## Making Molasses

Mr. FARMER DO YOU REALIZE THAT THE TIME IS ALMOST HERE FOR MAKING MOLASSES? WE REALIZED THIS SOME TIME AGO AND HAVE PREPARED FOR THE OC-CASION. AND NOW, BEFORE THE TIME IS HERE WE WOULD ADVISE THAT YOU COME IN AND LET US SUPPLY YOUR NEEDS IN THIS LINE. WE HAVE CANE MILLS, EVAPOR-ATORS, SKIMMERS AND EVERYTHING NEC-ESSARY FOR "LASSES MAKING TIME.".

## SEEDS

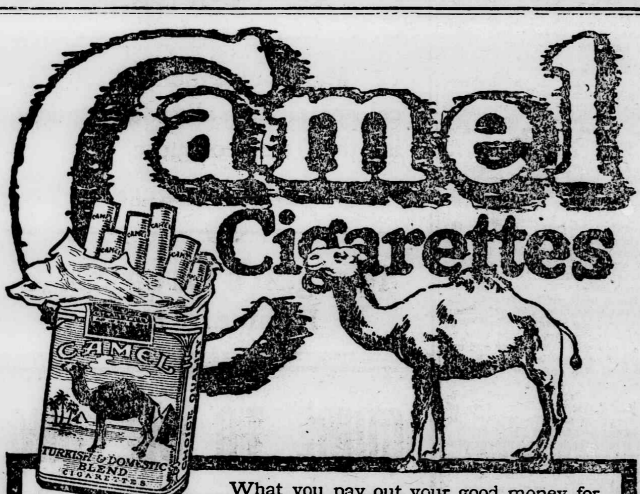
How about your grass seeds? For the convenience of our many customers we have decided to handle seeds this year and we have the following to offer you:

Red Clover, Crimson Clover, Herds grass, Orchard grass and Red Top.

Don't fail to see us for all kinds of auto supplies.

## W. E. BISHOP & COMPANY

PLUMBING and PLUMBING SUPPLIES



18 cents a package

What you pay out your good money for is cigarette satisfaction—and, my, how you do get it in every puff of Camels!

XPERTLY blended choice Turkish and choice Domestic tobaccos in Camel cigarettes eliminate bite and free them from any unpleasant cigaretty aftertaste or unpleasant cigaretty odor.

Camels win instant and permanent success with smokers because the blend brings out to the limit the refreshing flavor and delightful mel- they provide.

low-mildness of the tobacccs yet retaining the desirable "body." Camels are simply a revelation! You may smoke them without tiring your taste!

For your own satisfaction you must compare Camels with any cigarette in the world at any price. Then, you'll best realize their superior quality and the rare enjoyment

R. J. REYNOLDS TOBACCO COMPANY, Winston-Salem, N. C.

NOTICE

Take notice that on the 1st day of Oct., 1919 at 1 o'clock, P. M. in the office of G. K. Willis, Greenville, S. C. before G. K. Willis, commission-S. C. before G. K. Willis, commis

er, the undersigned will take the de-

It Must Have Been Dead at Le North Carelina, Transylvania County.

North Carelina, Transylvania County.

D. T. Powell.

Vs.

May Ashe Powell.

To May Ashe Powell:

Take notice that on the 1st day of Oct., 1919 at 1 o'clock, P. M. in the office of G. K. Willis, Greenville, S. C. before G. K. Willis, Greenville, attorneys and county of Transylvania County, North Carolina.

This the 12th day of August, 1919.

D. T. POWELL, Plaintiff.

Lewis P. Hamlin and Ralph R. Fisher, Sold and guaranteed by the Brevard County of Hardware County.

Months But Didn't Smell."

"Saw a big rat in our cellar last Fall." Writes Mrs. Joanny, and brought a 25c cake of Rat-Snap, broke it up into small pieces. Last week while moving we came across the dead rat. Must have been dead six months, didn't smell. Rat-Snap is wonderful." Three sizes, 25c, 50c \$1.

FARMER RELATES

Lost Steadily And Could Not Find Relief-Every Sign Of Trouble Disappeared Since He Took Tan-

The remarkable experience of Y. M. Hall, a wealthy farmer living just H. Jennings to recover damages for out of Adrian, Georgia is another striking evidence of the extraordinary merits of Tanlac. In speaking of his two years of suffering and subsequent relief, Mr. Hall said:

" I am proud to say that I have

worse instead of better all the time," he continued. "It was almost impossible for me to lie on my left side on account of the terrible rheumatic pains. I began to lose weight and had fallen off until I weighted one hundred and thirty-enght pounds, away below my average weight, and

two years without getting any better, someone recommended Tanlac or demur to the complaint of the to me and I started taking it. As I have said before, I gained fourteen pounds in weight and I haven't felt a sign of the old rheumatic trouble since. I have taken only four bottles of Tanlac so far, but from the way I have improved already, I am glad to recommend it to everybody."

Tanlac is sold by leading druggists everywhere.—adv.

NOTICE OF SUMMONS AND WAR-RANT OF ATTACHMENT North Carolina,-Transylvania Coun-

-In the Superior Court. H. Whitmire

E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff

Lands and growing crops of the plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said iniury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plaintiff as above mentioned the amount of at least \$1500.00.

That said defendant is a proper party to said action which relates to dam age to both real and personal propty of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock

This August 12th, 1919. N. A. MILLER, C. S. C. Transylvania county, N. C.

Garren Medicine Co., Hendersonville, N. C.

I have been a sufferer of stomach troubles for fifteen years, a greater part of the time I have had dyspepsia so bad that my stomach would not have to leave the table immediately after finishing my meals. I tried several of the best doctors and different kinds of patent medicines, but all to no effect. I then secured a bottle of Garren's Blood Projects. bottle of Garren's Blood Purifier and Tonic which immediately gave me relief. I used two bottles over a year ago and I still continue to eat and drink what I please without suffering any trouble with my stomach whatever. I would advise all suffering from indigestion or dyspepsia to give this medicine a fair trial.

MRS. H. D. KING,

RANT OF ATTACHMENT
North Carolina—Transylvania Courty—In the Superior Court.
J. W. Head

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. injury to property of the plaintiff

Lands and growing crops of the buildings and other property of the plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the gained fourteen pounds in two weeks defendant in allowing and permitting negligence and carelessness of the the dam at Lake Toxaway which once held back the waters of said lake, to "My trouble had been growing be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releas-ing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plaintiff as above mentioned to the amount of at least \$1000.00

That said defendant is a proper party to said action which relates to dam age to both real and personal propty of the plaintiff.

away below my average weight, and could not find anything to relieve my pain or build me up.

"After I had suffered for more than "After I had suffered for more than "Breard on the 20th down to Court for the court house in Breard on the 20th down Court for the court for the court house in Breard on the 20th down Court for the court for in Broward on the 20th day of Sept. 1919, at 10 o'clock A M. and answer plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock

This August 12th, 1919. N. A. MILLER, C. S. C. Transylvania county, N. C.

NOTICE OF SUMMONS AND WAR-RANT OF ATTACHMENT

North Carolina,—Transylvania County—In the Superior Court.

J. T. Hinkle, Admr. of Silas Hinkle, deceased. et al.

E. H. Jennings. The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th in Brevard on the 20th day of Sept. day of August 1919 by the clerk of the Superior Court of Transylvania or demur to the complaint of the county, N. C., and that an action enplaintiff filed are above that the county is a county of the county of th titled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff

Growing crops, house-hold goods, buildings and other property of the plaintiff situated on the waters of the property of said defendant which said Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plaintiff as above mentioned to the amount of at least \$3000.00.

That said defendant is a proper party to said action which relates to dam age to both real and personal prop-

ty of the plaintiff. The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will

be granted. The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock

This August 12th, 1919. N. A. MILLER, C. S. C. Tran sylvania county, N. C.

NOTICE OF SUMMONS OF WAR-RANT OF ATTACHMENT North Carolina, - Transylvania Coun ty—In the Superior Court. E. M. Steele,

E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued

to wit: Lands and growing crops thereon situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and dam-

aged and destroyed the property the plaintiff as above mentioned the amount of at least \$424.00 That said defendant is a proper party to said action which relates to dam age to both real and personal prop-

ty of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will

be granted. The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock

This August 12th, 1919. N. A. MILLER, C. S. C. Transylvania county, N. C.

NOTICE OF SUMMONS AND WAR-RANT OF ATTACHMENT

North Carolina,—Transylvania County—In the Superior Court.
C. M. Steele

vs.
E. H. Jennings.
The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff to wit:

Growing crops of the plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said injury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the breaking of said dam and thereby releasing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plaintiff as above mentioned to the amount of at least \$400.00 That said defendant is a proper par-

ty to said action which relates to dam age to both real and personal propty of the plaintiff.

The defendant will further take

notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house lief demanded in said complaint will

be granted. The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock

This August 12th, 1919. N. A. MILLER, C. S. C. Transylvania county, N. C.

NOTICE OF SUMMONS AND WAR-RANT OF ATTACHMENT North Carolina,—Transylvania County—In the Superior Court.

J. G. Lanning

E. H. Jennings. The defendant, E. H. Jennings, will take notice that a summons in

the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to property of the plaintiff

Growing plaintiff situated on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. That said in-jury and damage was caused by the negligence and carelessness of the defendant in allowing and permitting the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unsafe condition resulting in the break-ing of said dam and thereby releas-ing the waters of Lake Toxaway which waters overflowed and damaged and destroyed the property of the plain if as above mentioned to the amount of at least \$1200.00.

That aid defendant is a proper party to said action which relates to damage to both real and personal property of the plaintiff.

notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919, at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will

be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock

This August 12th, 1919. N. A. MILLER, C. S. C. Transylvania county, N. C.