Scores of women in Roanoke are today wearing dresses of fashionable color that would have been thrown aside long ago had it not been for Diamond Dyes. With a ten cent package of these simple home dyes even the novice can dye a

fast and beautiful color equal to the work of the professional dyo-house.

Cloaks, capes and shawis are readily dyed, so that a faded garment will look as though it was right from the shop.

Out of the 50 different kinds of Diamond Dyes, 12 are applied fast colors for mond Dyes, 12 are special fast colors for cotton and mixed goods, that will not crock or fade, even when washed in strong soansuds. These dyes are made from a peculiar combination of dye-stuffs, and cannot be had except in the Dismond.

Diamond.

For over twenty years Diamond Dyes have been the standard home dyes, and have taken the place of crude dyestuffs and unreliable package dyes in all paris of the world. This marvelous success has naturally inspired more or less worthless imitations, sold to the trade at a less price, and which a few unscrupulous dealers urge upon their customers. The only way to ensure success in home dyeing is to use only the Diamond, the strongest, fastest, and most successful of all dyes.

#### SMOKING HORSES.

The Singular Manner In Which Indiana Obtain Their Mounts.

A curious method of obtaining horses is practiced by some of the Indian tribes. It is called on the plains "smoking horses." If a tribe decides to send out a war party, the first thing to be thought of is whether there are enough horses at hand to mount the warriors. If, as is oft-en the case, the horses of the tribe have been stolen by other Indians, they decide to "smoke" enough horses for present needs and to steal a supply from their ene-

mies at the first opportunity.

When this decision is reached, a runner is dispatched to the nearest friendly tribe with the message that on a certain day they will be visited by a number of young men, forming a war party from his tribe, who require horses. On the appointed day the warriors appear, stripped to the waist. They march silently to the village of their friends, sent themselves in a circle light. friends, seat themselves in a circle, light their pipes and begin to smoke, at the same time making their wishes known in

a sort of droning chant.

Presently there is seen, far out on the plain, a band of horsemen, riding gayly caparisoned steeds fully equipped for war. These horsemen dash up to the village and wheel about the band of beggars sitting on the ground, in circles which con-stantly grow smaller, until, at last, they are as close as they can get to the smokers without riding over them. Then each ridpresent his pony, and as he rides around, singing and yelling, he lashes the bare back of the man he has selected with the heavy rawhide whip until the blood is seen to trickle down. If one of the smok-ers should flinch under the blows, he would not get his horse, but would be

sent home on foot and in disgrace.

At last, when the horsemen think their friends have been made to pay enough in suffering for their ponies, each dismounts, places the bridle in the hand of the smok-er he has selected, and at the same time

hands him the whip, saying:
"Here, beggar, is a pony for you to ride,
for which I have left my mark."

After all the ponies have been presented the "beggars" are invited to a grand feast, during which they are treated with every consideration by their hosts, who also load them with feed sufficient for their home-ward journey. The braves depart with full stomachs and smarting backs, but happy in the possession of their ponies and in anticipation of the time when their friends shall be in distress and shall some to shall be in distress and shall come to smoke horses with them.—Philadelphia Times.

# LIQUID AIR.

It May Take the Place of Oxygen In Submarine Navigation.

Liquid air may play an important part in submarine navigation. It was believed a few years ago that oxygen would solve the problem of furnishing a reasonably wholesome atmosphere to submarine beats, and a submarine craft equipped with oxygen retorts instead of compressed air re-torts remained many hours under water, its occupants played cards, ato a while its occupants played cards, ato a hearty meal and did other things that had hitherto been done only above the surface of the water. The advantage of exygen over compressed air lies in the fact that less of the former than of the latter is needed in submarine navigation, and there fore a less weight of metallic retorts has to be carried. In the seemingly successful experiment the oxygen was permitted to escape in small quantities into the atmos-phere of the vessel when the conduct of a small flame indicated the presence of too much carbonic acid and consequent dearth of oxygen. Little has been heard of oxygen equipped submarine craft since the ex-periment, and now liquid air has arrived, perhaps to furnish exactly the thing needed, rather than a makeshift substitute for

a normal atmosphere.
Since a London company has been formed for the purveying of liquid air, it looks as if the proper apparatus for handling it had been provided, and suggests the early employment of the liquid in submarine navigation. There seems the possibility of a submarine craft that shall get rid of its impure air by some means yet to be in-vented, and substitute for it the needed amount of pure air slowly converted from the liquid to the gaseous form. An ingen-ious but totally unscientific person has suggested the possibility of a submarine craft safely navigating the still ocean depths, undisturbed by motion of wind or wave, with retorts of pure liquid air carefully kept in a freezing mixture, but constantly permitted to leak the necessary quantity per minute to supply the place of the vitiated air laden with poisonous exha-lations from the lungs of the crew and passengers. The hostile battleship would passengers. The hostile battleship would never be safe from sudden submarine attack and the pestiferous smuggler would bob up serenely at midnight in remote harbors, land his contraband goods, and be off .- New York Sun.

Easy Way Out of It.

"Look at that poor .'d fellow over

"Poor? He's worth \$250,000 if he's worth a cent!" "Why doesn't he dress himself, then,

and get something to eat!" 'He's too stingy to spend his money.' "Well, a man as rich as he is ought to be able to borrow some."-Chicago

Renned

THERE CAN BE NO SECESSION.

Ex-President Harrison Declares That It Would Be a Constitutional Impossibility. "Our government is not a confederation of states, but as strictly a government of the people as is any state government," writes ex-President Harrison, discussing

This Country of Ours' in The Ladles' lome Journal. "It is true that the vote Home Journal. "It is true that the vote upon the adoption originally and the vote upon amendments is by states, in state conventions or in state legislatures, and that in various other ways the states are recognized and used in the administration of the national government. It could hardly have been otherwise. But the con-struction of Mr. Calboun and of the secessionists that our constitution is a incre compact between independent states; that any state may withdraw from the Union for any breach of the conditions of the compact, and that each state is to judge for itself whether the compact has been broken, has no support either in the history of the adeption of the constitution or in the text of the instrument itself.

"The constitution and laws of the United States take hold of and deal with each individual, not as a citizen of this or that state, but as a citizen of the United States Each of us owes allogiance to the United States—to obey and support its constitu-tion and laws, and no act or ordinance of any state can absolve us or make it lawful for us to disobey the laws or resist the authority of the United States. We owe another allegiance, each to his own state, to support and obey its constitution and laws, provided these do not conflict with the constitution and laws of the United

States.
"The question whether an act of congress whether an act of is unconstitutional, or whether an act of any officer of the United States, done of-ficially, is unauthorized, must of course be decided by the courts of the United States—in the last resort by the supreme A power in a state court finally to declare a law of the United States invalid and indeed of the national existence. There can be, in a proper constitutional sense, no secession and no war between a state and the United States, for no ordinance repudiating the national authority or organizing resistance to it can have any legal sanction, even when passed by a state legislature.'

#### THE BELLS OF COVENTRY.

Some Curious Old Mottoes Telling the

Coventry is famous for its churches and bells. It was, it will be remembered, while watching "the three tall spires" that the laureate "shaped the city's ancient leg-end" into verse, in which he tells us that

All at once.
With twelve great shocks of sound, the shameless noon
Was clashed and hammer'd from a hundred

The most imposing of the churches is that of St. Michael's, the spire rising to a height of 300 feet. This church, which has the reputation of being the largest parish church in England, and one of the noblest of the lightest Gothic structures, has just had replaced in the belfry its famous peal

All these bells, as is customary, bear mottees, some of which are quaint and in-teresting. The treble bell has, "Although I am both light and small, I will be heard above ye all." The second declares, "If you have a judicious ear, you'll own my voice to be sweet and clear." The third, "Such wondrows power to work it. voice to be sweet and clear." The third, "Such wondrous power to music's given, it clevates the soul to heaven." The fourth, "Whilst thus we join in cheerful sound, may love and loyalty abound." The fitth, "In honer both of God and king, our voices shall in concert sing." The sixth, "Music is medicine to the mind." The seventh, "Ye ringers all, who prize your health and happiness, be sober, merry, wise and you'll the same possess." The eighth, "Ye people all that hear me ring, be faithful to your God and king." The be faithful to your God and king." The ninth, "In wedlock's bonds all ye who join, with hands and hearts unite, so shall our tuneful tongues combine to laud the nuptial rite." The tenor, "I am and have been called the common bell, to ring when fire breaks out to tell."—Westininster Ga-

# A Colonial Three Dollar Bill.

A valuable relic in the shape of an old A valuable relie in the shape of an our \$3 coionial bill has lately become the property of F. M. Kinne of Knoxville, Ia. Mr. Kinne is a great curio fancier, and in the course of his life has gathered tons of relies from every quarter of the globe, his gallection now comprising several hundred thousand curiosities and oddities of all kinds. The bill referred to as being a recent colonial oddity is one that was issued by the state (colony) of New York in 1776, the seal bearing date of Aug. 13 of that year. Besides bearing the words and mottoes "Arma," "Lex Regit," "Penmotocos Arma, Lex Regit, "Pen-entup," etc., the face is engraved with the Ten Commandments and many other things which appear to be strangely out of place on a piece of paper currency. The paper upon which this old bill is printed is about the thickness of a piece of blotting paper and of a dull, smoky color. The printing appears to have been done with a very poor quality of printer's ink and is all of one color—pure black.—St. Louis Republic.

# Wished Him Well.

Applicant—You'll sign my petition for fifth assistant clerk in the ninth assistant auditor's office?

Statesman—Why, certainly, certainly, my dear fellow. Hope you'll get it.
"Do you know of any other candidates?"

you are not committed to any of

them? I don't want to embarrass'—

'Oh, no, my dear sir! No embarrassment. No; I'm not committed. I—er signed 'em all alike. But I hope you'll get it, I do indeed.''—Cleveland Plain

# Chinzso Fenr of a Census.

Even so simple a governmental act as taking a census awalions in the minds of the people suspicions that some other end is in view, Mr. Smith cites a case, known to him, in which the younger of two brothers concluded that taking a census meant computary emigration, and if that were so he must go. Therefore, rather than take a long journey—which, be it noticed, was an entirely gratuitous supposition on his part—he committed suicide, "thus checkmating the government!"—Professor C. M. Cady in Century.

# When a Man Is Weakest.

According to experiments with the dynamometer, a man is precisely at his weakest when he turns out of bed. Our muscular force is greatly increased by breakfast, but it attains to its highest point after the midday meal. It then sinks for a few hours, rises again toward evening, but steadily declines from night to morning. The chief foes of muscular force are overwork and idleness. HE DESISTED.

When He Heard the Other Was Russian, He Gave It Up.

"I'll tell you what I'd like to de," said a middle aged stranger who overtook me on Twenty-third street the other day and walked along beside me. "My sister, over in Trenton, is dying, and I'd like to be there before her soul wings its flight to the unknown. She is my favorite sister, and it will be hard for her to die without and it will be hard for her to die without

I made him no reply, and he went on:

"It will cost 50 conts to go over and see
my dying sister, and if you could spare it
she'd bless you with her last gasp. I'd
feel in honor bound, of course, to return
the lean within a faw days."

the loan within a few days."

I stopped to look into a display window, and the man ranged up beside me and said:

"If you cannot spare me the money to go over and see my dying sister, perhaps you'd help me down to Tompkinsville? The fare is only 25 cents down there, and I can collect \$10 of a man who has been owing me for a year. With that money in my hand I would be independent. You could meet me, at the force on my return could meet me at the forry on my return and get your 25 cents, and I'd add 10 cents

started on without looking at him, but he followed after and said:

"I don't want to appear avaricious. If you cannot spare me a quarter to go down you cannot spare me a quarter to go down to Tompkinsville, suppose you loan me 15 cents to get up to Yonkers. I have a rich aunt up there whom I have not seen for two years, and I know she'd count me down \$50 in cash as soon as I stepped into the house. You just give me your card, and I'll send you a \$1 bill in a letter,"

I turned aside to look into another window, but he was not to be shaken off. Standing at my elbow, he said:

Standing at my elbow, he said:

"Or 10 cents will get me over to Wee-hawken, where I have a brother in a railroad office. It's my brother Sam, and the first thing he will do will be to hand me \$10. Sam loves me, and he never falls to hand me \$10. Sam loves me, and he never falls to hand me \$10 when I drop in on him. I'll come back at 4 o'clock to square up with you, and you'll have done me a good turn without being out of pocket."

I turned from the righten and malled

I turned from the window and walker at a sharp pace, but he was right on

hand to say:
"Look here, old chap, I haven't had any
thing to cat today, and I hope you'll spare
me a nickel."

me a nickel."
"Are you talking to me?" I asked as I came to a sudden halt.
"Yes, of course."

"What tongue are you speaking?"
"English." "But I don't understand English.

He I con't understand English. Please speak in Russian."
He looked at me for about a minute with his mouth open and a puzzled expression on his face, and then heaved a long sigh and turned away with:

Durn my hide, but I've thrown away half an hour on a blamed foreigner!" Detroit Free Press.

#### A Pretty Face Queered Him.

The wintry aspect of Thursday morning furnished the conversational material to which conductors had to respond as they rode down town.

"Winter," remarked one lady whose ap parent hauteur made the conductor ad dressed feel a little surprised that she should try to pick up small talk with a conductor.
"Yes, indeed," he responded, his sur-

priso being lost in quiet satisfaction that he should have been found attractive enough for such an overture.

She was lost in reading letters as the car moved down Washington street. When it began rounding the curve of Milk street, she looked at the self complacent conductor with an angry glance.
"I said Winter," and she uttered the

word this time with a tone that startled

him.
"Yes, medam, it is wintry, but" — Suddenly he thought that she meant to stop at Winter street, and he jangled the bell instantly. As she sailed out he heard her

They say Boston conductors are miraculously polite, but it would be better if they didn't try to turn brains into gossip." —Boston Herald.

# His Function.

"I wish," said Willie Wishington, with a touch of real emotion in his voice, "that I could bwing myself to be of more congruence in this world." "Oh, don't worry. Everybody has his

"On, don't worry. Everybody has his use."
"Y-a-a-s. But I am getting a little tiahed of being just a chwysanthemum holder."—Washington Star.

# Agreed.

He (tremblingly)—I have one last wi-wish to-to ask you be-before we part in an-anger forever ingly)-Wha-what is it, Geo

He-Wi-will you me-meet me next Th-

Thursday, as u-usual? She—I wi-will, George.—Tit-Bits.



He-Anna, con:e; the market woman is

She—Those are not vegetables. That's my new bonnet.—Ellegende Blatter.

Her Object. "Oh, I do wish the count would propose

"Would you accept him?"
"No, but I could tell Harry all about it
after we are engaged."—Brooklyn Life.

A Long Time Between Menls. "Why did you leave your last boarding place?" "The meals were too far apart. We breakfasted in China and dined in Dres-den."—Detroit Free Press.

His Daring Act.

"How dared you kiss my daughter, sir!" demanded the angry father.
"I-I dared, sir," faltered young Han-kinson, "because she dared me!"—Chicago LEGAL NOTICES.

THE

POPULAR

CICARETTE

CROP OS

VIRGINIA

MILD AND PURE

ALLEN & GINTER

NOTICE.

J.T. FALLS

All work guaranteed.

The Practical Contractor and Builder,

J. T. FALLS, No. 5 Campbell Ave. S. W.

LEGAL NOTICES.

TRUSTER'S SALE—BY VIRTUE OF A deed of trust dated November 24, 1892, and recorded in the cierk's office of the hustings court for the city of Roanoke in deed book No. 81, page 364, executed by R. D. Cardwell to the undersigned as trustee to secure to Richard T. Moorman the payment of the sam of \$1,905.08, evidenced by the said R. D. Cardwell's note for said sum of even date with said deed and payable to said Richard T. Moorman or order one year after date, and default having been made in the payment of said note and heling requested by the said R. T. Moorman so to do. I shall ON MONDAY. THE 1711 DAY OF FEBRUARY, 1806, AT 12 O'CLOCK M. in front of the conthouse in the city of Roanoke, Va., seiz. All that certain jot or parcel of lard in the city of Roanoke, Va., viz. All that certain jot or parcel of lard in the city of Roanoke, Va., viz.

Roanoke, Va.

Also all kinds of carpenter-work,

Those having brick and stone work or vitrified brick pavements to be laid would do well to call on or address

THE AMERICAN TOBACCO C

colet, thence south 17 degrees 25 minutes east 123 colet, thence south it degrees 25 minutes east 123 eet 4 inches to an aliey, thence south 73 degrees iminutes west 40 feet thence south 73 degrees 25 minutes west 40 feet thence north 17 degrees 25 minutes west 125 feet 4 inches to the beginning.

TERM\* OF SALE:—Cwb as to the couts of sale and the sam of \$9.80, and as to the sum of \$180.30 upon a credit, to become due in monthly metalments of \$9.6°, which there are upon each intalment from the 16th day of colober, 189; and as to the residue upon a credit of one and two cars from the day of sale, all of the deferred payments to be secured by a deed of trust upon the premises conveyed.

LUCIAN B. COCKE, Trustee.

TO W. L. MOORE AND RUTH A MOORE:
You are hereby notified that on the 18th day
of the February term, 1886, of the hustings court
for the city of Roanoke, Va., the Security Investment Company will move said court to appoint
Luonan H. Cocke as trustee in two certain deeds
of trust executed by you dated the 11th day of
January, 1883, recorded in the cierk's office of
the hustings court for the city of Roanoke, Va.,
in deed book 18, nages 19 and 22, in the place of
Galon H. Coon the trustee named in said deeds,
he, the said Galen I. Coon desiring to be relieved of said trust.

leved of said trusts.

SECURITY INVESTMENT COMPANY,
17-4w By Cocke & Glasgow.

SECURITY INVESTMENT COMPANY, 17-4w

By Cocke & Glasgow.

TRUSTER'S SALE—BY VIRTUE OF A DEED of trust dated the 16th of March, 1890, and recorded in the clerk's office of the bustings court of the city of Roanoke, deed book 28, page 29, executed by Chas A. Woolford and wife to the in dersigned as trustee, to foot and wife to the in dersigned as trustee, to foot and wife to the individual of the control of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the bond of the sum of \$2,000, as cridenced by the said conduction, and to be discharged in accordance with the trust and in the performance of the obligations as under the payments required by said bond and deed of trust and in the performance of the obligations as under the payments required by said bond and deed of trust and in the performance of the obligations and the payments of the said association so to do, I shall, ON TRSDAY, THE 4TH DAY OF FEBRIUARY, 1996, AT 12 O'CLOOK M., sell at public suction, to the highest bidder, on the premises, all of the following lot or parcel of land, elituste and lying in the city of Roanoke, State of Virginia, lying in the city of Roanoke, State of Virginia, lying in the city of Roanoke Land and improvement Company, where it joins the 'ani of Dr. Hart near 'Enth avenue northesset, thence north of degrees as 132 feet to a point, thence north 75 degrees east 103 feet the line of the Roanoke Land and Improvement Company, thence with said line couth 71 degrees weet 189 feet on the sum of \$1,000, as of the 18th day of December, 1985, and the blace of beginning.

TRENSESCALE—By VIRTUBOF A DEED of trust on the property purchased

plastering, painting, kalsomining, and paper hanging done on short notice.

TRUSTER'S ALE.—BY VIRTUE OF A DEED of trust, dated February 10, 1890, and recorded in the cierk's office of the hustings court of the city of cierk's office of the hustings court of the city of Erans, deed book 80, 1896 310, executed by C. A. Woolford and wife to the undersigned structee, its secure to the Southern Building and Loan Association, of Knoxville, Tennathe payment of the said deed, payable to the east orperation and to be discharged in accordance with the terms of the said bond and deed of trust-ceuring the same, and default having been made in the payments required by said bond and deed of trust, and in the performance of the obligations assumed to said association by the said c. A. Woolford for more than six monthe, and being requested by the said association so to do, I shall, on TUESDAY, THE 4TH DAY OF PEBRUARY, 1896, at 12:30 o'clock p. m., sell at public auction, to the highest bidder, on the premises, sil the following lot or parcel of land situated and lying in the city of Roanoke, State of Virginia, viz. LEGAL NOTICES.

TRUSTER'S SALE,—WHEREAS, A CERtain deed of trust was executed by Lizzie No
Wilkerson to George J. Peet, trustee, bearing
date Sid diec of the hustings coert for the city of
Fromotion of the hustings coert for the city of
Fromotion of certain conditions and payments specified in a certain boad executed by
the enid Lizzie N. Wilkerson of even date with
the said deed for the payment of twenty-five
hundred dollars (\$2,500) to the National Matual
Building and Losa Association, of New York, in
accordance with their articles of association; and,
whereas, the said George J. Peet has resigned
the said trust and the judge of the hustings at
the February term, 1836, did appoint Jamius McGehee as trustee in place and a cad of George J.
Peet, trustee, after legal notice, as provided by
statute to all the parties in interest; and, whereas,
default has been made in the payments and conditions mentiowed in said bond and deed of
trust for more than three months, and after having heen requested so to do by the beneficiary,
the National Mutual Building and Losa Association, of New, York, I ebail, by virtue of said deed,
and pursuant to the terms thereof, proceed to
sell at public anction to the highest bidder ON
FEBRUARY 218T. 1836, AT 3 O'CLOCK P. M.
on the irremiser, all the property conveyed in said
deed, with the improvements thereon, bounde
and deerched as follows, to-wit:

Beginning at a point on the south side of Washington avenue fitty (50) feet to an alley, thence
with said alley north 7d degrees 10 minutes west one
hundred and fitty (180) feet to an alley, thence
with said alley north 7d degrees 10 minutes west
off minutes east one hundred and fitty (180) feet
to be place of beginnin, and known as lot. No.
seven (7c, block eighteen (18), as shown on the
map of the West End Land Company on file in
the clerk's office of the hustins court for the
city of Roanoke, Virginia.

TERMS—Cash smidlent to pay all costs of executing this trust, including a commission to the
trustee, and to pay off sai

14-tds ROY B. SMITH, Trustee.

IN THE HUSTINGS COURT OF THE CITY of Roanoke. F. O. Williams & Co. vs. W. J. and L. Blair, Jr.; Dennis, Truitt & Co. ve. W. J. and L. Blair, Jr.; Dennis, Truitt & Co. ve. W. J. and L. Blair, Jr. To W. J. and J. Blair, Jr.; L. H. Vanghan, Ster Slate Co., assignee of F. O. Williams; John M. Tinsley and W. L. Tinsley, late partners, trading under the firm name and style of W. H. Tinsley & Son; R. L. Hickman, I. A. Allen, W. A. Brek, J. H. Pettne, G. M. Young, J. R. Arrington, Je se Hodges, Bastern Building and Loan Association, W. S. Gooch, A. E. King, trustee; the National Mutual Building and Loan Association and H. H. Loomis, trustee: Whereas, the papers in the above styled suit of Dennis, Truitt & Co. vs. W. J. and L. Blair, Jr., were, by a decree calered therein by the hustings court of the city of Roanoke, on the 2rd day of February, 1833, referred to C. B. Shelton, special commissioner for the purpose, to state and report to said count the following matters and enquiries, viz:

"First An account of the liens upon the lots of land described in the bill aforeraid according to their priorities."

ies, viz:

"First. An account of the liens upon the lots of land described in the bill aforecald according to their priorities.

"Second. Should it appear that there are any liens upon the lots described in the said bill which are prior to the mechanies' liens upon the said lots, but not prior to the mechanies' liens upon the said lots, but not prior to the mechanies' liens upon the houses and in-provements placed upon said lots, then the said commissioner shall report the respective vaines of the said lieus on the said lots and houses, and their proportion of the proceeds thereof shall be applied to the respective liens.

"Third. The commissioner shall further report the relative amount of the work done and materials furnished to the different houses upon which the different plaintiffs have acquired mechanics' liens.

"Fourth. The said commissioner shall report any other matters deemed pertinont by himself, or desired by counsel, pertaining to the issues involved in this cause."

And whereas the said C. B. Shelton departed this life without executing said decree, and whereas said two causes have since been consolidated and ordered to be heard towether; and whereas, by a decree entered in said consolidated and ordered to be heard towether; and whereas, by a decree entered in said consolidated causes on the 58th day of October, 1895, by the said hustings cour; of the city of Roanoke, the undersigned commissioner in chancery of said court was directed to execute the above mentioned decree to C. B. Shelton, deceased, and to state and report to said court the matters and enquiries directed by said decree as hereinhefore set forth. Now, therefore, you, and each of you are berely notified that I have fixed upon the 29TH DAY OF JANUARY, 1896, AT 10 O'CLOCK A. M., as the time, and my law office in said court the foregoing matters and enquiries.

By decree entered in these coness by said court on the 7th day of December, 1895, Count and of present service.

Given under my hand as commissioner, this the 28th day of Decem or parcel of lard in the city of Roanoke, Va., viz.

All that certain lot or parcel of land fronting 55 feet on the north side of Marshall avenue. Formerly called John street, and extending back from said avenue between parallel lines 100 rect and known as lot 17, in section 2 of the Lewis addition to the city of Roanoke, and being the same lot conveyed in the deed of trust above mentioned.

"BEIMS:—Cash as to smilletent of the proceeds to pay the costs of sale and discharge the said sum of \$1,90'.89 with interest thereon from November 27, 1893, until paid, and as to the residue upon a credit of one and two years' equal payments. Purchaser to give his notes for the deferred payments and secure the same by a deed of trust on the property purchared.

117 td ROY B. SMITH, Trustee.

TRUSTER'SSALE—BY VIRTUR OF A DBED of trust dated the 12th day of November, 1892, and recorded in the clerk's office of the hustings court for the city of Romoke, Va., in deed book 82, page 192, from G. B. Thomas to the undersigned trusteet o secure to the Peoples' Perpetual Loan and Building Asseciation of Romoke, Va., the payment of a certain debt in said deed set forth, as evidenced by the bond of said G. B. Thomas of even date with said deed, default having been made in the terms of said bond, and being required so to do by the beneficiary therein secured, I will ON THE ITHI DAY OF FERBU ARY, 1896, AT12 O'CL, COK, M., on the premises in the city of Romoke, Va., offer for sale the following described lot or parcel of land with the improvements thereon consisting of a large brick store and office building:

Situated on the west side o Commerce street and bounded on the north by the lands of the city of Romoke, Va., the courthouse lot), on the south by the lands of the eatist of C. L. Potter, the said lot fronts 25 fe to on the west side of Commerce street and extends back by parallel lines 15 feet.

TRUSTEE'S SALE—ON THE 20TH DAY OF JANUARY, 1896, at 9:10 o'clock a. m., I will offer for sale at public auction on the premises the following described parcel of land with its improvements, situated in the city of Ron-

merce street and extends back by parallel lines 35 feet.

TERMS OF SALE:—Cash as to the costs of sale said the sum of \$1.96.61 being the sum in default under the terms of said bond axof day of sale, and as to the sum of \$7.50 f being the amount not due as of that day, upon a credit to become due and payable to monthly instalments of \$3 i 67 cach, without interset, the first set the fourth Monday of each succeeding month thereafter until all are paid; and the residue, if any, upon a credit of one and two ears, with interest, deferred pay ments to be evidenced by negotiable notes secured by deed of trust on the property. WM. F. WINCH, 116 td.

Trustee. is improvements, situated in the city of Roanoke:

Beginning at a point on the south side of Ninth avenue a. w., 159 feet cast of Grove street, thence in an easterly direction 25 feet to a point, thence in a southerly direction 180 feet to a point, thence in a westerly direction along said alley 25 feet to a point, thence in a mortherly direction 130 feet to Ninth avenue, the place of beginning, being the western half of lot 4, section 15, of the Lewis addition to boanoke city, va.

The above sale is made by authority contained in a deed of trust from Lucy N. Beller dard the 1th day of March, 1892, and recorded in the citr's office of the hustings court or the city of Roanoke, in deed book 75, page 69. Default having been made in the payment under the bond therein secured for more than three months.

The above sale will be made by the undersigned, who was substituted as trastee in the above mentioned deed of trust in the place of Silas W. Burt by an order of the hustings court for the city of Roanoke entered at the September term, 1894.

TERMS OF SALE—Cash. The amount due under the above mentioned deed of trust is \$1,325.83, as of the 31st day of December, 1895, \$25100. TERM SYOK, 122 20 td.

The above sale has been postponed until Monday, 27th of January, 1896, at the eaune time and

PY VIRTUR OF A CERTAIN DEED OF trust dated the 16th day of October, 1889, and recorded in the cierk's office of the hustings court for the city of boanoke in deed book 26, page 18, from M. C. Morris to the underlagned for the purpose of securing the Roanoke Building Association and Investment Company the sam of \$911.40, to become due in monthly instalments of \$9.80, each; default having been med in the payments therein secured and botting heen requested by the beneficiary, I will offer for sale, in front of the courthouse of the City of Founcke, AT 12 O'CLOCK NOON, ON THE 10TH DAY OF FRI-RUABY, 1846, the following described parcel of land, situated in the city of Roanober.

Beginning at a point on the south side of Wise street 349 feet east of Barbour street, thence north 72 degrees 34 minutes east 40 feet to a

place. 1 21 td

LEGAL SOTIORS.

DY VIRTUE OF A DEED OF TRUST FROM F. T. Camp to J. Ten Syck, trastee, dated the 15th day of March, 18%, and recorded in the clerk's office of the hustings court for the city of Rosnoke, in deed book 35, page 337, default having been made in the terms of said deed of trust, and having been required so to do by the beneficiary therein secured. I will offer for sale on the premisers on the 2VTH DAY OF JANUARY, 1896, at 5:15 o'clock a. m., the following described parcet land, situated in the city of Rosnoke:

Beginning at a point 175 feet east of the northeast corner of Park street and Ninth avenue z. w., thence along said avenue south 83 degrees 15 minutes east 35 feet to a point, thence north 7 degrees 45 minutes west 130 feet to an alley, thence along said aley north 32 degrees 15 minutes west 150 feet to the place of beginning, and known as the east half of lot 15, section 18, as shown on the map of the Lewis addition to the city of Rosnoke.

shown on the map of the Lewis addition to the city of Roanoke.

TERMS OF SALE—Cash as to amount sufficient to pay the costs of this sale, as well as the sum of \$1,856, upon a credit of monthly instalments of \$16 each, to become due on the 15th day of February, 1896, and intervals of one month thereafter, with interest upon each of the deferred payments from the 15th day of March, 1894, and as to the residue, if any, upons credit of one and two years, with interest from the day of sale, all deferred payments to be evidenced by the notes of the purchaser and secoured by a deed of trust upon the premises sold.

13 31-ds JOHN C. TEN EYCE, Trustee.

The above sale has been postponed until Mon-lay. 27th of January, 1896, at the same time and place. JOHN C. TEN EYCK, Trustee.

TERMS OF SALE-Ossh. The amount due under the above mentioned deed of vrust is \$3,333.50, as cf the 31st day of December.189.

JOHN C. TEN EYCK.

12 20 td Substituted Trustee.

The above sale has been postponed until Monday, 71th of January, 1896, at the same time and place.

JOHN C. TEN EYCK, 7 rustee.

1 21 td

TRUSTEB'S SALE.—ON THE 20TH DAY OF
JANUARY; 1836, AT 9:25 O'CLOCK A. M., I
will offer for sale at public acction on the
premises the following described parcel of land,
with its improvements, situated in the city of
Rosaoke:

premises the following described parcel of land, with its improvements, situated in the city of Roasoke:

Beginning at a point on the south side of Conter street [10] feet east of Park street, thence in a sontherly direction 130 feet, more or less, to an alley, thence with said alley in an easterly direction 50 feet, more or less, to a point, thence in a northerly direction 130 feet to Center street, thence with same in a westerly direction 50 feet, more or less, to place of beginning.

The above sale is made by surhorly contained in a deed of trust from J. C. Purrow dated the 25th day of August, 191 and recorded in the clerk's office of tale hastings court for the city of Roanoke in deed book 63, page 42. Default having been made in the payment under the bond therein secret for more than three monts.

The above sale will be made by the undersigned, who was substitutes is trustee in the above mentioned deed of trust in the place of Slas W. Burt by an order of the hastings court for the city of Roanoke entered at the place of slas W. Burt by an order of the hastings court for the city of Roanoke entered at the place of slas W. Burt by an order of the hastings court for the city of Roanoke entered at the place of Slas W. Burt by an order of the hastings court for the city of Roanoke entered at the place of Slas W. Burt by an order of the hastings court for the city of Roanoke entered at the April term, 1898.

TERMS OF SALE—Cash. The smount due under the above mentioned deed of trust is \$899.37, as of the Sist day of December 1805.

JUHN C. TRN EYOK.

The above sale has been postponed until Mon-day, 37th of January, 1896, at the same time and place. JOHN C. TEN EYCK, Trustee.

121td

(RUSTEE'S SALR—ON THE 20TH DAY OF JANUARY, 1826, AT 9:35 O'CLOCK A. M., I will offer for sale at public anction on the promises, the following described parcel of landwith its improvements, situated in the city of Roanoke:

Beglinning at the corner o' Gilmer and Twelfth sirects, thence with said street north 68% dagrees west 138 feet to an siley, thence with raid alley south 21% degrees east 135 feet to a noint, thence south 68% degrees east 138 feet or anoint, thence south 68% degrees east 138 feet or Welfth street, thence with Twelfth street north 91% degrees east 135 feet to a noint, thence south 68% degrees east 138 feet or Twelfth street, thence with Twelfth street north 91% degrees east 138 feet to anoint, thence south 68% degrees east 138 feet or Twelfth street, thence with Twelfth street north 21% degrees east 138 feet to a noint, thence south 68% degrees east 138 feet or Twelfth street, thence with Twelfth street north 13% degrees east 138 feet to a noint, thence south 68% degrees east 138 feet

The above sale has been postposed until Mon-day, 27th of January, 1896, at the same time and place. JOHN C. TEN EYCK, Trustee. 1 21 td

TRUSTER'S SALE—ON THE 27TH DAY OF JANUARY, 1896, AT 9:40 O'CLOCK A. M., I least the following described parcel of land, with its improvements, situated in the city of Roa-

its improvements, situated in the city of Roanoke:

Beginning at a point on the south side of Gilmer street 175 feet cast of Houston stree, thence south 9 degrees 30 minutes west 130 feet to an alloy, thence with same south 80 degrees 50 minutes east 25 feet to a point, thence north 9 degrees 30 minutes cast 120 feet to a point on the south side of Gilmer street, thence with Gilmer street not h80 degrees 80 minutes west 25 feet to the beginning, and known as the cast half of lot 4, section 8, of Rogers, Fairtax and Houston Addition to the city of Roanoke, Va.

The above sale is made by authority contained in a deed of trust from L. H. Mackay, dated the let day of March 1892, and recorded in the clerk's office of the hustings court for the city of Roanoke in deed book 73, page 333. Default having been made in the payment under the bond therein secured for more than three months.

The above sale will be made by the undersigned, who was substituted as trustee in the above mentioned deed of trust in the place of Silas W. Butt, by an order of the hustings court for the city of Roanoke entered at the September teem, 1884.

TERMS OF SALE—Cash The amount due under the shove mentioned deed of trust is \$1,319 59, as of the Silst day of December, 1885.

JOHN C. TEN BYOK,

22 21 td

The above sale has been postponed until Mon-day, 27th of Japuary, 1896, at the same time and place JOHN C. TEN EYOK, Trustee. 151 td

place
151 td

RUSTEE'S SALE—ON THE 20TH DAY OF
JANUARY, 1896, at 9:55 o'clock a. m., I will
offer for sale at public anction on the premises
the following described parcel of land with its
improvements, stuated in the city of Roamoke.
Beginning at the southwest corner of lot No. S
on no th side of Rose street and with said street,
north 18 degrees 20 minutes west 50 feet to the
corner of lot No. 10 and with said lot north 5 degrees 49 minutes asat 100 feet to an alley and
with said alley south 81 degrees 20 minutes east
80 feet to corner of lot No. S, and with said lot south
5 degrees 49 minutes west 100 feet to the beginning and known as lot No. 9, llock 6, as shown
hy man of the property of the North Side Land
Company.

The shove sa'e is made by anthority contained
in a deed of trust from T. T. Davis, dated the 1st
day of August, 1892, and recorded in the clerk's
office of the hustings court for the city of Roanose in deed book 8), page 23. Default having
been made in the pryment under the bond therein
secured for more than three months.

The above sale will be made by the undersigned, who was substituted as trustee in the
above tentioned deed of trust in the place of
Silas W. Hurt by an order of the hustings court
for the city of Roanoke entered at the April
term, 1894.

TERMS OF SALE—Cash. The amount due
under the above mentioned deed of trust is
\$605.04, as of the Sist day of December, 1895.

JOHN O. TER BENEYOR,
Substituted Trustee.

The above sale has been postponed until Monday, 27th of January, 1866, at the same time and place.

JOHN C. TEN EYCK, Trustee.

1 91 td