

THE ENTERPRISE

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Tuesday, September 15, 1936

Proud of Our Government

What government in the history of man has ever done so much for its citizens as our own? It undertakes to educate and does offer every child in the land a fair education.

The American people generally are very proud of our government, because it is founded on service and charity. Yet there are a few who object to its program because it costs them something in taxes.

Those fellows who are always so anxious to balance the budget really do not want any budget, if the truth should be known.

Stick To the New Deal

The New Deal candidates are winning in every direction, wherever they go to the polls with any opposition, which is a clear indication that the Literary Digest poll counts for little, in its early stages at any rate.

All this simply goes to show that the people of the country still trust President Roosevelt and fear the honesty of the Liberty Leaguers. When we think of the New Deal we are thinking of the first fair play that the common people have ever been favored with in government.

If you would be free, you will do well to stick to the New Deal. If you want to submit your destinies to the money gods and professional grafters, then vote against it.

Judge Barnhill Is Right

A serious charge was made by a number of people against the Wilson County sheriff recently, alleging that he was drunk at a certain precinct during one of the primaries a few months ago.

We know nothing about the charges, so far as they reflect upon the guilt or innocence of the sheriff, yet we do know that the judge's action was very commendable and is a course that will have to be followed more closely before we can have a safe and honorable government.

There are today many officials who hang around liquor joints and drink and carouse and neglect their business and have a gang to uphold them and help them to hide their shortcomings.

Judge Barnhill is right in his course. Go ahead, judge, until every liquor-drinking officer in the state is relieved of his job.

Polishing Up the Sword

George Fielding Elliott says that Europe is polishing up the sword. He also says that with the new methods of destruction, it is necessary to constantly study and test out the new missiles of death, the airplane, the gases, the submarine, and the various kinds of grenades, which were all unknown 40 years ago.

As the new methods of warfare are being invented, the cost is rapidly mounting, until it is equivalent to breaking up a nation to get into war. Many people complain that the population of the world is getting too large, yet a new World War, with all the nations of the world employing all of their killing machines, may cut down the population until we will not have too many.

National Credit Still Good

The folks with money are falsifying when they say we are losing our national credit.

The Treasury Department has just recently offered a bond issue at 2 3-4 per cent interest to run from 20 to 23 years, and the issue was oversubscribed 13 times, which is a very clear indication that the people think these bonds are good.

The thing that galls the money kings is the fact that interest too low for them; although it is much better for the folks who have to do the paying. Low interest rates are the things that gall the wealthy.

"Hippodroming" Trials

The American Bar Association's committee on criminal procedure presents a report in condemnation of the "hippodroming" of trials by newspapers and radio broadcasters. The report suggests that the evil be attacked through the exercise by judges of the power to declare the offenders in contempt of court.

The lawyers are disposed to place the blame for making spectacles of trials on the press. There is no doubt that part of the press does deserve censure for the vulgar and sensational manner in which it exploits a trial such as that of Hauptmann, but the record would seem to show that members of the legal profession, judges and lawyers, are often just as much at fault as the editors and reporters.

We applaud the effort of the American Bar Association to maintain the dignity of the courts, and we will be glad of any curb it succeeds in imposing upon the tabloids and other yellow newspapers. But while it is engaged in this laudable endeavor we wish it could persuade the members of its own profession to be more zealous for the reform of criminal justice.

For years high lights among the lawyers of the country have been urging the passage of laws which would diminish the avenues of escape for criminals, but they have encountered a stone wall of resistance in the great body of lawyers who control legislatures throughout the land.

Juvenile Delinquency

On the authority of J. Edgar Hoover, chief of the Federal Bureau of Investigation, one-fifth of the crimes committed in this country are by persons under voting age.

Adult America has no cause for patting itself on the back, when it considers what the above statement means. Adult America is largely responsible for Juvenile America's crime, for its delinquency.

There are, of course, reform schools, welfare departments and probation officers. But quite a few confirmed penitentiary inmates claim that reformatories often serve to train and polish off a youthful criminal.

But these aren't sufficient. All the boys and girls who run on the street can't be shut up in reform schools. All the youngsters who are surrounded by bad environmental contacts can't be placed under probation officers. The welfare folk may be watching the wrong boy or girl in many instances.

So what? Uncle Sam has an idea that the sage who said an idle mind was the devil's workshop had hold on the tail of a right idea. Out at Louisville, Ky., he is cooperating with the Jefferson County juvenile court in providing a workshop for delinquent youngsters.

An enterprise of this type puts the boys on probation to work and should serve to keep them out of mischief, while at the same time training them for lives of usefulness. But how about the boy who has escaped the watchful eye of the probation officer, the youngster who lives in a community where there are no probation officers? Society might not do a bad day's work if it made an effort to extend the idea providing vocational training and recreational centers in every community.

Let the child have fun, but let it be a sanely directed, carefully supervised fun. Let the youngster be doing something, but make certain that something is worth while and sugurs well for his future.

DR. V. H. NEUBORN OF-TOM-E-TRIST

Williamston, Peele's Jewelry store Monday, September 21. Robersonville, Robersonville Drug Store, Tuesday, September 22. Plymouth, Liverman's Drug Store Thursdays, Sept. 10 and Sept. 24. Eyes Examined - Glasses Fitted - At Tarboro Every Wed-Fri. At Rocky Mount Every Sat.

NOTICE

North Carolina, Martin County. Having this day qualified as executrix of the estate of James E. Smithwick, sr., this is to notify all persons having claims against said estate to exhibit same to the undersigned, or her attorney, within one year from the date of this notice, or this notice will be pleaded in bar of any recovery. All persons indebted to said estate are requested to make immediate payment. This the 31st day of August, 1936. EMILY S. SMITHWICK, Executrix of the Estate of James E. Smithwick, deceased. sl 6tw Elbert S. Peel, attorney.

NOTICE OF SALE

Under and by virtue of a judgment of the superior court, Martin County in the special proceedings entitled "Coy Lamm and J. D. Bowen vs. J. H. Roebuck et al.," the undersigned commissioners will on Monday, October 5th, 1936, at 12 o'clock noon, in front of the courthouse door Martin County offer for sale to the highest bidder, for cash, the following described land:

That or those certain tracts of land known as the Creek land, which is also known as the Rogers' land, which formerly belonged to W. J. Riddick and willed to W. L. Riddick for his natural life and at his death to Mamie Taylor, Lucy Roebuck and Fieffe Lamm by the late Temperance Riddick which will be recorded in will book No. 6, page 390. The same being bounded by J. G. Stator, Concho Creek, Biggs farm, Keith farm, et al.

This 31st day of August, 1936. J. C. SMITH, B. A. CRITCHER, Commissioners.

SALE OF VALUABLE FARM PROPERTY

Under and by virtue of the authority conferred upon us in a deed of trust executed by W. D. Daniel and wife, Beatrice E. Daniel, on the 22nd day of January, 1925, and recorded in book T-2, page 435, we will on Saturday, the 3rd day of October, 1936, 12 o'clock noon, at the courthouse door in Martin County, Williamston, N. C., sell at public auction for cash to the highest bidder the following land, to wit:

A tract of land lying and being in Griffins Township, Martin County, and state of N. C., beginning at a black gum and oak, North T. Daniels' corner; thence E. 41.6 poles to a corner; thence S. 1 E. 22.12 poles to a corner; thence S. 23 E. 4.4 poles to the rd; thence N. 72 E. 120 poles along said road to the run of the W. prong of Duke's Branch; thence down the Duke's Branch N. 2 E. 60.32 poles to a corner, two bays and a pine; thence N. 78 W. 136 poles to the head of the bottom of the Roberson Mill Pond; thence up the edge of the said Mill Pond along the high water mark to the first station, the beginning, containing 90 acres, more or less.

This land is sold subject to all unpaid taxes.

This sale is made by reason of the failure of W. D. Daniel and wife, Beatrice E. Daniel, to pay off and discharge the indebtedness secured by said deed of trust.

A deposit of 10 per cent will be required from the purchaser at the sale.

This the 26th day of August, 1936. INTERSTATE TRUSTEE CORPORATION, Substituted Trustee. sl 4tw Durham, N. C.

NOTICE

North Carolina, Martin County. Under and by virtue of the power of sale contained in a certain deed of trust executed to the undersigned trustee by A. G. Wynne and wife, Vada Wynne, on the 20th day of November, 1926, and of record in the public registry of Martin County in book S-2 at page 170, said deed of trust having been given for the purpose of securing certain notes of even date and tenor therewith, default having been made in the payment of the said notes, the stipulations contained in the said deed of trust not having been complied with, and at the request of the owners of the said notes, the undersigned trustee will, on Monday, the 29th day of September, 1936, at twelve o'clock noon, in front of the courthouse in the town of Williamston, offer for sale to the highest bidder, for cash, the following described real estate, to wit:

Beginning at the highway running north with J. T. Barnhill land to the A. C. L. Railroad, thence with said railroad to the Purvis heirs' corner, a west course, thence south with the Purvis heirs' line, and the Harry Everett land to the highway, thence east with the highway to Barnhill corner, the beginning, and containing, by estimation, one and one-fourth (1 1/4) acres, and being the same land that S. Ayers bought of Harry Everett, situated on the north side of No. 90 Highway in the town of Everetts.

This the 27th day of August, 1936. J. S. AYERS, Trustee.

SALE OF VALUABLE FARM PROPERTY

Under and by virtue of the authority conferred upon us in a deed of trust executed by Floyd Harrison (unmarried) on the 24th day of March, 1925, and recorded in book O-2, page 225, we will on Saturday the 26th day of September, 1936, 12 o'clock noon, at the courthouse door in Martin County, Williamston, N. C., sell at public auction, for cash, to the highest bidder, the following land, to wit:

All that certain tract, piece, or parcel of land containing 48 acres, more or less, situate, lying and being on what is commonly known as the Brown Rd., about 2 1/2 miles S. from the town of Jamesville, Jamesville Township, Martin County, N. C., and adjoining the lands of G. F. Cordon on the north; the lands of Leonard Harrison on the E., the lands of Lawrence Brown on the S.; the lands of John Gardner and G. F. Cordon on the W., and more particularly described as follows: Beginning 16 poles from the corner of Lawrence Brown and Leonard Harrison in Gum Pond Branch; thence N. 20° and 45° E. 32 poles to an iron post on the edge of the Harrison and Holliday Rd.; thence with

the line of Leonard Harrison N. 11° W. 89 1/5 poles to an iron post; thence with the line of G. F. Cordon S. 10° and 45° W. 10 poles; S. 16° W. 15 poles; S. 13° W. 12.64 poles; S. 14° and 45° W. 30.8 poles to an iron axle in maple stump; thence with the line of G. F. Cordon; N. 78° and 45° W. 27.66 poles to Brown's Rd.; N. 21° and 30° W. 10.72 poles to a lightwood stump; thence S. 77° W. 18.24 poles to a gum in a branch; thence with said branch S. 14° and 30° E. 8 poles; S. 6° and 50° E. 6.40 poles and S. 5° and 30° E. 7 poles to a branch; thence with said branch W. 8.56 poles and S. 77 1/2° W. 8 poles to the Jamesville and Williamston railroad bed; thence with said bed S. 10° W. 39.72 poles; thence N. 81 1/2° E. 12 poles to a hickory; thence S. 69° E. 18.8 poles; S. 67° E. 8 poles; S. 11 1/2° E. 12.32 poles; N. 88° and 10° E. 24.23 poles to Brown's Rd.; thence N. 80° and 15° E. 10.2 poles; S. 62° and 30° E. 10.32 poles and N. 75° and 15° E. 8 poles to the beginning, and being the same land conveyed by B. A. Critcher, commissioner, to the said Floyd Harrison, by deed dated January 27, 1923, and of record in Martin County Public Registry in Bk. E-2, pg. 546.

This land is sold subject to all unpaid taxes.

This sale is made by reason of the failure of Floyd Harrison (unmarried) to pay off and discharge the indebtedness secured by said deed of trust.

A deposit of 10 per cent will be required from the purchaser at the sale.

This the 18th day of August, 1936. INTERSTATE TRUSTEE CORPORATION, Substituted Trustee. sl 4tw Durham, N. C.

NOTICE

North Carolina, Martin County. In Superior Court, before the Clerk. In the Matter of Will of Mrs. Lucy Godard Modlin. To Rachel Modlin, Delia Modlin Lassiter and Dorothy Modlin Best: You and each of you interested in the estate of Mrs. Lucy Godard Modlin are hereby notified that Earl Godard Mason has entered a caveat to the probate of a paper writing purported to be the will of the late Mrs. Lucy Godard Modlin and having filed bond named by law and the case having been transferred to the superior court Martin County for trial, you will appear at the November term, 1936, of the Martin County Superior Court at said term, which convenes on 16th day of November, 1936, and make yourselves proper parties to the said proceedings if you choose.

This 5th day of September, 1936. L. B. WYNNE, Clerk Superior Court, Martin County.

NOTICE

North Carolina, Martin County. Deed of trust executed to the undersigned trustee by William T. Ambers and wife, Eliza Ambers, on the 27th day of September, 1930, and of record in the public registry of Martin County, in book C-3, at page 354, said deed of trust having been given for the purpose of securing cer-

tain notes of even date and tenor therewith, the stipulations contained in said deed of trust not having been complied with, and default having been made in the payment of the said note, at the request of the holder of said note, the undersigned trustee will, on Thursday, the 8th day of October, 1936, 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:

That certain house and lot situate on Main Street in the town of Williamston, North Carolina, now occupied by W. T. Ambers and wife and family, bounded on the north by the lands of John Roberson, on the east by Nettie Cowen, on the south by Main Street, and on the west by the lands of Robert D. Gurganus and John Rogerson.

This 7th day of September, 1936. H. D. BATEMAN, Trustee.

Elbert S. Peel, attorney.

FARMS FOR SALE! See JOHN W. GREEN REPRESENTATIVE, NORTH CAROLINA JOINT STOCK LAND BANK Office in Guaranty Bank & Trust Co. Building—Williamston PHONE No. 225 — Residence 4022

Store Will Be Closed Thursday, Sept. 17 To Observe Jewish Holiday Margolis Brothers

SECOND-HAND PEANUT BAGS FOR SALE 5 Cents Each FIRST COME — FIRST SERVED Columbian Peanut Co.

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