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NOTICE OF DISSOLUTION.
State of North Carolina, }
Department of State. }
CERTIFICATE OF DISSOLUTION.
To all to whom these presents may come—GREETING:
Whereas, it appears to my satisfaction, by duly authenticated record of the proceedings for the voluntary dissolution thereof by the unanimous consent of all the stockholders, deposited in my office, that the Gaston Cotton Company, a corporation of this State, whose principal office is situated in the town of Dallas, County of Gaston, State of North Carolina (J. Puett Hoffman being the agent therein and in charge thereof, upon whom process may be served), has complied with the requirements of Chapter 21, Revisal of 1905, entitled "corporations," preliminary to the issuing of this Certificate of Dissolution;
Now, therefore, I, J. Bryan Grimes, Secretary of State of the State of North Carolina, do hereby certify that said corporation did, on the 8th day of June, 1907, file in my office a duly executed and attested consent in writing to the dissolution of said corporation, executed by all the stockholders thereof, which said consent and the record of the proceedings thereon are now on file in my said office as provided by law.
In testimony whereof, I have hereunto set my hand and affixed my official seal, at Raleigh, this 8th day of June, A. D. 1907.
J. BRYAN GRIMES, Secy. of State.
Filed and Recorded in Record of Incorporations, Book No. 1, at page 374, June 10th, 1907.
C. C. CORNWELL,
Clerk Superior Court, Gaston County, N. C.
112c4w
Subscribe for the **GASTONIA GAZETTE**

YORK AND YORKVILLE
What's Doing Among our Neighbors Just Across the Line.
Yorkville Enquirer, 28th.
A game of baseball between Clover and Yorkville was called in the 8th inning yesterday afternoon on account of rain, the score standing 12 to 9 in favor of Clover.
The municipal election held last Wednesday on the question of exempting newly established manufacturing enterprises having a payroll of \$50 a week, from municipal taxation for a period of five years, resulted in exemption by a vote of 24 to 14. There was very little interest in the proposition, and only about one-third of the total registered vote was cast.
Fire broke out in the picker room of the Tavora Cotton Mill last Tuesday afternoon. It is supposed to have originated from a match. The automatic sprinklers worked nicely, and they were quickly assisted with a hose from a hydrant. The fire department answered promptly; but the fire was already pretty well under control, except that it swept over a pile of loose cotton once or twice afterward. The loss was in the neighborhood of \$500.
There is some very good cotton down the Carolina and North-Western Railroad; but as a rule crops are pretty sorry. Much of the land is quite cloddy, having the appearance of having been worked too wet.
While in a reminiscent mood the other day, Mr. Zimri Carroll of Clover, remarked that he remembered a time when horses were as generally and badly frightened at buggies as they now are at automobiles. In the early forties only three or four members of Bethany congregation had buggies, and the vehicles were looked upon with much curiosity. Rev. R. C. Grier, then pastor of Bethany, was one of the first owners of a carriage, and for a long time it was an object of as much wonder as the automobile is now, probably more.
Mr. Harry Wylie wants the people living along the big pond of the Catawba Power company to stock the streams running through their lands with black bass. He says he stocked Allison creek a few years ago and although black bass are to be caught at the mouth of the creek, there are very few to be found in the pond or elsewhere. He thinks that if the people will stock the streams running into the pond it will be only a few years until bass are plentiful in all of them. It is no trouble to get plenty of young fish for stocking purposes. Written application to Congressman Finley is all that is necessary.
A gentleman who formerly lived in the Beersheba neighborhood, but who has been away a great many years, was called back there recently and among the most striking changes he noted was the large acreage of fine corn as compared with the situation in the long ago. "Why" he said, "I have seen more corn on two or three farms than there used to be within three or four miles of Beersheba church." It is a fact that the Beersheba neighborhood has developed in many respects in the last forty years, especially since the war. It used to be regarded as a very poor country. Now it is one of the most prosperous sections of York county.

RECORD PRICE FOR RARE COIN.
New York Doubleton Brings \$6,200 at Auction Sale.
Philadelphia Dispatch, 25th.
The highest price ever paid for ancient or modern coin, \$6,200, was paid for the New York Brasher doubleton at the first of a five days sale here of the coin collection of late Matthew A. Stickney, of Salem, Mass. The nearest approach to this figure ever paid was \$6,100, paid for the unique Bactrian twenty sater piece of Eukratides by the Bibliotheque Nationale, of Paris, and \$3,850 given for the Bishop Junon crown.
The bidding for the piece was spirited and it was sold to an anonymous bidder.
The piece, of which only six are known, by many regarded as the rarest of all American coins, was struck in New York city in 1787 by Ephraim Brasher, a jeweler at 350 Pearl street.
The second highest sum given for the unique "Janus" Massachusetts pattern half penny, supposed to have been the work of Paul Revere. This coin brought \$1,050, the highest price ever paid for an American copper coin.
A rare New York cent brought the third highest figure, \$850, which was paid by De Witt Smith for the "Liber Natus Libertatem Defendo" copper of 1787. Another New York cent with the state arms on the obverse brought \$210, and another variety of the same kind, showing Liberty and Justice on the reverse, sold for \$460.

THE SOUTH.
It Finds More of Patriotism and Pride Than It Does About Money—Similarity Between Morgan and Hoar.
Collier's Weekly.
The South, pretty soon, is going to be very rich. That is one reason why we like to contemplate what is left of the old South before it passes. Most of the jeering things which unpleasant or thoughtless Northerners say about the South amount, in the final analysis, to pointing out that the Southerners think more of their feelings and emotions, like patriotism and pride, than they do about money. When the South says extravagant things and does foolish things, it is, as a rule, because it acts on emotion and impulse rather than upon coldblooded reasoning and a chilly logic which can see prudent self-interest at the end of the syllogism.
Senator Morgan was to the South much what Senator Hoar was to the North. Both, in their last debates, reflected the classic learning, the familiarity with constitutional fundamentals, and the intense self-consciousness Americanism characteristic of the statesmanship of their early days—"how far into the arctic regions of our lives the gulf stream of our youth may flow." Both died poor because they cared more for the affection and respect of their communities than for money, and were more intent on intangible traditions than on personal advancement.
The Gazette for first-class printing.

JUDGE LOVING ACQUITTED.
Famous Trial Ends in Verdict of Acquittal Based on Insanity of Defendant at Time of Shooting.
The jury in the case of former Judge W. G. Loving, of Nelson County, Va., who has been on trial at Houston, Va., for a week for the killing of Theodore Estes, returned a verdict of acquittal within 45 minutes after receiving the case Saturday afternoon. Strong appeals were made to the sympathies of the jury by attorneys on both sides. Great stress was laid by the defense on the testimony of experts to the effect that Judge Loving was insane at the time he killed Estes. The Commonwealth's Attorney, in his closing argument, ridiculed the insanity plea, calling attention to the deliberation of the defendant before and at the time of the tragedy.
Over the protest of the counsel for the defense the court instructed the jury that "the unwritten law has no recognition in this court." In a voluntary statement, given out after the trial, the jury assured the family of Judge Loving that they did not believe that an assault had been committed, but only attempted. Their verdict, they said, was based on their belief that his daughter's story had so wrought on his mind as to render him unaccountable for his action in killing young Estes.

ALL POWER TO DATE SOLD.
Dr. W. Gill Wylie so States in a Letter to The Manufacturers' Record—Great Development of the South.
Gastonia will be interested in the item reprinted below from The Manufacturers' Record. The Gray and Flint Mills of Gastonia will use the Southern Power Company's power and it is probable that other mills here have contracted for future power. The item mentioned reads as follows:
"Dr. W. Gill Wylie, president of the Southern Power Company, in a letter says:
"We have sold our power to the full limit for all of the 50,000 we have in commission, and we will have none to sell until some time next year.
"The operations of the Southern Power company, as our readers know, are in the territory of which Charlotte is the centre, and while 50,000 horse-power have been developed, the company is extending its operations with a view to eventually having about 200,000 horse-power. The fact that it has already sold its entire developed power strongly illustrates the great demand in the central South for electric power. The hydro-electric developments in the Carolinas and Georgia, and other parts of the South, which are now being carried out upon such a large scale, will tremendously augment the material prosperity of all that section."

NOTHING COMPARES
to Father William's Indian Herb Tablets for all diseases of the LIVER, KIDNEYS, STOMACH and BOWELS. Frost Torrence & Co.
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NOTICE OF SUMMONS.
State of North Carolina, In the Superior Court.
The Gastonia Cotton Mill Co. and the Avon Mills, plaintiffs.
John F. Love, W. L. Wells, The W. L. Wells Company, The Lora Mill, G. C. Potter and Andrew R. Moore, defendants.
W. L. Wells, one of the above named defendants, will take notice that the summons in the above entitled action was issued against him on the 20th day of June, 1907, out of the Superior Court of the County and State aforesaid, which summons is returnable to the next term of said Court, to be held on the second Monday in September, 1907. The defendant will also take notice that a warrant of attachment was issued out of said Court on the 20th day of June, 1907, against the property of said defendant, which warrant is returnable at the time and place above named for the return of said summons, and when and where the said defendant is required to appear and answer or demur to the complaint, or the relief demanded will be granted.
This 20th day of June 1907.
C. C. CORNWELL,
Clerk Superior Court, Gaston County, N. C.

NOTICE OF SALE.
By virtue of a decree of the Superior Court of Gaston County, North Carolina, made at May Term 1907, in the action therein entitled "D. A. Garrison against The Whetstone Cotton Company," I will sell the highest bidder in charge, the premises in Bessemer City, Gaston County, North Carolina, at Noon,
on Wednesday, August 28th, 1907,
all the property and tangible effects of The Whetstone Cotton Company, consisting of the deferred payments in arrears therefor; Real Estate: Lots numbers 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 37, 38, 39, 40, 41, 42, 43, 44, 45 and 46 in Block No. 113 in Section No. 1, as per W. R. Richardson's map of Bessemer City, made in 1891, on which is situated a mill building containing the following rooms: the dynamo room, 22' x 30'; Engine Room, 20' x 30', with 10' x 30' ft. drive way; Boiler Room, 24' x 30' ft.; Steam Power: 2 Boilers, 100 horse power each; 1 Engine, 125 horse power; Dynamo, Electric Lights, &c. Equipment; 40 Jacquard Looms 60" wide; 8 Jacquard Looms 72" wide;
This machinery has been in operation about 30 months and is now in good condition; and can be seen and inspected at any time upon application to the undersigned or to the Superintendent in charge. Terms of sale: One third of the purchase money to be paid in cash upon the confirmation of the sale by the Court; one third in six months and one third in twelve months thereafter; the deferred payments to bear interest from the date of the confirmation of the sale, with the right to the purchaser to anticipate said payments; the purchaser to deposit with the Receiver on the date of sale the sum of \$2000, to guarantee compliance with the terms thereof upon confirmation by the Court; and upon confirmation of such sale and payment of one third of the purchase money, in case the purchaser does not wish to pay all the purchase money in cash, the Receiver will turn over to the purchaser the property and effects so purchased to be operated by said purchaser at his own risk and upon his own responsibility until the balance of the purchase money shall have been paid, but the purchaser will be required to keep said property insured in the same amount it is now insured for, in the name of the Receiver, so as to fully protect the parties interested in said corporation from loss or damage, arising out of the operation of said mill by such purchaser.
This June 19th, 1907.
L. L. JENKINS,
Receiver of The Whetstone Cotton Company.
Ag21c2m.

NOTICE
The public will please take notice that Policy No. 6,345,916 of the London & Lancashire Fire Insurance Company of Liverpool, has been lost and no claim of any kind under said policy will be recognized by the company.
JNO. F. LOVE,
Agent.

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