H. L. STORY, Publisher.

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SIGN YOUR NAME Den't blame the publisher of the New-Record for not pub-lishing what you write, if you do not sign your mans and ad-dress. We cannot publish ar-ticles unless we know who pends them. We will not publish the name if you object.

By Welsie O. Ray

I am a Baptist. I attend a holiness mission mostly instead of my own church. My reasons for attending is I am drawn closer to God in the holiness mission, my opportunities for personal work is greater, the appeal to keeping the commandments of God (here in this lax age) is stronger, personal interest and the Christian fellowship is warmer, and the devotional atmosphere makes one feel that he is in the very presence of God. They have these things in NOTICE OF SERVICE of God. They have these things in the churches. May the Lord increase the exceptions.

I do not see or interpret the scriptures in all points just like they do. Not their interpretation, but the Bible, is my creed. This is not un- MADISON COUNTY usual for members of the same de- Madison County, Plaintiff, differently. There might be as little J. D. WILLS and wife, MRS. harm done by leaning a little toward! their understanding as trusting too ing been duly served with process as far my own, for neither am I perfect required by law, and INTERLOCUin knowledge. I believe them to be real children of God and that God is blessing the work. Therefore, if we walk in the light we'll have fellow- fore, all other persons owning or ship with one another; we'll love and claiming an interest in the land dehelp each other, and be of one mind scribed in said Judgment will take and purpose. Love overcometh a multitude of sins. But I must not let their opinion or interpretation take of Madison County for the purpose the place of my knowledge of Scrip-of foreclosing Tax Liens for the tures, my diligent reading and study-taxes due for the year 1927, and on ing the scriptures, and the revelation of the Lord; for it is written, "All Daniel to J. D. Wills, dated July 15,

I do not claim perfection. In tak-Bible, and many leading and noted feet to a stake; thence east 50 feet evangelists today. Job, in testifying with the Lance line to a stake; thence of himself, did not claim to be perfect, nor did Paul. Holiness people substantiate their belief by the scrip.

The said John D. Daniels (Wills) ature: "Whosoever is born of God grees not to sell or cause any whisdoth not commit sin; for his seed remaineth in him, and he cannot sin, because he is born of God." 1 John 3:9; but they never mention, or appear and present, set up and described and foreclosed of any and all interests. scarcely ever refer to the following fend their respective claims, in six scripture by the same author: "If we months from the date of this notice, say that we have no sin, we deceive otherwise they shall be forever barourselves, and the truth is not in terests or claims in or to the propus." 1 John 1:8. To have a proper erty, or the proceeds from the sale unbiased understanding of any sub- thereof. ject, we must consider both sides of the question.

God has commanded us to be holy. He has not commanded us to do May 9-16-23-30. something we cannot do by His help. Notice, I said, by His help. The proper conception and practice of holiness, Lam sure, would bring Baptists, as well as others, up to a higher and holier standard; and would bring many holiness people down off their high horse of sinless profession.

It appears to me that the bringing MADISON COUNTY, together of the above two Scriptures Madison County, Plaintiff, (yet one truth) is greatly simplified en we consider that righteousness holiness, comes to us through faith grace. Then if righteousness have see to us through forgiveness, have any right to say we have not sinor holiness, comes to us through faith comes to us through forgiveness, have we any right to say we have not sin-

the blood applied on the door Execus 12:23. Read falso 7:16-17 and 1st Corini

As A Lawyer Would Say It

Judge Poots, of Topeks, "I almply my, "I give you the se." But should the transaction sted to a lawyer to put into

UNDER YOUR NAME ON THE LABEL

line tells you when your peription expires. If the per does not stop when your to le out, a le postal card or ter addressed to

Jetter addressed to

MR. H. L. STORY

Marshall, N. C.

will stop it. If he does not hear
from you, he will think you
wish the paper continued and
that you are willing to pay for
it at the rate of 50c every three

My Mission Experience writing he would adopt this form: "I hereby give, grant and convey to you all my interest, right, title and advantage of and in said orange, together with its rind, skin, juice and pits: and all rights of advantage therein, with full power to bite, suck, or otherwise eat the same, or give away with or without the rind, skin, juice, pulp or pits; anything hereinbefore or in any other deed or deeds. instrument of any nature or kind whatsoever to the contrary notwithstanding."-Ex.

CASE NO. 322 Township No. 9 Certificate No. 564-(5) In the Superior Court

J. D. WILLS, Defendants.

The defendants above named, hav SURE having been duly entered in the Superior Court of Madison County for the purpose of foreclosing Tay Lines ty against the said defendants, therenotice that on the 9th day of October, 1929, an action entitled as above was commenced in the Superior Court the following real estate:

thy children shall be taught of the 1911, recorded in Book 26, Page 411.

BEGINNING on a stake in the cor. ing this stand, I claim I stand with all the best and holiest men of the with the Lance and Daniel's line 125

This the 5th day of MAY, 1980.

J. HUBERT DAVIS, Clerk
Superior Court, Madison County, North Carolina.

NOTICE OF SALE

CASE NO. 322 Township No. 9
Certificate No. 864-(6)
In the Superior Court
NORTH CAROLINA,

we any right to say we have not sinmed, or have no sin?

There is a state, to which every true Christian may attain, where faith is counted for rightcousness, where the Lord imputeth not sin to him (being without guile); where he is freed from condemnation; and the scripture says the state of that man is blessed. What a debt we owe to Christ! Can we then be holy? Yes, through the effectuainess of the blood of Jesus Christ.

STEPS THERETO:—Humility, repentance, faith, abedience. Are we hasping the blood applied on the door posses? Exodus 12:23. Econ. Also, with the Lunce in the course hasping the blood applied on the door posses? Exodus 12:23. Econ. Also, with the Lunce in the course hasping the blood applied on the door posses? Exodus 12:23. Econ. Also, with the Lunce and rime a south course hasping the blood applied on the door posses? Exodus 12:23. Econ. Also, with the Lunce and rime a south course has the course in the co

MRS, JOHN GARDNER IS CALLED

a lingering illness, died at her home in Mars Hill last Thursday aftern at one o'clock. Funeral services were conducted at the residence at two o'clock Friday afternoon, with Rev. J. R. Owen in charge, and burial followed in the Mars Hill cemetery.

Mrs. Gardner was well known and loved by all who knew her. She was an active member of the Baptist church as long as she was able to attend the services.

She is survived by her husband, John W. Gardner, of Mars Hill, and five children: Kenneth, Helen, Mabel John Cling, and Willard, all of Mars Hill; her parents, Mr. and Mrs. W. C. Anderson; five brothers and three sisters: W. H. Anderson, of Asheville, N. P. Anderson, of Marion; H. C. Anderson, of Boone; W. R. Anderson, of Asheville; Mrs. T. A. Edwards, of Winston-Salem; Mrs. Jeter Wilson, of Asheville, B-5; and Mary Anderson,

CASE NO. 801
Township No. 15
Cortificate No. 849-(1)
NORTH CAROLINA,
MADISON COUNTY. In the Superior Court
MADISON COUNTY, Plaintiff,

J. C. PONDER and wife, MRS. J C. PONDER, Defendants.

The defendants above named, hav ing been duly served with process as required by law, and INTERLOC-UTORY JUDGMENT OF FORE-CLOSURE having been duly entered in the Superior Court of Madison County against the said defendants, therefore, all other persons owning or claiming an interest in the land described in said Judgment will take notice that on the 16th day of Octo-ber, 1929, an action entitled as above

the taxes due for the year 1921, and on the following real estate:

Described in a deed from C. C.
Metcalf and wife, Loudienna Metcalf, of the State of Kentucky, and County of Rockcastle, to J. C. Ponder, of the State of North Carolina, and County of Madison, dated March 13, 1908, recorded in the office of the Register of Deeds for Madison County, North Carolina, in Book No.

25, at Page 466.
BEGINNING at a stake, W. W Marchbanks' southeast corner, and runs south 42 degrees east with said Marchbanks' line, 11 poles to a stake; then north 52 degrees east, 5 poles, less 3 links to a stake and post oak; then north 42 W. 11 poles and 7 links to a stake in the line of a new street; then south 15 1/2 west, 5 poles, less 3 links to the beginning, containing

1/3 acre more or less.
It is also ordered that all other persons claiming an interest in the subject matter of said action shall ests or claims in or to the property, or the proceeds from the sale there-

This the 12th day of May, 1930. County, North Carolina.

NOTICE OF SALE

CASE NO. 501 Township No. 15
Certificate No. 349-(1)
NORTH CAROLINA,
MADISON COUNTY. In the Superior Court
MADISON COUNTY, Plaintiff,

J. C. PONDER and wife, MRS. J. C. PONDER, Defendants.
By virtue of the power contained in a Judgment of the Superior Court of Madison County, in the above entitled cause, authorizing the undersigned Commissioner to sell the land hardward described, for the

few weeks with her aunt, tendersonville, N. C.

Gladys Hartsell are visiting their un-Mrs. Susie Anderson Gardner, who cle, the Rev. Paul Hartsell, at Bre-had been suffering for months from vard, N. C., while their mother is in the hospital:

CASE NO. 507
Township No. 15
Certificate No. 347-(1)
NORTH CAROLINA,
MADISON COUNTY. MADISON COUNTY, Plaintiff

MADISON COUNTY, Plaintiff,

VR.

J. B. HOWELL and wife, MRS. J. B.
HOWELL, Defendants.

The defendants above named, having been duly served with process as required by law, and INTERLOCUTORY JUDGMENT OF FORECLOSURE having been duly antered in the Superior Court of Madison County against the said defendants, therefore, all other persons owning or claiming an interest in the land described in said Judgment will take notice that on the 16th day of October, 1929, an action entitled as above was commenced in the Superior Court of Madison County for the purpose of foreclosing Tax Lieas for the taxes due for the year 1921, and on the following real estate:

Described in a deed from L. D. Edwards and wife, Marietta Edwards, of Madison County, North Carolina, to J. B. Howell and wife, Nannie E. Howell, dated March 16, 1921, recorded in the office of the Register of Deeds for Madison County, North Carolina, in Book No. 42, at Page 323.

months from the date of this notice, otherwise they shall be forever barred and foreclosed of any and all in-terests or claims in or to the proper-ty, or the proceeds from the sale

This the 12th day of May, 1930.
J. HUBERT DAVIS, Clerk Superior Court, Madison County, North Carolina.

NOTICE OF SALE

CASE NO. 507 claims in or to the property, proceeds from the sale therethe 12th day of May, 1930.

J. HUBERT DAVIS, Clerk Superior Court, Madison COUNTY, Plaintiff, Vs.

County, North Carolina Township No. 15

J. B. HOWELL and wife, MRS. J. B. HOWELL, Defendants. HOWELL, Defendants.

By virtue of the power contained in a Judgment of the Superior Court of Madison County, in the above entitled cause, authorizing the undersigned Commissioner to sell the land hereinafter described, for the purposes specified in said Judgment, I will, on the 14th day of June, 1930, at 1 o'clock P. M. at the Court House Door of said County, sell to the highest bidder for cash, to satisfy the said Judgment, all the right, title and interest which the said defendants above named, and all other persons claiming an interest in said lands herein described, to-wit:

Described in a deed from L. D. Edwards and wife, Marietts Edwards, of Madison County, North Carolina, to J. B. Howell and wife, Namis E. Interest, dated from L. D. Edwards and wife, Marietts Edwards, of Madison County, North Carolina, to J. B. Howell and wife, Namis E. Interest, dated from L. D. Edwards and wife, Marietts Edwards, of Madison County, North Carolina, to J. B. Howell and wife, Namis E. Interest in the Carolina, the Carolina and wife, Marietts Edwards, of Madison County, North Carolina, to Lorded in the American Carolina, the Carolina and Marietts Edwards and

orded in the office of the Register seeds for Madison County, No arolins, in Book No. 42, at P.

River to a desired rates been and service to

pending a the Aston Park hospital

non, Charles, of Winston-Salem, and at the college, went to Kings Mountain Salem, and the college, went to Kings Mountain Saturday to fill the pulpit for apent the week-end with their mether, Mrs. Elizabeth Wharton.

Mrs. E. C. Coates and Mrs. J. W Huff visited friends in Asheville and onville Wednesday.

Mrs. Laura Horned, of Parrotts ville, Tenn., is spending a few weeks with her sister, Mrs. Ashbel Carter. Miss Vista Stines and Mrs. E. C. Coates were visitors in Marshall Thursday,

Born to Mr. and Mrs. Bryson H. Tilson Sunday, May 18, a boy.

CASE NO. 508 Township No. 5 Certificates No. 197-313-(2); NORTH CAROLINA, MADISON COUNTY.

persons claiming an interest in the meanders of the said creek to the BE-subject matter of said action shall GINNING. Being and including all appear and present, set up and de-the lands on the east side of the fend their respective claims, in six creek, which were conveyed to An-months from the date of this notice, nie Edwards by S. E. Edwards and wife, containing 65 acres more or

> .It is also ordered that all other persons claiming an interest in the subject matter of said action shall appear and present, set up and defend their respective claims, in six months from the date of this notice, otherwise they shall be forever barred and foreclosed of any and all interests or claims in or to the property, or the proceeds from the sale

This the 12th day of May, 1930. . J. HUBERT DAVIS, Clerk Superior Court, Madison County, North Carolina.

Fri. O-June 6. NOTICE OF SALE

CASE NO. 586 Township No. 5 Certificates No. 197-313-(2); NORTH CAROLINA, 083-(3)-462-(4) MADISON COUNTY.

In the Superior Court
MADISON COUNTY, Plaintiff, WILLIAM M. EDWARDS and wife, MRS. WILLIAM M. EDWARDS, Defendants.

a Judgment of the Superior Co Madison County, in the above tled cause, authorizing the und

Mr. and Mrs. Louis Wharton and P. P. Hartsell, ministerial student Sunday.

CASE No. 890 Township No. 16 Certificates No. 382-(1)-319-(2) 182-(3)-219-(4)-711-(5)

NORTH CAROLINA, MADISON COUNTY, Madison County, Plaintin,

M. V. PACK and wife MRS.

M. V. PACK, Defendants.

The defendants above named, having been duly served with process as required by law, and INTERLOCUTORY JUDGMENT OF FORECLOSURE having been duly entered in the Superior Court of Madison County against the said defendants, therefore, all other persons owning or claiming an interest in the land described in said Judgment will take notice that on the 16th day of Octob-

and claiming an interest in the land declining the land of L. D. Edwards and wife, Mailson County for the purpose of foreclosing Tax Lates for the Grant of Madison County for the purpose of foreclosing Tax Lates for the Howell, to P. Edwards in Book No. 42, at Page 38.

Being on the north side of Main Street, and lother persons owning the superior of the subject matter of Lot No. 3, to a stake in the Cavards into the county for the purpose of foreclosing Tax Lates for the desired in the office of the Register of Deced for Madison County, North Carolina, Street, adjoining the lands of L. D. Edwards and others, and more particularly described as follows:

Being on the north side of Main Street, and Lot No. 3, an shown by a the most of the county of the subject matter of said action and wife, Main Hare, dated the mouth with it D. Edwards land, made at the mouth with it. D. Edwards land, made at the county of the subject of the Register of Deced for Mailson County for the mouth with line of Lot No. 1, 66 feet to a stake in L. D. Edwards land, made at the county of the subject matter of said action shall should be covered to the county of the subject of the Register of Deced for Madison County for the north of the County for the subject matter of said action shall other persons claiming an interest in the lands of John Mite, the old Slas Jervis Lines for Madison County, North Carolina.

It is also ordered that all other persons claiming an interest in the subject matter of said action shall on the east side of the subject matter of said action shall on the east side of the subject matter of said action shall when the corner of Lot No. 2, at Page 425, in the office of the Register of Deced for Madison County, North Carolina.

It is also ordered that all other persons claiming an interest in the subject matter of said action shall when the corner of the No. 2 and No. 1. 16 feet to a stake in the County North Carolina and wife, Lillians and the persons claiming an interest in the said Register of the south with the sai

It is also ordered that all other persons claiming an interest in the subject matter of said action shall subject matter of said action shall appear and present, set up and defend their respective claims, in six months from the date of this notice, otherwise they shall be forever barred and foreclosed of any and all interests or claims in or to the property, or the proceeds from the sale

This the 5th day of May, 1930.

J. HUBERT DAVIS, Clerk
Superior Court, Madison County,
North Carolina. May 9-16-23-30.

NOTICE OF SALE

CASE No. 590 Township No. 16
Certificates No. 352-(1)-319182-(3)-219-(4)-711-(5)
In the Superior Court
NORTH CAROLINA
MADISON COUNTY,
Madison County, Plaintiff,

M. V. PACK and wife, MRS.

M. V. PACK and wife, MRS.
M. V. PACK, Defendants.
By virtue of the power contained in a Judgment of the Superior Court of Madison County, in the above entitled cause, authorizing the undersigned Commissioner to sall the land hereinafter described, for the purposes specified in said Judgment, I will, on the 7th day of JUNE, 1980, at 1 o'clock P. M., at the Court House Door of sail County, sell to the highest bidder for each, to estimy the said Judgment, all the right, title and interest which the said defendants.