

"Uncle Joe" Cannon Was Last Of His Type Among Our Statesmen

Charlotte News. Many there are who pass unnoticed from the stage of the world's affairs, and few except those of the family circle mourn, but from time to time the passing of one is recorded which give rise to the thought that, though perhaps long delaying, death comes all too quickly. With the death of "Uncle Joe" Cannon a few days ago at his quiet home in Danville, Ill., there passed to eternal rest one, a native of North Carolina, who, for his unique career and remarkable personality, we shall not again know his like.

KEE'S TALE

Deer Star Readers: Bill cum over last Sunday and me an hour, so that all day and talked about the election they had up here at Casar and all over the rest of the world last Tuesday wuz a week or two ago. Bill had a piece of a plug with him and we chawed on that till hit begin to git scarce then Sal fetched out sum home-made and we fell in on hit.

DEATH UNCOVERS STORY OF PATHOS

Henderson.—Death came quietly and swiftly last Monday, November 15, at the United States Veterans Bureau Hospital at Oteen, near Asheville, to Herman R. Veditz of Philadelphia. And there hangs a story of heroism, bravery and pathos, one chapter of which was enacted in this city, two weeks ago.

with an overseas division in France. His bravery in action had won for him the French croix de guerre, with palm, as well as the American distinguished service cross in silver. He had a personal letter from General Pershing and from his company commander in commendation of his conduct upon the field of action.

But in giving his services to his country, Veditz gave more—he gave his life. He was but a mere chap when he went to France, and but little beyond 25 or 26 when death took him.

American Legion men point to another service performed that commends the organization, and young Falkner, at least in a measure played the part of the Good Samaritan, certainly to the extent of befriending a fellow in time of need, sticking to the end.

KEEPER IS MOVING

SOON TO CHIMNEY ROCK

J. H. Keeter, who for a long time has had charge of the concrete work on Route 20 near Shelby, now that the entire road is open to the public, has left Shelby and will make Chimney Rock his headquarters. He will engage in the same work there on Route 20.

T. W. Ebeltoft Grocer and Book Seller

Phone 82

What Is a Diuretic?

EVERYONE knows that a laxative stimulates the bowels. A diuretic performs a similar function to the kidneys. Under the strain of our modern life, our organs are apt to become sluggish and require assistance. More and more people are learning to use Doan's Pills occasionally, to insure good circulation which is so essential to good health.

DOAN'S PILLS

Stimulant Diuretic to the Kidneys. Foster-Milburn Co., Mfg. Chem., Buffalo, N. Y.

FARM FOR SALE

FOR DIVISION OF ESTATE. 90 acres in Lincoln county, three miles of Maiden, 7 miles of Lincolnton, good 8 room house, outbuildings. Highway splits property. Tenant house, timber, extra rich level land. PRICE \$6,000. TERMS IF DESIRED. S. K. BEAL, LINCOLNTON, N. C.

ADMINISTRATOR'S NOTICE

Having duly qualified as administrator of the estate of Mrs. C. M. Webb, deceased, this is to notify all parties having claims against the said estate to present them to me properly proven on or before the 3rd day of November 1927 of this notice will be pleaded in bar of any recovery. All persons indebted to the said estate will please make prompt settlement to the undersigned. This November 3rd, 1926. C. R. WEBB, Administrator Mrs. C. M. Webb, deceased.

SALE OF REAL ESTATE

By virtue of a decree of the Superior court of Cleveland county, N. C., made in Special proceeding No. 1508, entitled, "Grady Champion, et al, vs. Delbert R. Champion, et al," the undersigned commissioner will offer for sale, at public auction, to the highest bidder, for cash, at the court house door at Shelby, N. C., on the 1st day of December, 1926, the following described real estate: Known as the G. R. Champion home place, in No. Five township, Cleveland county, N. C., and described by metes and bounds as follows: Beginning at a stake, S. P. Miller's corner of the three and one-half acre tract conveyed to him and runs thence with old line, S. 52 1-4 E. 38 1-2 poles to a hickory; thence S. 63 E. 45 poles to a stake. Joe Kendrick's corner; thence S. 40 E. 40 W. 101 1-2 poles to a stone and pointers; thence N. 52 10 W. about 100 poles to a stone, S. P. Miller's corner; thence a new line in part, N. 59 E. 63 poles to a stake S. P. Miller's corner of the 3 1-2 acre tract; thence N. 58 E. 33 1-3 poles to the beginning, containing 59 acres, more or less. This the 1st day of November, 1926. A. C. BEAM, Commissioner. D. Z. Newton, Atty.

Dry Presbyterian, Mecklenburg Man, Strong For Smith

Raleigh.—Johnston D. McCall, 40 years chief of the Mecklenburg dries is for Al Smith for President and doesn't care who knows it. Mr. McCall was here today arguing Supreme court cases. Old friends, thinking to tease him on the prospect of having to vote for Mr. Smith, found him an original Scotch-Irishman has been an original dry Presbyterian. There was no way to get any joke on him. Mr. McCall has been boosting hypocritical dries all these years; he hasn't the slightest objection to voting and working for a sincere wet.

"What could he do to hurt prohibition, anyway," he asked today as he was loping out for the north. "He can't change the constitution and if he failed to obey it he could be impeached. It seems to me that the hypocrites and the demagogues have had more than their day in our politics. I don't think Smith is either."

"I do think he is a great governor and a great man. I think he is the only Democrat who can be elected and all the Republicans I meet tell me that he cannot be defeated. Of course I am not very strong for the theology of his church, but there were a lot of Roman Catholics holding office during Woodrow Wilson's administration."

CLEVELAND MERCANTILE AGENCY

N. C. Credit Reports—Collections. Offices: Royster Building.—LOCK BOX 118—Shelby, N. C.

Peyton McSwain Attorney-at-Law

Civil and Criminal Practice In All Courts. Office: Union Trust Co. Building

SALE OF PERSONAL PROPERTY

I will sell at public auction to the highest bidder for cash on Monday of November 22, at 10 o'clock at the Monroe Ledford old home place, all farming tools, Cole planters, two 2-horse wagons, one middle bushter, one guano plow, one mowing machine and rake, one cane mill, one gasoline engine and wood saw, one cream separator, pea thresher, three mules, one horse and all roughness. CLAUDE SELF.

SALE OF PERSONAL PROPERTY

For sale at public auction for cash Friday November 26th at 10 o'clock a. m. at the homestead of the late R. W. Gardner, the following described personal property: Two mules, one horse, farming tools of all kinds, one two horse wagon, one one-horse wagon, two buggies, about 150 bushels of corn, about 2,000 bundles of fodder, a quantity of shucks and other things too numerous to mention. Attend this sale and buy at your own price. Sylvanus Gardner, owner. 3-8p

LANDIS SHOE SHOP

Just across the street from the old stand you will find the LANDIS SHOE SHOP, next door to Webb Bros. We are still giving as good service as can be found in shoe repairing. All work guaranteed.

Also second hand Shoes, Polish and Laces for sale.

South LaFayette Street, Shelby, N. C. J. A. DAYBERRY, MANAGER.

RE-SALE OF LAND

By virtue of a decree of the Superior court of Cleveland county made in Special Proceeding entitled "Leroy W. McSwain, executor of the will of R. S. Randall, deceased, Petitioner, vs. Ida McSwain and husband, P. A. McSwain, et al, Defendants," I, as executor of the will of R. S. Randall, deceased, will sell for cash to the highest bidder at public auction at the court house door in the town of Shelby, N. C., on Monday, November 29, 1926, within legal hours the following described real estate: Situated in No. 3 township, Cleveland county, N. C., and being the home place of the late R. S. Randall, and bounded as follows: Beginning on a mulberry on M. H. Randall's line, (acres) North 19 1-2 west 44 poles to a pine, thence North 74 east 116 poles to a stake in Randall's line, thence with the said line south 74 west 106 poles to the beginning, containing 30 acres, and being that part of the original of the 194 acres of the Hopper tract formerly owned by John F. Hopper and wife. The bidding to begin at \$1,250. Possession will be given on January 1st, 1927. Crops for the year 1926 are reserved and the executor will pay the taxes for the year 1926. This November 12, 1926. LEROY W. McSWAIN, Executor of the will of R. S. Randall, deceased. Ryburn and Hoey, Attys.

Boiling Springs News Of Interest

(Special to The Star.) The Athenian Literary society gave a public debate Saturday night which was well attended. One of the loveliest parties was given Saturday night at Miss Blanche Holland's honoring Miss Ruth Gillespie who will leave in a short time for Reidsville, where she will make her home. Born to Mr. and Mrs. Gary Whisman a fine boy. Mr. and Mrs. Ralph Phillips of Shelby have been visiting their parents Mr. and Mrs. C. A. Phillips.

The public schools are getting along fine with Mrs. F. B. Hamrick as principal. The other teachers are: Mr. Yates Spurling, Mr. Russell R. Black, and Mrs. R. D. Ford and Mrs. M. A. Jolly, and Miss Johnnie Mae McBrayer. Miss Mary Bridges and Mr. Elam of Lawndale, motored over to Cherokee, S. C., where the B. Y. P. U. gave a program.

A French inventor has invented a wood burning automobile, but what the thrifty motorist wants is one that will run by sun power or radio.—New York Sun.

Horace Kennedy Attorney-At-Law

Shelby, N. C. Office In Star Building.

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"It is not nearly so important for one to get there first as it is to be able to stay there after having arrived."

PALMER'S Funeral Home

AMBULANCE SERVICE PHONE 61—DAY OR NIGHT.

TRUSTEE'S SALE

By virtue of a deed of trust executed to me as trustee by Louis, Epstein of Chicago, Ill., in favor of Clarence Sain, on the 19th day of February 1926, and same being recorded in Book No. 136, page 107 and default having been made in the payment of balance of purchase money, I, as said trustee will sell for cash at public auction to the highest bidder at the court house door in the town of Shelby, N. C. on

15th day of December 1926

at 12 o'clock M the following town property: Lying in No. 6 township, Cleveland county, N. C., and the same situate in the eastern portion of the town of Shelby, and being the eastern portion of that tract of land conveyed to Perry Roberts by the heirs of J. W. Gidney by deed which is recorded in Book DEED page 146 of the Register of Deeds office of Cleveland county, N. C., with metes and bounds of said portion of lot being as follows: Joining on the east by the lot of Charles L. Eskridge and beginning at stake, Eskridge southwest corner and runs thence with Eskridge in west line, formerly the old Hoey, north 4 degree, W. 200 feet to a stake, Perry Roberts, southwest corner, thence with Roberts south line west 50 feet to a stake, a new corner, Lee B. Weathers corner, thence a new line south four degrees, east 200 feet to a stake on edge of street, Weathers southwest corner, thence with said alley at street east 50 feet to a stake the point of beginning, and the same being at that lot deeded by Clarence Sain to Louis Epstein on the 19th day of February, 1926, said deed recorded in book page in Register of Deeds office of Cleveland county, North Carolina, November 15th, 1926. O. S. ANTHONY, Trustee.

TOM GOLD PLANS TO REPEAL SOME LAWS

Guilford Legislator: Says There Are Too Many Already On The Books. High Point.—When Thomas J. Gold, of this city, goes to the State Legislature in January, he will not take along a rack filled with new bills to be introduced but he will go determined to kill some of the laws already on the books. At every session of the Legislature hundreds of new laws are passed and many of them are conflicting, avers Mr. Gold. The local member of the House of Representatives will not be new in the House, having served several terms before. He knows the attitude of new senators for presenting a lot of pet bills which they have had on their minds for years before they got in office, and will avoid this practice himself. Mr. Gold states his chief project for the January session is to secure the amendment of the municipal law of 1913 so as to make possible the establishment of a corporation court in High Point. This court would take care of all civil cases, which are now tried in Superior court at Greensboro. Mr. Gold is a native of Cleveland county.

Dr. C. M. Peeler DENTIST—Office Over Woolworth Residence Phone 460-W Office Phone 99-W

Bennett & Edwards Attorneys - At - Law

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SALE OF LAND FOR PARTITION

Under and by virtue of an order of the Superior court of Cleveland county, N. C., in the case of Mull Patterson and others vs. M. P. Patterson and others, Special Proceeding No. 1511, I, the undersigned Mull Patterson, as commissioner, will on Monday, December 6, 1926, at 12 o'clock noon or within legal hours, at the court house door in the town of Shelby, sell for partition all of that piece, parcel or tract of land situate in No. 4 township, Cleveland county, N. C., and described by metes and bounds as follows:

Beginning at a rock pile on old line and running with said line and a new line north 45 west 33.50 chains to a rock, Patterson's corner; thence with Patterson's line north 20 1-2 east 12.25 chains to a stake; thence north 60 1-3 east 3 chains to a rock, a new corner; thence a new line south 45 1-1 east 36.25 chains to a rock in the old line; thence with the old line south 38 1-2 west 13.25 chains to the beginning; containing fifty (50) acres.

Terms of sale: One-third cash payable on day of sale balance 12 months thereafter. Deferred payments to be evidenced by notes bearing 6 per cent interest and title reserved until the payment of same in full. This November 4, 1926. MULL PATTERSON, Comms. O. M. Mull, Atty.

TRUSTEE'S SALE OF REAL ESTATE

Under and by virtue of the power of sale contained in a certain deed of trust executed by Margaret Walker and husband, John Walker, to the undersigned trustee, F. A. Boyles, L. E. Boyles, A. C. Boyles, C. G. Boyles, A. B. Boyles, and R. P. Boyles, trading as Boyles & Sons, to secure an indebtedness therein named, said deed of trust being dated August 19th, 1926, and recorded in the office of the Register of Deeds for Cleveland County, N. C., in Book 136 at page 253, and default having been made in the payment of the indebtedness and being requested to sell said property, I will offer for sale at the court house door in Shelby, N. C. on

Tuesday, December 21st, 1926 at 12 o'clock M, or within legal hours, the following described property, lying in No. 10 Township, Cleveland county, North Carolina. First Tract: Beginning at a Spanish oak and runs S. 11 1-2 E. 40 poles to three sourwoods; thence S. 38 W. 37 poles to a stone; thence N. 65 W. 45 poles to a stone; thence N. 15 E. 60 3-0 poles to a stone in old line; thence S. 83 E. 22 poles to a sourwood bush; thence N. 50 E. 16 poles to a stone pile; thence S. 13 E. 20 1-2 poles to the beginning, containing 24 1-4 acres, more or less.

Second Tract: Known as W. A. McClure land joining the Pink Crow land, John Watts land, and D. Mitchem's, Dave Hoyle's and containing 43 2-4 acres, more or less, same being registered in Book "CCC" at page 595 of the Register's office of Cleveland county, N. C., reference to which is hereby made for a full and complete description of same by metes and bounds. Terms of sale: CASH. This November 15th, 1926. BYNUM E. WEATHERS, Trustee.

Should Be Changed

Mooreville Enterprise. News come out of Raleigh to the effect that a strenuous effort will be made in the next session of the Legislature for the election reforms. A great many of the leading men and women of thought and politicians of strong character have endorsed the Australian ballot system. A change is needed and should be made in our system of holding elections, but the remedy to be applied is yet untried, and unknown and the creators of a new system will naturally hesitate about trying out something new, especially if the system deprives them of some advantage over the other fellow.

Dr. A. Pitt Beam DENTIST

Office Phone 183 Residence Phone 89 Shelby Bank Building



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Standard Steel Angles, Eyes, Channels and Reinforcing Bars for building use.

J. C. WEATHERS Phone 662 HELBY N. C.

ORDINANCE AUTHORIZING THE ISSUANCE OF WATERWORKS BONDS OF THE TOWN OF SHELBY.

It is ordered by the governing body of the town of Shelby that waterworks bonds of said town of Shelby, a municipality of the county of Cleveland, state of North Carolina, be authorized and issued: (a) For the purpose of completing and extending the waterworks system of said town of Shelby;

(b) The maximum aggregate principal amount of the bonds to be issued hereunder is \$50,000. (c) A tax sufficient to pay the principal and interest on said bonds shall be annually levied and collected.

(d) A statement of the debts of the municipality has been made and filed with the clerk pursuant to the Municipal Finance act and laws of North Carolina, and is open to public inspection. (e) The probable period of usefulness of the waterworks system extensions, additions and improvements to be completed with the funds derived from the sale of said bonds is found and declared to be forty (40) years.

(f) This ordinance shall take effect thirty days after its first publication unless in the meantime a petition for its submission to a vote is filed in the manner provided by law, and in such event it shall take effect when approved by the voters of the municipality at an election as provided by law. The foregoing ordinance was passed on the 2nd day of November, 1926, and was first published on the 17th day of November, 1926.

Any action or proceeding questioning the validity of said ordinance must be commenced within 30 days after its first publication. (Mrs. O. M. SUTLE, Clerk to Board of Aldermen Town of Shelby.)

NOTICE OF SUMMONS BY PUBLICATION

State of North Carolina—County of Cleveland, In the Superior Court. J. L. Herndon and Levi Bell, administrators of Wade A. Bell, deceased, vs. Mary Bell, widow; Andy Bell, single; Levi Bell and wife, Ollie Bell; Ola Bell Byers and husband, Robert Byers; Addie Bell Jackson and husband, Tom Jackson; Nettie Bell Byers and husband, Randolph Byers; Mattie Bell, single; Victoria Bell, single; Luvenia Bell Petty and husband, James Petty; and Neza Bell and Willie Bell, minors, defendants.

The defendants, Andy Bell, Nettie Bell Byers and husband, Randolph Byers, will take notice that an action entitled as above has been commenced in the Superior court of Cleveland county, North Carolina, to sell land to create assets to pay the indebtedness against the estate of Wade A. Bell, deceased; and the said defendants will further take notice that they are required to appear at the office of the clerk of the Superior court of said county in the court house in Shelby, N. C., on Friday, December 10, 1926, and answer the complaint which has already been filed a said action, or the plaintiffs will apply to the court for the relief demanded in said complaint.

This 10th day of November, 1926. GEO. F. WEBB, Clerk of the Superior court of Cleveland county, N. C. Chas. A. Burrus, Atty.

AMBULANCE SERVICE

DAY OR NIGHT

The Paragon Ambulance Invalid Car has proven a great convenience to our people, and it is being used and we want you to call us promptly if you find an occasion to use it. Some have hesitated to call, not exactly knowing the charge, etc. We wish to state that our charge is very low and in reach of one and all, and charity cases are handled just as willingly as charge cases. Should you or any of your people or friends become sick, or injured and they are to be moved to hospital or from place to place, call us and be conveyed in solid comfort. Ambulance is always in charge of competent men. We go in town, country, state or anywhere. Let us serve you.

THE PARAGON FURNITURE CO.

—AND— AMBULANCE

"ON THE SQUARE."

ON THE JOB DAY AND NIGHT.

NOTICE OF SERVICE BY PUBLICATION

In the Recorder's Court, North Carolina, Cleveland county. R. L. Weathers, plaintiff vs. G. C. Cline and wife, Bessie E. Cline, defendants. The defendants above named will take notice that a summons in the above entitled action was issued against said defendants on the 27th day of October, 1926 by John P. Mull, Recorder, Cleveland county, North Carolina, for the sum of \$419.25 due said plaintiff by balance on note which summons is returnable before said Recorder at his office at Shelby, N. C. in said county on the day 15th day of November, 1926, and the defendants will further take notice that the complaint in said action was filed on November 15th, 1926 and that they will be required to answer or demur to same on or before the 15th day of December, 1926 or the relief will be granted. This the 15th day of November, 1926. JOHN P. MULL, Recorder

WEAK, RESTLESS

Tennessee Lady Had So Little Strength She "Couldn't Get Around." Took Cardui With Benefit.

Gassaway, Tenn.—"I wasn't able to do any of my work, and it seemed like I had so little strength I just couldn't get around," says Mrs. Frank Murphy, who lives near here. "My mother knew of the good Cardui could do, so she told me to take it. I sent and got a bottle, and seemed like all the time I grew stronger. "I had been suffering with pains in my sides all the time, and Cardui helped this wonderfully. I needed a tonic for female trouble, and Cardui just fitted the need. I was awfully restless and could not sleep at night, but after taking two bottles of Cardui I could sleep like a top. I got along all right, and I know it was due to Cardui. I can certainly recommend it to women suffering from women's troubles. "My present health is just fine. "Thousands of women have written to tell how Cardui relieved them of pain and suffering, and helped them to improve in health and strength. Cardui is perfectly harmless, being an extract of mild-acting herbs, and contains no dangerous drugs or harmful ingredients. Sold everywhere. NC-174

