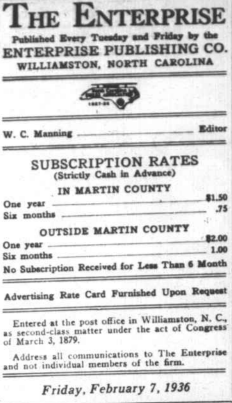
PAGE TWO



False Rulers-Leaders

The better class of people seem to have lost out in the governing of the world. We find many rulers who are scarcely above common murderers. They press their autocratic power on weaker nations claiming they are justified because they are doing God's work by knocking and shooting the savagery out of the ignorant and helpless people when the truth is they are shooting the life out of them in order that they may steal their homes and loot their property.

The rulers of Italy, German and Japan are in this class, trying to grab the world for their own selfish purposes. Coming down to our own country, we find just as much and even more selfishness, but for the present, at least, different tatics are used by the leaders of wealth and power. Their main plan of strategy is through governmental laws favorable to themselves. When they own a congress, they are always able to get laws through which will enable them to gather in mountainous profits. It is doubtful if any nation on earth grants as much favortism to select classes as does America, and her greatest danger lies within her own borders. They try to scare the country by shouting communism, which presents no danger whatever just now. But the heavy heel of the few pressing on the necks of the many may some day cause a revolution that will spell disaster and perhaps great destruction. Great wealth and combinations claim they are acting within the law and under the constitution when everyone knows there never was any intention to have any thing in the constitution that would permit any man or group of men to profit unfairly or dishonestly on any other man or group of men

Perhaps the gang of fellows' called the Liberty Leaguers, are the most brazen ever sent out in America to fool the people. They deserve less respect than even the ordinary gangsters, for they try to destroy by falsehoods while the gangster shoots his own way. We choose the gangster of the two, and it is a safe choice compared with what the other group would do.

PUBLISHED EVERY

Wild Life in Politics

Jay N. Darling, former chief of the Federal Biological Survey at Washington, says wild life must enter politics if it ever gets anywhere.

Of course, the beasts and the birds may just as well submit themselves to the politician, because the politician has already grabbed everything else, and he will naturally pick the birds and skin the beasts just as soon as he finds them fat enough .-

It will be a great day when politicians are not allowed to get their graft out of everything in the nation.

Who Pays Twice?

Elkin Tribune

In a long editorial the Gastonia Gazett asks the question, "Is Uncle Sam Trying to Ruin the Textile Industry?" and comes to the conclusion that it is. The editor quotes Dr. Claudius T. Murchison, head of the Cotton Textile Institute, whose process of reasoning naturally coincides with the high salary he receives for looking after the textilers' interests, and who professes deep concern over the fact that the government seeks to recapture the processing tax through retroactive collection.

The Gazette, which moves and has its being in the center of textile activities, agrees with Dr. Murchison that this will mean bankruptcy for a number of cotton mills throughout the country. "It will be impossible for them to pay this tax twice," says the Gazette, "for that is what it will mean, because much of this tax that has been ordered back to the mills will go to the customers and converters who have been protected by the 90-day clause.'

What does the Gazette mean when it says the mills will pay twice? They have collected from the customers, their customers have collected from the consumer, and it is the latter that has done the payingand it is the consumer who will receive none of it back. Nor will the mills pay again, for in the Gazette's own words "if these taxes go back on the processor, the prices of cotton goods, meat and flour will again go out of sight." If these processing taxes are made retroactive, if they are collected the second time, the consumer, not the mills, will do the paying.

The Gazette declares that it is this sort of legislation that has caused opposition among the textile intérests to the present administration, and calls it "enough to estrange the textile industry for all time to come.

It all depends upon whose ox is gored. These same textilers to a man would oppose the elimination of the general sales tax in North Carolina, which the merchants are compelled to collect and pay. They have benefited through the elimination of the 15-cent property levy, and bear practically none of the replacment.

THE ENTERPRISE

which said George D. Burroughs is grantee; and the said George D. burrough is Burroughs will further take notice that he is required to appear before the clerk of the superior court of Martin County within thirty (30) days and answer or demur to the complaint in said action, or the plain iff will apply to the court for the role demanded in said complain. This the 6th day of February, 1938. L. B. WYNNE, Clerk Superior Court, 17 4tw Martin County. NOTICE North Carolina, Martin County. Martin County. Martin County. This zand day of January, 1938. L. B. WYNNE, Clerk Superior Court, 17 4tw Martin County. Martin County.

Under and by virtue of the power of sale contained in a certain deed of trust executed to the undersigned trustee by L. K. Rawls and wife. Hattie Rawls, on the 22nd day of April, 1920, and of record in the public registry of Martin County in book U-1, at page 405, said deed of trust having been given for the purpose of securing a certain note of even date and tenor therewith, the stipulations contained in said deed of trust not having been com-plied with, default having been made in the payment of the said

note, and at the request of the owner of the said note, the undersigned trustee will, on Saturday, the 29th day of February, 1936, at 12 o'clock noon, in front of the courthouse door in the town of Williamston, of-fer for sale, to the highest bidder,

for cash, the following described real estate, to wit: Beginning at a lightwood stob,

f7 4tw Elbert S. Peel, Attorney

NOTICE OF ADMINISTRATION

The undersigned has qualified and is now acting as Administrator of Richard Highsmith, late of the county of Martin. This is therefore to notify all per-sons who have claims against the said estate to present them to the undersigned before the exiiration of one way from the date hereof or undersigned before the expiration of one year from the date hereof, or this notice will be pleaded in bar of their recovery. All persons ow-ing the estate anything will please pay the same. This the 30th day of January, 1936.

JOHN A. WARD,

Administrator Richard Highsmith, Deceased. H. L. Swain, attorney for Admin-trator. j31 6tw

istrator. running a west course to a green pine, thence down Thin Branch a south course to the run of Bear NOTICE OF ADMINISTRATION Having this day qualified as ad-ninistratrix of the estate of Bennett Grass swamp, thence an east course Grass swamp, thence an east course up said swamp to a pine, a corner, thence a north course along Mar-tha Gurganus' line to a post, thence an east course along the said Mar-tha Gurganus' line to black gum, a corner, thence a north course to the beginning, containing thirty-five (35) acres, more or less. This the 6th day of February, 1936. JOHN RAWLS. Staton, late of Oak City, N. C., no-tice is hereby given to all parties holding claims against said estate to present the same for payment to me on or before January 4, 1937, or this notice will be pleaded in bar of any

All persons indebted to said es-tate are requested to make payment JOHN RAWLS, Trustee.

of same promptly. This January 4, 1936. j7 6tw ALICE STATON, Administratrix of Bennett Staton.

NOTICE

North Carolina.

It atw Elbert S. Peel, Attorney. NOTICE OF SALE Under and by virtue of the au-thority conferred upon me in a deed of trust executed by Eli Roberson the 20th day of January, 1931, and recorded in book G-3, page 10, I will, on Monday, the 9th day of March, 1936, 12 o'clock noon, at the courthouse door in Martin County, Williamston, N. C., sell at public auction, for cash, to the highest bid-der, the following land, to wit: First tract: Lying and being in Martin County, Bear Grass Town-ship, and further described as fol-lows: Beginning at a gum, a corner W. N. Roberson's corner, thence a southerly course along W. N. Rob-erson line, to W. N. Roberson cor-ner, a gum, thence a southerly course down the run of a branch to a gum, a corner, in Bee Tree branch, thence a northerky course up a branch to a gum a corner were thence Martin County Under and by virtue of the power of sale contained in a certain deed of trust executed by A. L. Mizell and wife, Lydia Mizell, on the 16th day of February, 1929, and of record in the public registry of Martin County in book Y-2, at page 565, said deed of trust having been given for the purpose of securing a certain note purpose of securing a certain note of even date and tenor therewith, default having been made in the pay ment of said note, and the stipula tions contained in said deed of trust not having been complied with, and Elbert S. Peel having been appoint-

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CAST

Mon.-Tues.





thence a northerly course up a branch to a gum, a corner, thence a northeast course along a ditch to the corner of the ditch, a corner,

the corner of the ditch, a corner, thence a westwardly course along said ditch, and thence a northerly course to the beginning, containing ninety (90) acres, more or less. Second tract: Lying and being in the County of Martin, Bear Grass Township, described as follows: Be-ginning at W. N. Roberson's corner on the Bowen road, thence an east-wardly course down road to a stob, Courtney Bowen corner, thence a

Courtney Bowen corner, thence a southerly course along Courtney Bowen line to a stob, a corner in R.