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W. C. Manning Editor

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Tuesday, November 19, 1935

What It Takes To Make a Man

Some writers seem to think that it is much harder to make a real man now than it was a century ago, assigning as the reason that it is harder to find good boys to make men out of, which is a great essential.

Abraham Lincoln was willing to work hard to make an honest living and, more than that, he was willing to work hard to improve himself. Garfield worked to support himself and his mother while he was a boy in his teens. He worked to educate and fit himself to occupy the highest office in his country.

Many others have done likewise. But are we making this type of men now? Is the boy of today willing to pay the price in honest hard work, necessary to make the foundation for a good man?

Who wants you today, young man? If it is for a job of bookkeeping, can you multiply and divide; do you know anything about fractions; in other words, have you prepared yourself through hard work to do the work and have you shown yourself worthy to be trusted? Or have you taken up your time so frivolously that you think more of ball contests than you do of the business entrusted to you?

Is it a sad thing to see how little the average good business man thinks of the boy of today. He is afraid to trust the youth with important business details and is often afraid to trust them with money because so many have shown themselves dishonest. The boy who has many duties and more work and responsibilities has a much better chance to do well in life than the hot-house, late-sleeping type, who do nothing except "laze" around and eat rich gravy and shuns obligations.

We may expect fewer great men in the future than we have had in the past. Too few of us form a definite purpose in our hearts and stick to it while we are young; we unbalance our minds by cultivating the physical to the neglect of the mental and moral elements. And it takes them all to make a man.

The New Deal Poll

The Literary Digest is again polling 10,000,000 American citizens as to how they stand on the New Deal question.

If one reads the trust-owned magazines, filled with their own writings, he will probably be inclined to say no. But if we take a correct inventory of the country now and compare it with conditions existing at the end of the Old Deal Hoover regime, when all the banks of the country were closed as a result of unbalanced wealth distribution and corruption, we would vote yes. Also look back at your own debts, those of your neighbors, and the bankruptcies of every kind that were prevalent in 1930, 1931, and early 1932 from Maine to Texas and in every other part of our country—and then reflect how the New Deal has saved the banks, saved the railroads from receivership, and the whole country from general collapse. Then look at the general appearance of the people and observe the better clothing and happier faces, which indicate clearly that the New Deal is a great improvement over the Old Deal—just around the corner.

We are willing to admit that this New Deal does not permit certain big interests to gobble up all the profits for themselves as the Old Deal did.

Let the people who have profited from the New Deal vote for it. The majority that has directly profited from it embraces probably 90 per cent of our population. And for the safety of the nation and the generations that will follow, it is necessary that they vote 100 per cent for the New Deal.

Working Old-Time Tricks

Already the trained politicians are working their old-time tricks by saving that certain candidates are losing out.

We are unable to say who is going forward or losing out in the race for governor, but we do deplore the fact that political writers try to make capital for their friends in obscure ways. While it is perfectly all right for any one to follow his own dictates as to his choice for any political office, it is hardly fair to say that one man is going strong while another is losing out unless he is able to assert it as a fact; and, generally, no one knows this early in the game just how the tide is running. That is why the politicians begin to strike nasty blows to change the current before it even begins to flow.

Too Many Divorces

There seems to be ground to show that it is seldom wise for a woman to marry a man with money, and likewise unwise for a man to marry a woman with money.

Newspapers are now carrying the photographs of young Cornelius Vanderbilt and his three wives; two of them divorced, and the third, in the honeymoon stage, already said to be headed toward the divorce courts.

The chances are that a man with more money than character, who does not know the meaning and depth of the marriage vows, is the sole cause. Too many of such marriages are being contracted these days. It is better to marry and get rich than it is to get rich and marry. There are entirely too many divorces these days for the safety of our social structure, and there is usually no excuse for them.

Good Rules, But—

Elkin Tribune.

A Chicago preacher has summed up a set of rules, formulated by five hundred newly married couples in the Windy City, by which they expect to make their marriages permanent. Here are the eight rules:

- (1) Keep the "in-laws" at a distance. (2) Avoid jealousy. (3) Discipline your relationship along sane lines. (4) Consolidate the home by having children. (5) Maintain a budget. (6) Don't entertain too many casual friends. (7) Have a church affiliation. (8) Don't flood your marriage in alcohol.

The breaking of the marriage ties in this country has come to be a social problem of more than ordinary significance, and these rules, if strictly adhered to, would go a long way toward solving it; rules that should apply not only to newlyweds but to older married couples as well, because divorces do not always come in the first few months or years of married life.

Yet "rules" are but the fence-posts upon which must be strung many wires, some of them with sharp barbs that annoy, to keep the flock herded together and the wolves without. There must be sympathetic understanding, tolerance and cooperation; there must be give-and-take, unselfishness and consideration one for the other. But first of all there must be mutual love and affection that goes deeper than physical attraction and finally there must be spiritual rightness and oneness if the marital ties are to endure.

Rules cannot be made to cover these things, however much they may help. Individual purity and character is what counts, and when either of the married couple embarks on a trail of deceit or disloyalty, the ship is soon on the rocks.

Revolutionary Doctrine

News and Observer.

About the soundest advice that could be given to this State and others which hope to make money out of tourists was that given at Pinehurst recently when James Gray, director of the Resettlement Administration, proposed the revolutionary doctrine that the best way to please tourists is to make this State attractive to just the sort of people who live in it. By and large the people who come to North Carolina are not fabulous millionaires, but the same sort of people that the North Carolinians are who set off to see New York with \$50 or \$100 in their pockets.

It has not been many years since North Carolina shared the delusions of grandeur of other Southern States in real estate developments of which "yacht basins" and luxury hotels were essential adjuncts. But if anybody remains who still expects the multitude of itinerant millionaires, he is a case of arrested development in the processes of disillusionment.

The time has come to get down to the good earth. Tourists are not the creatures of the speculator's imagination but ordinary folk who want cleanliness and good food, but no costly pretentious standardization at exorbitant cost. As Mr. Gray suggests, a cup of good coffee may be worth more than all the ugly signs that litter our highways in attracting tourists. Certainly the wide availability of good coffee and the general absence of foolish, ugly, unprofitable roadside signs would make this a better State in which to live and no less attractive a State to those we wish to visit.

Public Announcement

Tarboro Southerner.

Hereafter the name of every person in North Carolina whose driving license has been revoked for drunken driving will be made available for publication by the Highway Safety Division of the Department of Revenue. Not that such information has not always been available, court dockets being open always to public perusal. However, while up to now the names of such persons have appeared only in the newspapers of the towns in which they were convicted, in the future lists presumably will be compiled by the state agency and published in state newspapers. This simply means that drunken drivers will receive not only home-town publicity but state-wide publicity.

What good it may do, however, is another question. The type of person who hasn't any better sense or regard for the rights and lives of others than to drive a car while intoxicated usually doesn't have much concern for his reputation anyway. Publicity, then, is the least of his worries. In fact, it is absurd to picture a drunk reasoning thus about the matter: "No; I won't drive this car. I don't mind having my driving license revoked, and I don't mind paying \$50 fine and costs, and I don't mind taking a chance on killing myself, or anybody else who happens to get close to me, and I don't mind wrecking this \$1,000 automobile, and I don't mind being written up in the local paper, but I'm not going to drive it because I might get my name in some out-of-town papers where nobody knows me anyhow."

FOR SALE: LIGHT 4-WHEEL
trailer with license for remainder of this year. Luther Hardison, Jamesville, N. C. n15 2t

NOTICE OF APPLICATION FOR PAROLE OF CHESTER TERRY.
The undersigned is making application to Hon. Edwin Gill, Parole Commissioner for his release from prison upon parole.
Those having objection to such parole being granted are invited to make the same to the said Parole Commissioner or the Governor of the State within twenty days from date hereof.
This 18th day of November, 1935.
CHESTER TERRY.
H. L. Swain, Attorney. n-19 2t

ADMINISTRATOR'S NOTICE
Having qualified as Administrator of the estate of Mrs. Mary M. House, late of Martin County, North Carolina, this is to notify all persons having claims against said estate of said deceased to exhibit them to the undersigned at Oak City, N. C., on or before the 5th day of November, 1935, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.
This 5th day of November, 1935.
B. M. WORSLEY,
Administrator of Mary M. House.
B. A. Critcher, attorney. n8 6tw

NOTICE
Having this day qualified as administrator of the estate of Augustus Moore, deceased, late of Martin County, North Carolina, this is to notify all persons holding claims against the said estate to present them to the undersigned at his home on R. F. D. No. 3, Williamston, N. C., on or before the 10th day of October, 1935, or this notice will be pleaded in bar of any recovery thereon. All persons indebted to said estate are requested to make immediate payment.
This 10th day of October, 1935.
R. A. MOORE,
Administrator.
c15 6tw

NOTICE OF SALE
Under and by virtue of the authority contained in that certain deed of trust, dated the 1st day of March, 1915, executed by John E. Corey and wife, Lizzie L. Corey, said deed of trust being of record in the Public Registry of Martin County in book 39, at page 513, same being given to secure a certain note of even date and tenor therewith, and the stipulations therein contained not having been complied with, the undersigned substituted trustee, at the request of the parties interested, will, on the 9th day of December, 1935, at 12 o'clock m., in front of the courthouse door in the Town of Williamston, North Carolina, offer to the highest bidder, for cash, at public auction; the following real estate:
Beginning at a black gum now standing and marked in the head of Little Creek, and which is the southeast corner of what is known as the Bettie Lee Grey land and the northeast corner of the Lewis Holliday land, running south 5 degrees W. 242 poles, to R. J. Peel's line; thence with said R. J. Peel's line west 68 poles to Lewis Holliday's line; thence with said Holliday's line north 9 1-2 degrees E. 124 poles to a marked dead pine with pointers; thence north 22 3-4 degrees W. 90 poles to a cypress, Holliday's and Peel's corner; thence south 84 1-2 degrees E. 60 poles to a cypress; thence north 5 degrees E. 40 poles with the bed of the Bettie Lee Grey Canal to the corner of the Bettie Lee Grey field; thence north 8 1-2 degrees W. to the three (3) pines now marked and agreed corner between the Symon Ward and Bettie Lee Grey land. This being the southwest corner of the Bettie Lee Grey tract of land. Thence a northwesterly course with an old line of marked trees being the old dividing line between the Bettie Lee Grey and Symon Ward tracts to a small branch about one-fourth mile north of the J. Edwin Peel road; thence down the various courses of the center of said branch to a cypress stump in the center of Little Creek, marked with pointers; thence up Little Creek, its various courses to a line of marked trees and thence with said line of marked trees to the place of beginning, containing two hundred acres, more or less, subject only to a timber deed on the south part of said land of about 59 acres.
Dated this 6th day of November, 1935.
ROY D. KEAR,
Substituted Trustee.
Wheeler Martin, Attorney.
n12 4tw

NOTICE OF EXECUTION SALE
North Carolina, Martin County—In the Superior Court.
T. F. Harrison, L. B. Harrison and Mrs. T. F. Harrison, trading as Harrison Brothers and Co. vs. Alonzo Riddick & Roena Riddick.
By virtue of an execution directed to the undersigned from the Superior Court of Martin County in the above entitled action, I will, on Monday, the 2nd day of December, 1935, at twelve o'clock M., in front of the courthouse door in the town of Williamston, sell to the highest bidder for cash, to satisfy said execution, all the right, title and interest which the said Alonzo Riddick and/or Roena Riddick, the defendants, have in the following described real estate, to-wit:
1st. Tract: Beginning at post, Victoria Hassell's corner in James A. Hassell's line, thence S 25 1-2 W 37 poles to a pine, thence S 64 1-2 E 4 poles to a stake, thence S 1-2 W 65 poles to the run of a branch, Victoria Hassell's corner, a black gum, thence down the run of said branch to its mouth at the run of Reedy Swamp to a cypress. Utah Little's corner, thence N 25 1-2 E 22 1-2 poles along said Utah Little's line to a post in James A. Hassell's line, thence N 67 West 17 1-2 poles to the beginning and containing 10 1-2 acres, more or less.
2nd. Tract: Beginning at an iron stake in the west side of road formerly known as the Old Mill Trap road near and forked black gum, running thence westwardly a straight line to a pine by which there stands a small white oak, which pine is near an old grave yard and the line of Minerva Little (now Roena Riddick) thence running southwardly along said Minerva Little (now Roena Riddick) line to the Hickory Grove road, thence eastwardly along the various courses of said Hickory Grove road to the old Mill Trap road, thence northwardly along said Mill Trap Road to the beginning.
This 31 day of October, 1935.
C. B. ROEBUCK, Sheriff,
n-5 4t-w Martin County.

NOTICE OF SALE
Under and by virtue of the power of sale contained in a certain deed of trust executed to the undersigned trustee by Lewis H. Peel and wife, Melinda Peel, on the 21st day of June, 1929, and of record in the public registry of Martin County in Book C-3 at page 34, said deed of trust having been given to secure certain notes of even date and tenor therewith, default having been made in the payment of said notes, and the stipulations contained in said deed of trust not having been complied with, and at the request of the holder of the said notes, the undersigned trustee will, on Monday, December 16th, 1935, at twelve o'clock noon, in front of the courthouse door in the town of Williamston, offer for sale to the highest bidder for cash the following described real estate, to-wit:
Bounded on the North by the lands of Frances Lilley, on the East by the lands of R. E. Lilley, W. H. Lilley and Joseph E. Griffin, on the South by the lands of J. J. Manning and A. G. Griffin, and on the West by the lands of J. L. Lilley and S. J. Lilley, containing 121 acres. For better description, reference is hereby made to map of same made by S. Peel, surveyor, on the 12th day of August, 1921, and now on file with the Federal Land Bank of Columbia.
This 14th day of November, 1935.
ELBERT S. PEEL,
Trustee.
n-19 4t

TOBACCO TENANTS Wanted!
Tenants wanted with team and tools for—
2-Horse Farm
and
4-Horse Farm
FARM ON SHARES
R. W. and P. L. SALSBUARY
HAMILTON, N. C.

1st. Tract: Beginning at post, Victoria Hassell's corner in James A. Hassell's line, thence S 25 1-2 W 37 poles to a pine, thence S 64 1-2 E 4 poles to a stake, thence S 1-2 W 65 poles to the run of a branch, Victoria Hassell's corner, a black gum, thence down the run of said branch to its mouth at the run of Reedy Swamp to a cypress. Utah Little's corner, thence N 25 1-2 E 22 1-2 poles along said Utah Little's line to a post in James A. Hassell's line, thence N 67 West 17 1-2 poles to the beginning and containing 10 1-2 acres, more or less.
2nd. Tract: Beginning at an iron stake in the west side of road formerly known as the Old Mill Trap road near and forked black gum, running thence westwardly a straight line to a pine by which there stands a small white oak, which pine is near an old grave yard and the line of Minerva Little (now Roena Riddick) thence running southwardly along said Minerva Little (now Roena Riddick) line to the Hickory Grove road, thence eastwardly along the various courses of said Hickory Grove road to the old Mill Trap road, thence northwardly along said Mill Trap Road to the beginning.
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This 14th day of November, 1935.
ELBERT S. PEEL,
Trustee.
n-19 4t

NOTICE OF SALE
Under and by virtue of a judgment of the Superior Court of Martin County entered by L. B. Wynne, Clerk Superior Court of said County, on the 18th day of November, 1935, in that certain action entitled "Calvin M. Hassell vs. J. L. Hassell, F. S. Hassell, and Charlie Hassell," the undersigned Commissioner will, on Monday, the 6th day of January, 1936, at twelve (12) o'clock noon, in front of the courthouse door of Martin County, Williamston, N. C., offer for sale, to the highest bidder, for cash, the following described tracts or parcels of land, to-wit:
First Tract: That certain tract of land in Williamston Township, Martin County, North Carolina, commonly known and designated as the Davis tract of land adjoining the lands of Leggett, Nicholson, and others, and containing two hundred (200) acres, more or less.
Second Tract: One lot of land on Main Street in the Town of Williamston, N. C., situate between said Main Street and the Atlantic Coast Line Railroad, adjoining Mrs. Chloe Taylor and others.
Third Tract: Also two vacant lots of land in the Town of Williamston, N. C., adjoining the lands of the Atlantic Coast Line Railroad right of way and the lands of the late Syl-

vester Hassell and others.
All three of the above three tracts of land being the identical lands described in the last Will and Testament of the late Sylvester Hassell, which said will is recorded in the office of the Clerk of the Superior Court of Martin County and is hereby referred to and made a part hereof for a more accurate description of said three tracts of land.
This the 18th day of November, 1935.
J. C. SMITH,
Commissioner.
n19 4tw

NOTICE OF SALE
Under and by virtue of an order of the Superior Court of Martin County, made in the special proceeding entitled, "V. L. Roberson, Administrator of the Estate of Augustus Ayers, versus Mrs. Willie Ayers, widow, and Jesse Ayers and others," heirs at law of Augustus Ayers, deceased, the same being No. — upon the Special Proceedings Docket of said Court, the undersigned Commissioner will, on Saturday, the 21st day of December, 1935, at eleven (11) o'clock a. m., in front of the Bank of Robersonville, on Main Street, in the Town of Robersonville, North Carolina, offer for sale, at public auction, to the highest bidder, for cash, subject to the dower rights of Mrs. Willie Ayers, widow, which was allotted to her by special proceedings of record in the office of the Clerk of the Superior Court of Martin County in Order and Decree Book No. 12, page 31 et seq., that certain tract of land lying and being in Robersonville Township, Martin County, North Carolina, bounded on the north by the lands of J. C. Keel, on the south by the lands of Mrs. Pearl Worthington, on the west by the lands of J. H. Roberson, jr., and J. C. Keel, and on the east by the run of Tranter's Creek, same being a part of the lands of the late Augustus Ayers, containing sixty-three (63) acres, more or less.
This the 18th day of November, 1935.
V. L. ROBERSON,
Commissioner.
J. C. Smith and Hugh G. Horton, Attorneys.
n19 4tw

This Week's Special

41 DRESSES

TAKEN FROM OUR REGULAR STOCK—ALL

\$7.95 VALUES

SPECIALLY PRICED FOR QUICK SELLING

\$4.95

COLORS: RUST, PLUM, GREEN, BLACK AND BROWN

Sizes: 14 to 20 — 38 to 46

DON'T PASS UP THESE VALUES

MARGOLIS BROTHERS

Condensed Statement of Condition

Guaranty Bank and Trust Co.

Greenville, Bethel, Belhaven, Elizabeth City, Snow Hill, Washington, Williamston, N. C.

NOVEMBER 2, 1935

RESOURCES

Cash and in banks	\$3,949,466.38
United States Bonds	449,462.50
North Carolina Bonds	240,548.94
Municipal Bonds	459,311.23
Total Cash and Marketable Bonds	\$5,098,789.05
Other Bonds and Stocks	14,500.00
Banking Houses	82,052.12
Furniture and Fixtures	31,164.98
Other Real Estate	51.00
Loans and Discounts	1,443,899.31
Total Resources	\$6,670,456.46

LIABILITIES

Capital Stock — Preferred	\$ 250,000.00
Capital Stock — Common	187,500.00
Surplus and Undivided Profits	159,979.19
Unearned Interest	11,236.02
Reserves, Depreciation, Interest, Etc.	42,577.82
DEPOSITS	6,019,163.43
Total Liabilities	\$6,670,456.46