

THE BREVARD NEWS

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THAT ABSENTEE BALLOT LAW, AND OTHER LAWS.

Our good friend of East Fork whose letters are always interesting and instructive, poked the pen of satire and good natured sarcasm at the editor of The Brevard News concerning our recent editorial comment on the hellishness of the absentee ballot law. Our friend failed for once, however, to use the good judgment in matters of comparison which has marked the writings of the correspondent during the past several years.

The East Fork writer said the prohibition law is often disobeyed, and the more important law against murder is also broken just as often as some fool fellow gets mad and kills another fellow, and that the law against buying votes is also flagrantly disobeyed, and states further that these laws should not be repealed simply because they are not obeyed by the people. Therefore, East Fork muses, the Absentee Ballot law should not be repealed simply because it is violated.

There is this great distinction between the laws used in comparison by our East Fork writer:

The prohibition law is a prohibitory law—intended to prohibit certain things; the law against murder is also a prohibitory law, intended to safeguard human life, and out-law murder; the law against vote-buying is likewise a prohibitory law, and intended to put a stop to the practice of buying votes. To the extent that these prohibitory laws are enforced, we shall enjoy freedom and prosperity and peace. That they are not more generally observed is a challenge to the citizenship of state and nation.

But the absentee ballot law is NOT a prohibitory law. Rather is it a legal permission to violate all laws of common decency and fairness. The first laws mentioned are for the protection of society in that they attempt to prohibit crimes that are harmful to the community. The absentee ballot law PERMITS and PROVIDES opportunity for fraud and cheating and stealing.

This week we celebrate a day dedicated to signing of the Declaration of Independence, from which great document came our boasted plan of free government in which there could no government except through the consent of the governed. The sovereign right of citizenship, as expressed through the ballot, came to us at a tremendous cost. What a hollow mockery of that pure patriotism is our plan of thwarting the will of the people by theft through the medium provided in the absentee ballot law!

It ought to be repealed. It is going to be repealed.

SIMON PURE DOCTRINE AND EXCELLENT ADVICE.

That old stand-by, The Charlotte Observer, hits the nail on the head so often that a close reader soon learns to depend upon its advice and counsel. Read the following editorial, then sit down and sit there for a few moments, giving your best thought to these words, and see how great is the truth contained therein:

The Observer says:

This thing of "hard times" is largely a state of mind, development from force of habit. The "times" are not by any means so bad as popular discussion might indicate—certainly not in this part of the country. The thing got off to a good start just after the war when the cotton mill men gave it a boost because their business could not be maintained on a basis of profits during times of war. The bank statements indicate that there is no lack of money at this center; building operations are active with newly development impetus week by week, as much as \$125,000 having come into sight the past few days, while real estate transactions are far in excess of the transactions for the first six months of the past year. And where do you see a long-faced merchant? Too much spending on part of a don't-care people has brought them to the checking-up period. The Observer is in agreement with the summary submitted to The Gastonia Gazette by Banker and Manufacturer Myers, of that city, that "times are not hard, only as we make them so by reckless and careless habits of spending." If, suddenly, all the people and all the papers would quit talking about hard times, the country would be brought into realization of the fact that there "aint any."

GETS ALL HE DESERVES, SO HE OUGHT TO STOP CUSSING ABOUT THINGS.

One day last week a certain business man was cussing and discussing "slow business." He gave comparative figures of his sales that week and for the same week a year ago, and two years ago. The comparisons showed considerable decreases. But as he talked we thought back over the past four years, and there was never a meeting of the men of the town to try to improve business where this man's face was seen. Never a word of advice, helpfulness, encouragement, has this man given in any meeting here that would help the town to grow.

Not only that, but not a dollar, so far could we recall, has he contributed toward carrying on the work here for improvement of conditions. He stays right with his business, and gets all the business he can rake in from the crowds brought here by the rest of the men of the town.

It was ridiculous, to state it mildly, this attitude assumed by the man. Fussing and fuming about dull business, and what's he ever done to help business here? You know, we had no sympathy whatever for this man. He ought to suffer. No man who refuses to take his part in the work of a community has any right to expect to get a full share of the business of that community. This man may not know it, but one thing that hurts his business right now is the fact that other men in Brevard have withdrawn their patronage from him because he steadfastly refused to help these men bear the burden of community building. His dwindling business is not due entirely to the "hard times," for much of it is due to his "hard headiness" in refusing to take his part of the load and carry it up the hill with the rest of the fellows.

MEMPHIS IS NOT SO FAR AWAY, BUT SO DIFFERENT!

Recent issue of the Commercial Appeal of Memphis shows the picture of a young lady standing by the kiosk on the Memphis Square, eating an ice cream cone and drinking a cold drink, trying to "cool off" in a heat wave that registered 116 on the kiosk thermometer. Of course, a kiosk is a monumental liar, so every town says wherein these monsters are placed. But, be that as it may, the government readings ran the mercury to the 106 mark, which is hot enough, you know.

At that same time the people in Brevard and Transylvania county were sleeping under blankets every night. No wonder the good folks of Memphis love Brevard in the good old summertime. We have ample room for many more Memphis folks. Come on up.

BREVARD BOY GIVEN HIGH HONORS AT YALE.

The New Haven Journal-Courier brings news of high honors given Mr. Randall W. Everett, Jr., of Brevard, in giving an account of a recent election held at Yale. It was in the Sheffield Scientific school class of Yale that votes were taken, first: For the man who had done most for Yale; second, the most popular man in the class.

In the voting Mr. Everett was given second place in the first contest, and won third place in the last contest. These are not by any means the first honors that the Brevard young man has brought back to his mountain home here. In view of the fact that there are thousands of men in Yale, and the distinguished service necessary to win in elections like these, Brevard is proud of one of her own boys who, year after year, wins such honors and places the name of Brevard in newspapers and magazines throughout the land.

SOLD HIS STOCK AND HAD TO GO AFTER MORE.

Last week Alf Glazener told the people of the county, through his advertisement in The Brevard News, a story about socks for men, and how he had always delighted in selecting stocks of socks and selling them. Also he told them of a great stock of socks he then had on hand. Well sir, by Friday evening the socks were gone, and Mr. Glazener had to order more for Saturday's trade, having them rushed to Asheville where he went Friday night and got them.

That's right. Good values, plus publicity about them, gets the business, and we don't mean maybe. Check and double check.

Look into the mirror, Big Boy, look into the mirror, and search the countenance reflected therein before you start knocking that other fellow. You might see something that would change your opinion about the whole works.

A CALL TO THE MAYOR FOR QUICK ACTION.

Complaint has been made, and justly so, about the conduct of some children about the court house square on nights when the town's fine band is rendering its programs. A few young ones seem to think that the band gathers at the stand and makes music for the children to play by. This annoyance robs the people of the pleasure of the concerts, and should be stopped at once. It had been hoped that the parents of the children would recognize their duty, and stop this nuisance without the necessity of any one having to make public mention of it. But such good fortune seems not to be forthcoming, hence this call to the mayor and officers to see to it that the people who delight in the band concerts may enjoy their pleasures.

One citizen who derives much pleasure from the band concerts went home, disgusted, and penned the following letter to The Brevard News:

It is unfair to the band, unfair to the sponsors of the band—unfair to all lovers of music—unfair to our guests—unfair to the custodians of the Court Square—unfair to all of our citizens and friends who come to hear the band—unfair to the reputation of our people for good order and respectful conduct. It is unfair to every sentiment of gentle conduct and good breeding to allow a few noisy, boisterous, unruly boys and girls to mar the pleasure of everybody on "band night" by racing, wrestling and running over the square and through the audience. It is a reflection on the good manners of our town that should not be tolerated. The program is not arranged for the amusement of a few boisterous boys and girls and they should not be allowed to monopolize the occasion.

Will the public officials permit it to continue? We hope not.

Did you ever see anything more pathetic than a political boss whose previous power is passing away? It is tragic for the Boss, but wonderful for the people, the party and pure government. Take Chicago, for instance. Machines are being smashed there, and the smashing will be good for Chicago, or for any other community where the smashing is thoroughly done.

Well, wonder what we shall go crazy about now. No pending marriages at Hollywood; Bishop Cannon is not in the limelight; stock market can't crash any crashier; Hoover's son has gone to work, and the Lindbergh's will not have another baby for a while. So the question comes up: What in the world shall we rave about now?

The Hunter boys have been up in the air for the past three weeks, and the country is making much over them. That's nothing, we've been up in the air for the past three years, and nobody gets excited about us.

Welcome the Campers and Tourists to Brevard, as you meet them. A smile and a handshake now is worth a whole booklet next Spring. We invited the folks to come here, so let's make them glad that they accepted.

NOTICE OF RE-SALE

Whereas a Sale was made on June 14th, 1930 under that certain deed in trust from Ernest F. Young to D. L. English, Trustee, which deed in trust is of record in Book No. 16 at page 219 of the Records for Transylvania County, which said sale has been raised, and a re-sale ordered;

Now therefore the undersigned Trustee will, on Saturday, July 12th 1930, at 12 o'clock M. at the Court House door in Brevard, N. C. offer for sale and sell to the highest bidder for cash, the lands mentioned and described in said deed in trust aforesaid, reference being hereby made to said deed in trust and the record thereof for a description of said lands by metes and bounds.

This 25th day of June, 1930.

D. L. ENGLISH, Trustee.

3t Jun 25 July 2/9.

NEW YORK'S HOMELIKE HOSTELRY

THE SHERMAN • SQUARE •

BROADWAY at 70th STREET
Where You Will Find
LARGE ROOMS
CHARMINGLY FURNISHED
AMPLE PARKING SPACE
and BEST GARAGES

Finest Food at
MODERATE PRICES

RATES: SINGLE from \$2.50
DOUBLE from \$4.00

George J. Meyer, Manager

NOTICE OF SALE

Under and by virtue of the power of sale contained in that certain deed in trust from W. H. Summey and wife Laura Summey to the undersigned trustee, said deed in trust bearing date of July 23, 1929, and registered in the Record of Deeds in Trust for Transylvania County, North Carolina, in Book No. 24, at page 257. Said deed in trust securing certain indebtedness therein named, and default having been made in the payment of said indebtedness, and the holders of said note having requested the undersigned to foreclose said deed in trust and all notice required having been given and said default has not been made good.

Now therefore the undersigned trustee, will on Monday, July 7th 1930 at 12 o'clock M. sell to the highest bidder For Cash the following described real property to-wit:

FIRST TRACT: All that certain tract of land containing about three (3) acres, lying and being on the Rosman-Old Toxaway Road, about 11 miles south of the town of Brevard, North Carolina, in Eastatoe township.

SECOND TRACT: Being a part of the Baynard tract.

THIRD TRACT: Being lot No. 15 in Home Addition to Rosman, North Carolina.

EXCEPTED from the first tract is that part deeded to J. P. Voirath, containing three-fourth (3/4) of an acre.

All these different tracts being fully described in the deed in trust aforesaid, reference being hereby made to said deed in trust and record thereof for a description of said lands by metes and bounds.

The proceeds of said sale to be applied upon said indebtedness, commissions, costs of sale and etc.

This 7th day of June 1930.

PAT KIMZEY, Trustee.

chg BBco Jun11/18/25Jly2

NOTICE OF SALE OF LAND

Under and by virtue of the power of sale contained in that certain deed of trust executed by E. W. Blythe and A. B. Blythe, to Union Trust Company of Maryland and Insured Mortgage Bond Corporation of North Carolina, Trustee, dated August 1, 1928, and recorded on September 1st, 1928, in the office of the Register of Deeds for Transylvania County, North Carolina, default having been made in the payment of the indebtedness thereby secured, and demand having been made for sale the undersigned Trustees will sell at public auction to the highest bidder for cash in front of the Court House Door in Brevard North Carolina, at 12:00 o'clock Noon on the 18th day of July, 1930, the following described property, located in the City of Brevard, North Carolina.

Lying in the town of Brevard, North Carolina, and on the east side of Maple Street, BEGINNING on a stake the northwest corner of the M. E. Weston lot on said east mar-

gin of Maple Street, and runs thence north 89 deg. 00 min. east 116 feet to a stake; thence north 19 deg. and 30 min. west 74 feet to a stake on the south margin of an unnamed street; thence with the south margin of said unnamed street, south 89 deg. 00 min. west 116 feet to a stake in the east margin of Maple Street; thence with the east margin of Maple Street, south 19 deg. and 30 min. east 74 feet to the BEGINNING, and being the same land described in a deed from L. A. Ammon and wife, Bertha Ammon to E. W. Blythe, said deed bearing date of March 31st, 1926, and registered in Book No. 53, at Page No. 446, of the Deeds Records for Transylvania County, North Carolina.

This 12th day of June, 1930.
Union Trust Company of Maryland
& Insured Mortgage Bond Corporation of North Carolina, Trustees.
D. C. MacRae, Atty.

High Point, N.C. at Jn18/2Jly2-9

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Work and we Renew
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53 West Main St.
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BREVARD PRESBYTERIAN CHURCH

JULY 6, 8 P.M.

Running through Summer months

Visitors and friends cordially invited

R. L. Alexander, Pastor

JOINES' WEEKLY SPECIALS

The Proof of the Pudding

Is In

The Eating Thereof—

And speaking of comparisons—Just compare the number of Fords on the highways to the number of any other make of cars going—

AND THEN—

Ask the man who owns the Ford, who rides the Ford, who lives in the Ford, why he prefers the Ford to any other light car?

HERE'S ANOTHER COMPARISON—

FIFTY-FIVE out of every one hundred automobiles of all makes sold in North Carolina in the month of June were FORD cars.

THAT'S COMPARISON TILL IT HURTS.

Most anybody can afford a FORD because of its low first cost, its low cost of operation, its high degree of service, its ever ready performance.

— DRIVE A FORD AND SAVE THE DIFFERENCE —

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BREVARD, N. C.

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From the old reliable house of Wm. G. Scarlet & Company, of Baltimore. This company has been in the Seed Business under the same management ever since 1894. We have here all information as to the amount of Seed that should be sown to the acre, the kind of Seed best suited to your land. This information is yours for the asking. Come to see us.

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