistakes and point out remedies. Anciently known as an old order, right-wig conservative, Mr. Neal has joined hands with those equally well known as old order, left-wing radicals to damn NRA. Insofar as the review board pointed dangerous tendencies toward monopoly in the present NRA set-up, the review board performed valuable services. There was need that errors be made clear so that remedies could be sought and clearly applied. But it is difficult to see how any good can come of the will to kill which Mr. Neal expresses in his desire to be in

Mr. Neal may be in at the death of NRA. He may be in at the death of the AAA, the CWA, the PWA, the FERA, the TVA, and FDR. If he is, however, there is the chance, not to be underestimated, that he will be in at the death of the USA. The will to kill in the economic and social advance of America today is dangerously like that of Sampson in the temple, and the certainty is that if the temple is pulled down it will not be only the Neals who are smashed.

Is the Laborer Worthy of His Hire?

Scotland Neck Commonwealth.

Just what the condition of North Carolina schools and teachers will be when another scholastic year ends is hard to predict, but the State Democratic Convention which was held two weeks ago in the Capital City and the Supreme Court of North Carolina both "went to the bat" in their behalf two weeks ago. Each sees through a glass clearly in regard to the educational system of today's North Carolina schools and are seeking to remedy their plight as early as pos-

Among other planks in the State Democratic platform, it looks to the future with this promise to the schools of the state:

"The Democratic party again pledges its faith in the principle of state support of public schools for the full term of eight months without resort to ad valorem taxation, and makes its promise of a reasonable increase in the salaries of teachers by direct appropriation for that purpose if adequate revenue can safely

be found." Another point scored for the schools was made recently when Associate Justice Clarkson, in writing the Supreme Court's opinion in the matter of payment of teachers' salaries supplemented in 1932-33 and not

paid in the city of Charlotte, said: "No class of our citizens have greater responsibilities and duties to perform than our school teachersto them are committed the children of the state, after they leave home, for training, guidance, and direction. The burden is great, and it is a matter of common knowledge that they have borne it with commendable patience and fortitude. They are mostly bread winners and the payment of their reduced salaries is naturally a great hindrance to efficiency and peace of mind-so important in training the young. How can they pay for their daily bread if they are not paid? 'The laborer is worthy of his hire.'"

President's Son Drives Ford V-8.



Like many another man who loves the open air, James Roosevelt, Boston business man and son of the President, favors motor cars of the sport type. Mr. Roosevelt is pictured above with his Ford V-8 de luxe phaeton. The top is down and the car is ready for a run through the New England countryside, now beautiful in the first warm days of spring. Mr. Roosevelt not only drives his Ford V-8 de luxe phaeton, but also owns a Ford V-8 cabriolet, which can be closed in when the

TIGHT LIKE THAT

Edenton

Webb, ri

eary, 3b

loens, p

Williamston

Gaylord, lf

Uzzle, c

Herring, p

Richards, 1b C. Webb, 1f

Totals

THE ENTERPRISE

Thin-Shelled Eggs;

ABRHPOAE 0 cium.

Score by innings: Edenton Summary: Runs batted in: Dozier, Herring (2), J. Webb, House. Stolen base: Suttenfield. Left on bases: of other plans for a still more equi-Edenton 5, Williamston 5.Double table distribution of the tobacco in-plays: Dozier to Taylor, Herring to come. Earp to Taylor: Brake to Taylor. Struck out: by Hoens 2, by Herring 7. Bases on balls: off Hoens 3, off Herring 3. Time: 1:55. Umpires: Frazier and Vickers.

PROSPECTS FOR CIGARETTE LEAF ARE PROMISING

Unequal Returns Pointed

ette grades of tobacco in the next two noon, at the courthouse door in Martio five years was described in a speech here last week by J. B. Hutson, chief of the tobacco section of the farm ad-

1932 tobacco growers received only \$105,000,000 for their crop, while a dozen administrative officials of tobacco manufacturing companies receive over \$2,500,000 for personal serv ces "or as much as was received by 10,000 farm families for their labor, for the use of their farm, and for the purchase of necessary supplies.

"I have no quarrel with tobacco manufacturers," Hutson declared. They have played the game the rules that were laid down for them. Theirs is a profit motive as is that of other groups.

NOTICE OF SUMMONS North Carolina, Martin County. In Superior Court, Before the Clerk.

Nellie Jones, Admrx., Et Al vs Mat-tie Speller, Et Als Sarah Anthony, one of the defend-ants in the above-named proceedings

will take notice: That the above action is one to sell real estate of Lizzie Williams Booze to make assets to pay the debts of the estate and that the said Sarah Andrews

thony, a non-resident of the state, is a party defendant. That the said Sarah Anthony is required to appear and answer et de-murr to the petition filed in my office on July 29, 1934, or within thirty days

on July 29, 1934, or within thirty days
thereafter, or judgment will be given
as prayed in the said petition.
This the 29th day of June, 1934.
SADIE W. PEEL.
Clerk Superior Court,
jy3 4tw Martin County.
H. L. Swain, Atty for Defendant.

H. L. Swain, Atty for Defendant.

NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT
North Carolina, Martin County.
In the Superior Court.
J. F. Coltrain vs. Donal W. Watson
The defendant above named will take notice that a summons in the above-entitled action was issued against said defendant on the 17th day of May, 1934, by clerk of superior court of Martin County, North Carolina, for the sum-of \$150.00, due said plaintiff for the damaging of personal property, which summons is returnable before said clerk, at his office in Williamston, in said county, on the 17th day of June, 1934. The defendant will also take notice that a warrant of attachment was issued by said clerk on the 17th day of May, 1934, against the property of said defendant, which warrant is returnable before the said clerk, at the time and place abovenamed for the return of the summons, when and where the defendant is required to appear and answer or demut to the complaint, or the relief demanded will be granted.

This the 21st day of June, 1934.
SADIE W. PEEL,
je26 4tw Clerk of Superior Court, Martin County.



should be supplied by having oyster shell or ground limestone available for birds are going out of production or whether there is a deficiency in cal-

"During the past year on several 29 3 4 27 16 1 occasions we have found manufact-R urers willing to join who could not seen to be a considered on the country of t urers willing to join with us in geters, and we hope that we may have their cooperation in the development

"However, since the profits of each is 3, off group over a long period must depend to a considerable extent upon the rules under which they operate, I believe that tobacco growers and probably also tobacco warehousemen should be giving more, attention to the making of the rules."

SALE OF VALUABLE FARM PROPERTY

Unequal Returns Pointed
Out by Hutson in Talk
At Asheville

Asheville

Asheville.—The outlook for cigartte grades of tobacco in the next two

ministration as "promising, if the profits of manufacturers are kept at reasonable levels."

Hutson, addressing the annual convention of the national association of the national nationa

N. 48 degrees E. 30 poles to a N. 48 degrees E. 30 poles to a solution of the sain of the beginning, and being the same land conveyed to the said Joe H. Wynne and wife, Alice Wynne, by W. A. Crisp and wife, by deed dated December 13, 1918, and of record in Martin County Public Registry in Book T-1, page 591.

This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substituted This sale is made by reason of the Substitute of S. J. Tetterton and wife, Substituted This sale is made by reason of the Substitute of S. J. Tetterton and wife, Substituted This sale is made by reason of the Substitute of S. J. Tetterton and wife, Substituted This sale is made by reason of the Substitute of S. J. Tetterton and wife, Substitute of S. J. Tetterton and Substitute of S. J. Tetterton and wife, Substitute of S. J. Tetterton and Substitute of S. J. Tetterton and

A deposit of 10 per cent will be re quired from the purchaser at the sale.
This the 23rd day of June, 1934.
INTERSTATE TRUSTEE CORPORATION,

Durham, N.C. Substituted Trustee.

SALE OF VALUABLE FARM PROPERTY

Under and by virtue of the author-ity conferred upon us in a deed of Cause and Remedy

Cause and Remedy

At this time of the year many of the hens are going out of production and there is a tendency for a lack of calcification of the shell. There is nothing to be done in this case except to collect the eggs several times a day which will save them from heading to be done in the case of a day which will save them from heading to be done in the case of a day which will save them from heading to be done in the case of a day which will save them from heading to be done in the case of a day which will save them from heading to be done in the case of a day which will save them from heading to be done in the case of the highest bidder, the following a day which will save them from heading to be done in the case of the case of

the southwest and the lands of Fan-nie Yarrell on the west, and more par-ticularly described as follows: Beginthe birds at all times. A careful check ning at a pine, corner of the lands of of the flock will indicate whether the Della Smithwick and Theo. Roberson; thence with the line of said Roberson south 78 degrees west 29 poles to a south 78 degrees west 29 poles to a sweet gum: thence north 50 degs, west 8 poles; thence with the line of Roxie Smithwick porth 57 ck north 57 degs, and 47 mins. west 68.6 poles to a pine stump; thence with the line of A. W. Hardion north 60 degs. west 52 poles to a eech; thence with the line of Fan-

joining the lands of Joseph Johnson on the N., the land of Riddick Mizell on the South, and the lands of John Cratt on the W.

Beginning at a sweet gum in Bear Grass Swamp, corner of Joseph Johnson and Riddick Mizell; thence with said swamp S. 9 degrees E. 77 poles and S. 16 degrees E. 78 poles to a black gum; thence with a branch S. 87 degrees W. 40 poles; N. 83 degrees W. 40 poles; N. 83 degrees W. 62 poles and N. 80 degrees W. 35 poles to a black gum; thence with the line of John Cratt N. 29 degrees E. 117 poles to a pine; thence with the line of John Cratt N. 29 degrees E. 117 poles to a pine; thence with the line of John Cratt N. 29 degrees E. 117 poles to a pine; thence N. 54 degrees east 24 poles to the beginning, and being the same land heired by Glennie Tetterton and Lucy Smithwick thence N. 54 degrees east 24 poles to the beginning, and being the same land conveyed to the said Joe H. Wynne and wife, Alice Wynne, by W. A. Crisp and wife, by deed dated December 13, 1918, and of record in Martin County Registry in Martin County Public Registry in Martin County Publi

Durham, N. C.

AN APPRECIATION

I desire to again publicly express my keen appreciation for the loyal support given me by my many friends throughout the county in the primary last Saturday. Words are inadequate to convey to them the sincerity of ap-preciation which I feel toward every

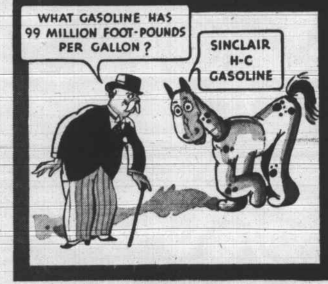
the character or competency of my opponent, but have at all times spoken of him in the highest terms. It is with the best of feeling to all that I resign myself to the fate which beand falls me and turn again to private pur-

Respectfully submitted,

JOHN D. LILLEY.

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Liquid, Tablets, Salve, Nose Drops. Checks malaria in 3 days, cold first day, headaches or neralgia in 30 min-



Agent Sinclair Refining Company (Inc.)

W. I. SKINNER, Agent

If You Want the Best Without a Guess Let Pete Do It

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WRECKER "We Pick Up the Earth"

Come to the Best Wreck Shop in Eastern North Carolina

-WILSON-Radiator Works North Carolina Wilson