Page Four

NORTH CAROLINA,

NORTH CAROLINA,<br/>TYRELL COUNTY.NORTH CAROLINA,<br/>TYRELL COUNTY.NORTH CAROLINA,<br/>TYRELL COUNTY.And also a further exception from NORTH CAROLINA,<br/>TYRELL COUNTY.IN SUPERIOR COURTIN SUPERIOR COURTIN SUPERIOR COURTIN SUPERIOR COURTNORTH CAROLINA,<br/>TYRELL COUNTY.And also a further exception from NORTH CAROLINA,<br/>TYRELL COUNTY.NOTICESERVINGSUMMONSNORTH CAROLINA,<br/>TYRELL COUNTY.NORTH CAROLINA,<br/>TYRELL COUNTY.NORTH CAROLINA,<br/>TYRELL COUNTY.NOTICESERVINGSUMMONSNORTH CAROLINA,<br/>TYRELL COUNTY.NORTH CAROLINA,<br/>TYRELL COUNTY.NOTICESERVINGSUMMONSNOTICESERVING SUMMONSBY PUBLICATIONBY PUBLICATIONBY PUBLICATIONNOTICESERVING SUMMONS<br/>BY PUBLICATIONNOTICETyrrellCountyPlaintiffVSTyrrellCounty, Plaintiff, VSTyrrellCountyPlaintiffVSTyrrellCounty, Plaintiff, VS yrreil County, Flaintiff, vs. Tyrreil County, Flaintiff, vs. Tyrreil County, Flaintiff, vs. Tyrrell County, Flaintiff, vs. T

above entitled has been commaneed rior Court of Tyrrell C above entitled has been commenced rior Court of Tyrrell County, in the Superior Court of Tyrrell worth Carolina, for the purpose of wife Mary Basnight, Abner Bas-County, North Carolina, for the foreclosing certain liens for taxes of foreclosing certain for the years 1936: 1938: Aggreg. Basnight, Harris and buckard Car for taxes for the years for taxes for the years required to appear at the office of sons having or claiming an interest

Jowed by law, the same being liens described, in which the defendants Litha Bowser Bryant and husband lowed by law, the same being liens upon the real estate hereinafter the Court for the relief demanded together with all other taxes levied and assessed for years subsequent in said complaint. described, in which the defendants complaint filed in this cause, and Creekmore and husband James described, in which the defendants have the interest shown in the baye the interest shown in the the interest shown int have the interest shown in the which was listed for the years and Creekmore, Edward Bowser, Lena have the interest shown in the complaint filed in this cause, and complaint filed in this cause, and in the names set forth in the afore-which was listed for the years and which was listed for the years and said complaint, and the relief de-fin the names set forth in the afore-said complaint, and the relief de-manded consists wholly or partly in excluding all persons from any in excluding all persons from any an excluding all persons from any in excluding all persons from an excluding all persons from any lands: actual interest or lien in or to said Jands:

St. in Town of Columbia, adjoining in said complaint. lot No. 10 and described as follows: This 2nd day of May, 1941. Beg. at an iron post at northwest

corner of lot No. 10 on east side Tr 5-8-4t Clerk Superior Court of Va. Ave. Extended; thence running north along east side of Va. NORTH CAROLINA,

ter of said ditch to northeast cor- Tyrrell County, Plaintiff, vs. ner of lot No. 10, the said Katie C. I. Spencer and Emma Spencer, her of lot No. 10, the said katte C. I. Spencer and Emma Spencer, knight line; thence west along said widow, W. F. Spencer and wife Emma Spencer, and A. H. Combs ing lot No. 11 of subdivision of Town of Columbia, book 81, page and Mrs. Sarah F. Swain, Town of Columbia, book 81, page and Mrs. Sarah F. Swain, Town of Columbia, book 81, page and Mrs. Sarah F. Swain, Town of the subject matter of this action, way 94 leading from Columbia toWay 94 leading from Columbia toWay 94 leading from Columbia toDefendants.

 And situated on north side of High-the subpect matter of this action, ward Gum Neck. Beg. at 1.7.
Werd Bands of A. A. Combs, ward Gum Neck. Beg. at 1.7.
Werd Bands of A. A. Combs, ward Gum Neck. Beg. at 1.7.
Werd Bands of A. A. Combs, and all other or and A. H. Combs, and all other of said canai; thence along cents having or claiming an interest in the subject matter of this ind and aspect of the same to 2.9.
Morrice SEEVING SUMMONS BY PUBLICATION
Werd Bands of A. A. Combs, and all other
B. B. Jones and wile Alice V. Jones and William A. Sawer and J. Er-nest Norris and G. W. Jones, and all other persons having or claiming an interest in the subject matter of this action as above entitled has been along the least subject matter of this action, server Jones 1992; 1992; 1993; 1992; 1993; 1992; 1993; 1992; 1993; 1992; 1993; Agregating the sum of page 292.
And the said defendants will and and sessed for years subsequent and and sock 41, page 55.
And the said defendants will and assessed for years subsequent and assessed for years subsequent and book 41, page 56.
And the said defendants will
And the said defendants will ake notice that subject matter of this action, action as above entitled has been commenced in the subject matter of this action, action as above entitled has been commenced in the subject matter of this action, action as above entitled has been commenced in the subject matter of this action, action as abov in said complaint.

Tyrrell County, N. C. Adjoining ing an interest in the subject mat- lands:

in the names set forth in the afore- in said complaint. said complaint, and the relief de-|

County, North Carolina, for the purpose of foreclosing, certain liens for taxes night and wife Tama Basnight, North Carolina, for the purpose of foreclosing certain liens for taxes notice that they are Clyde Umphlett and all other per-beulah Harris and husband Gar-liens for taxes for the years 1938; Aggreg-ieid Harris. Matilda Spencer and see the sum of states tain liens for taxes for the years 1938; 1939; Ag-to gether with all other taxes levied and assessed for years subsequent to the aforesaid years, including interest, penalties and costs as al-lowed by law, the same being liens for the defendants. Litha Bowser Brvant and husband husban dall Bowser and Roy Bowser, and in excluding all persons from any lactual interest or lien in or to said Situate in Columbia Township, all other persons having or claim- actual interest or lien in or to said lands:

No. 9 on east side of Va. Ave. St. in said Town of Columbia and Creekmore, James Creekmore, Ed. Bushtown, adjoining the poor land on which G. W. Everton lived; and Lorene Jackson Combs; Indi- lands: Extended and running north along bounded east by lot of Arthur Bowser, Allen Basnight, Abner house tract; the Sutton tract and thence southwardly along the An- vidually, Ivy Joel Combs and S. Situate in Scuppernong Town-east side of Va. Ave. Extended Spruill, on north and west by Old Bryant, Willie Bowser, Eva W. Alfred Bush, bounded as follows: nie G. Richardson line to the swamp M. Combs, and all other persons ship, Tyrrell County, N. C. That

thence east along south side of IN SUPERIOR COURT Green St. 102 ft. to center of Has-kett Ditch; thence south down cen-ter of said ditch to northeast cor-Turrell COUNTY Green St. 102 ft. to northeast cor-Turrell COUNTY (All and file a written answer or in said ac-bave the interest shown in the defendants 1941 and file a written answer or tion, or the Plaintiff will apply to the Court for the relief demanded in said complaint.

This 2nd day of May, 1941. Tr 5-8-4t C. R. CHAPLIN, Clerk Superior Court

NORTH CAROLINA, IN SUPERIOR COURT

This 2nd day of May, 1941. C. R. CHAPLIN,

IN SUPERIOR COURT

of Columbia, book 72, page 378. 2nd demur to the complaint in said ac-lot: Situated on northwest corner tion, or the Plaintiff will apply to Va. Ave. Extended and Green the Court for the relief demanded \$27.65 And the said defendants will And the said defendants will And the said defendants will days after the 5th day of June North Carolina, for the purpose of further take notice that they are

> This 2nd day of May, 1941. C. R. CHAPLIN,

described, in which the defendants complaint filed in this cause, and

NORTH CAROLINA, TYRELL COUNTY. IN SUPERIOR COURT said complaint, and the relief de-NOTICE SERVING SUMMONS

W. H. Knight J. Kright and wife Katie W. w. Spruill and wife Ellen Spru-Knight Jr., Mrs. Norz M. Shmidt, G. Vandoli, and all other persons A Trust Co, and all other persons in subject matter of this action. Defendants: Mrs. No.a Schmidt and all other persons laving or claiming an interest in the subject matter of this action. Defendants: Mrs. No.a Schmidt and all other persons laving or claiming an interest in the subject matter of this action. Monzola Bryant, Polly Moore, Claiming an interest in the subject matter of this action. Defendants: Mrs. No.a Schmidt and all other persons laving or claiming an interest in the subject matter of this action. Monzola Bryant, Polly Moore, Claiming an interest in the subject matter of this action. Defendants: Mrs. No.a Schmidt and all other persons laving or claiming an interest in the subject matter of this action. Monzola Bryant, Polly Moore, C. F. Swindell and Mrs. Date Mildred Louise and better persons laving or claiming an interest in the subject matter of this action. Defendants: Mrs. No.a Schmidt and all other persons laving or claiming an interest in the subject matter of this action. Defendants: Mrs. No.a Schmidt and all other persons laving or claiming an interest in the subject matter of this action. Defendants: Mrs. No.a Schmidt and all other persons laving or claiming an interest in the subject matter of this action, Defendants. Monzola Bryant, Polly Moore, C. F. Swindell and Salie E. Spruill, and all other persons hav-sons having or claiming an interest in the subject matter of this action, defendants. Musband Charlie Moore, Stella Nor-man, Haywood Norman. Frederick lest in the subject matter of this action, defendants. Matter of this action, defendants and wide ther persons hav-man. Haywood Norman. Frederick lest in the subject matter of this action, defendants. Matter of this action, defendants and wide therest in claiming an interest in the subject action, defendants, will take notice man, Haywood Norman, Frederick est in the subject matter of this action, defendants, that an action as above entitled Norman, Frederick est in the subject matter of this action, defendants, will take notice that an action as has been commenced in the Subject matter of this action, defendants, will take notice that an action as has been commenced in the Subject Norman, Cottie Norma

linterest, penalties and costs as al-Clerk Superior Court lowed by law, the same being liens upon the real estate hereinafter described, in which the defendants

have the interest shown in the complaint filed in this cause, and NOTICE SERVING SUMMONS which was listed for the years and BY PUBLICATION in the names set forth in the afore-

100 ft. to southwest corner of Lot Mill lot and on south by Scottsville No. 11; thence east along dividing St. Gline between lots nos. 10 and 11 And the said defendants will ing or claiming an interest in the 2.70 chains to swamp at iron stob; thence north deg. east line; thence with Lock Sykes line; Defendants: Lorene Jackson late L. W. Pennington resided at the time of his death and bounded at the time of his death and bounded at the state of the swamp at iron stob; thence with Lock Sykes line; the context of the swamp at iron stob; the swamp at iron to the center of a ditch known as further take notice that they are Haskett's Dich; thence south along required to appear at the office of center of said ditch 100 ft. to north- the Clerk of the Superior Court of east corner of lot No. 9; thence said down as above entitled has been west along dividing line between Columbia, N. C., within twenty of Tyrrell County, North Carolina, lots nos 9 & 10 to beg; being lot to beg; be

west along dividing line between Columbia, N. C., within twenty of Tyrrell County, North Carolina, lots nos. 9 & 10 to beg.; being lot days after the 5th day of June for the purpose of foreclosing cer-No. 10 in the subdivision of Town 1941 and file a written answer or tain liens for taxes for the years the beg., Cont. 56-100 Acres, and further take notice that they are take notice that an action as above about 26 acres book 63, page 44 and they are take notice that an action as above about 26 acres book 63, page 44 and they are take notice that an action as above about 26 acres book 63, page 44 and they are take notice that they are take notice that an action as above about 26 acres book 63, page 498.

together with all other taxes levied further take notice that they are 1941 and file a written answer or foreclosing certain lies for taxes required to appear at the office of and assessed for years subsequent to the aforesaid years including interest, penalties and costs as al-lowed by law, the same being liens upon the real estate hereinefter lowed by law, the same being liens Columbia, N. C., within twenty days after the 5th day of June sum of \$236.73— days after the 5th day of June described, in which the defendants 1941 and file a written answer or have the interest shown in the complaint in said ac- and assessed for years subsequent demur to the complaint in said ac-

upon the real estate hereinafter | This 2nd day of May, 1941 C. R. CHAPLIN. Clerk Superior Court have the interest shown in the Tr 5-8-4t Clerk Superior Court

which was listed for the years and NORTH CAROLINA,

in the names set forth in the afore- TYRELL COUNTY.

IN SUPERIOR COURT manded consists wholly or partly NOTICE SERVING SUMMONS

BY PUBLICATION in excluding all persons from any BY PUBLICATION Tyrrell County, Plaintiff, vs. actual interest or lien in or to said Tyrrell County, Plaintiff, vs.

action as above entitled has been foreclosing certain liens for taxes A. Hussey 5-12-86, book 34, page will take notice that an action as And the said defendants will and assessed for years subsequent further take notice that they are to the aforesaid years, including required to appear at the office of interest, penalties and costs as al-the Clerk of the Superior Court of lowed by law, the same being liens ad cost as after the 5th day of June 1941 and file a written answer or tor the Plaintiff will apply to in the names set forth in the aforest. tion, or the Plaintiff will apply to in the names set forth in the afore- tion, or the Plaintiff will apply to and assessed for years subsequent upon the real estate hereinafter 1941 and file a written answer or together with all other taxes levied the Court for the relief demanded said complaint, and the relief de- the Court for the relief demanded to the aforesaid years including described, in which the defendants demur to the complaint in said ac- and assessed for years subsequent interest, penalties and costs as al- have the interest shown in the tion, or the Plaintiff will apply to to the aforesaid years, including lowed by law, the same being liens complaint filed in this cause, and the Court for the relief demanded interest, penalties and costs as all upon the real estate hereinafter which was listed for the years and in said complaint. lowed by law, the same being liens

This 2nd day of May, 1941. C. R. CHAPLIN, Tr 5-8-4t Clerk Superior Court lands:

NORTH CAROLINA,

TYRELL COUNTY. IN SUPERIOR COURT NOTICE SERVING SUMMONS

Defendants.

C. R. CHAPLIN.

in excluding all persons from any actual interest or lien in or to said C. R. OHAPL C. R. CHAPLIN,

Situate in Columbia Township, Tyrrell County, N. C. Beg. at the NORTH CAROLINA, northwest corner of Martha St. and TYRELL COUNTY. Virginia Ave. and running south-IN SUPERIOR COURT

Tr 5-8-4t Clerk Superior Court described, in which the defendants in the names set forth in the afore- This 2nd day of May. 1941. have the interest shown in the said complaint, and the relief decomplaint filed in this cause, and manded consists wholly or partly Tr 5-8-4t Clerk Superior Court have the interest shown in the which was listed for the years and in excluding all persons from any in the names set forth in the afore- actual interest or lien in or to said NORTH CAROLINA,

L. V. Bryant and wife Lavenia Bryant and Wade H. Owens, Town Va. Ave. to Martha St.; thence W. Pritchett, and all other persons Situate in Gum Neck Township, Johnson and S. E. Spruill and John Johnson and Jeanette Johnson and Jeanette Johnson and Jeanette Situate in Gum Neck Township, Johnson John Johnson and Jeanette Situate Johnson John Johnson and Jeanette Situate Johnson John Johnson John Johnson and Jeanette Situate Johnson John Johnson Johnson John Johnson Johnson Johnson Johnson John Johnson of Columbia, and all other persons having or claiming an interest in the subject matter of this action, the subject matter of the subject Defendants. L. V. Bryant and all other per- at the southeast corner of the Al-M. Johnson, and S. E. Spruill, and Spruit, and Spruit, and Spruit, and Spruit, and Spr L. V. Bryant and all other per-sons having or claiming an inter-est in the subject matter of this action, defendants, will take notice action, defendants, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and now oc-ter of this action, will take notice by Mrs. Sarah Davis and Majette line that an action as above entitled cupied by Mrs. Safah Davis and now oc-that an action as above entitled cupied by the Columbia Drug Co. has been commenced in the Super-ior Court of Tyrrell County, North Alleyway to the line of the lot of Carolina, for the purpose of fore-W. S. Carrawan; thence southward-been commenced in the superior said dirch to northeastwardly along center of that an action as above entitled has northeastwardly along center of the been commenced in the Superior said dirch to northeast corner of 43, page 206. 2nd. Tract: Beg. on Combs, and all other persons hav-the carrawan line to the corner of lot that an action as above entitled has northeastwardly along center of the been commenced in the Superior said dirch to northeast corner of the been commenced in the Superior said dirch to northeast corner of the said carrawan line to the said carrawan line to the said carrawan line to Carolina, for the purpose of lote-closing certain liens for taxes for the years 1929; 1930; 1931; 1932; 1932; 1932; 1932; the line of the lot formerly owned ing the sum of \$49.38to gether with all other taxes levied and assessed for years subsequent to the aforesaid years, including to the aforesaid years, interest, penalties and costs as al- M. Combs, June 15, 1937, Book 90, interest, penalties and costs as al- strong on east; beg. at public road, wardly along said st. 60 ft. to beg., together with all other taxes levied alog said R. R. to within 15 ft. of interest, penalties and costs as at-lowed by law, the same being liens upon the real estate hereinafter described, in which the defendants have the interest shown in the interest shown in the direction of Samuel Sawer branch 15 ft from center of Bas-tower by law, the same being liens back line; thence westwardly along and with alog said st. 60 ft. to beg., together with all other taxes levied lowed by law, the same being liens ocnt. ½ acre, Ref. book 65, page and assessed for years subsequent center of beg., book 68, page 280. 108, known as Store Lot. 3rd. to the aforesaid years, including No. 3: Bounded on north by Bran-described, in which the defendants Elm St. at J. C. McClees northeast have the interest shown in the cord resid Bas-have the interest shown in the cord resid bas-tower by lands the line of Samuel Sawer branch 15 ft from center of Bran upon the same being liens of Willis D. Cooper; on south by branch 15 ft from center of Bran upon the same being liens of which in the same being liens of the same being liens by and the same being liens by along and with aforesaid Bas-tower by law, the same being liens of Willis D. Cooper; on south by branch 15 ft from center of Bran upon the same being liens of samuel Sawer branch 15 ft from center of Bran upon the same being liens of same being liens of the same being liens by the same being liens by the same being liens of the same being liens by the same being liens by law the same being liens by the same being liens by law the same being liens by the same being liens by law the same being liens by the same being liens by law the same being liens by the complaint filed in this cause, and said McClees's line to the line of complaint filed in this cause, and light line to line of Samuel Sawyer branch 15 ft. from center of Bran- upon the real estate hereinafter main St. in that part of Columbia which was listed for the years and W. S. Carawan; then northward- which was listed for the years and Heirs; thence eastwardly along and ning Mfg. Co.'s railroad tract; described, in which the defendants known as Scottsville; and on east in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- with the afore- and which the afore- with the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the names set forth in the afore- ly along said Carrawan's line 30 in the afore- ly along said Carrawan's line 30 in the afore- ly along said Carrawan's line 30 in the afore- ly along said Carrawan's line 30 in the afore- ly along said Carrawan's line 30 in the afore- ly along said Carrawan's line 30 in the afore- ly along said Carrawan's line 30 in the afore- ly along said Carrawan's line 30 in the afore- ly along said Carrawan's line 30 in the said complaint, and the relief de- ft.; thence eastwardly parallel with said complaint, and the relief de- public road; thence along and with said R.R. tract 231 yds. to iron complaint filed in this cause, and conveyed to Levy Reddick by I. S. said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint, and the relief de- ft.; thence eastwarding parallel with said complaint in the said complaint in the

actual interest of hen in of to said along the west edge of Linn St. of actual interest of hen in of to said along the west edge of Linn St. of actual interest of hen in of to said along the west edge of Linn St. of actual interest of hen in of to said along the west edge of Linn St. of actual interest of hen in of to said along the west edge of Linn St. of actual interest of hen in of to said along the west edge of Linn St. of actual interest of hen in of to said along the west edge of Linn St. of along the term of the said term of terms of t

southeast corner of J. J. Woodard running northwardly along west southeast corner of J. J. Woodard running northwardly along west the south side of Little Alligator and which descended to his six chil-lot on west side of Sample St.; edge of Va. Ave. to an iron pin in bec. running southwardly along the corner of the lot now owned by thence running southwardly along the corner of the lot now owned by thence running southwardly along her ly 75 ft. to an iron pin; thence line; there westwardly along her ly 75 ft. to an iron pin; thence north 40 deg. bine to Uassell's ditch: thence southwardly parallel with Va. Ave. bine to Uassell's ditch: thence southwardly parallel with va. Ave. bine to Uassell's ditch: thence southwardly along the tothe of Bridge of Bridge east 75 noles; thence south 10 deg. bine to Uassell's ditch: thence west-bine to Uassell's ditch: thence south and to deed to the first thence south and lodeg of Bridge east 75 noles; thence south 10 deg.

The those westvardy along her by 70 ft, to an fram phy date, Ave. west 60 poles; thence north 0 deg. Such stard level back and the said level back and back

C. R. CHAPLIN,

Tyrrell County. Plaintiff, vs. actual interest or lien in or to said

upon the real estate hereinafter described, in which the defendants complaint filed in this cause, and which was listed for the years and IN SUPERIOR COURT in the afore-Situate in Columbia Township, IN SUPERIOR COURT Which was listed for the years and wardly along the west side of Va. Ave. to a iron pin in the corner of the lot now owned by H. N. Mc-Tyrrell County. Plaintiff, vs. V Bryant and wife Lavenia V Bryant and wife Lavenia

