

ATTACHMENT NOTICE.

Jones & Campbell, Complainants vs. A. L. Thompson, Defendant.—Before J. W. McCorkle, Justice of the Peace of Obion County, Tennessee.

TO A. L. THOMPSON: Whereas A. B. Campbell, a member of the firm of Jones & Campbell, made affidavit on Aug. 19, 1921, before me, the undersigned Justice of the Peace that the said A. L. Thompson was justly indebted to the firm of Jones & Campbell by a certain promissory note for three hundred and ninety-six and 52-100 dollars; and that the said A. L. Thompson had absconded or was about to remove or is removing himself out of the county privately or that he was about to remove himself or property from the State and has given bond, as required by law in attachment cases; and whereas I, the said Justice of the Peace, on that day issued an original attachment against the estate of the said A. L. Thompson and said attachment has been levied on certain property of the defendant.

Now therefore the said A. L. Thompson is hereby notified to appear before me on Saturday, September 24, 1921, at 1 o'clock, p.m., then and there to answer and defend said attachment suit or the same will be proceeded with ex parte.

This August 23, 1921. J. W. McCORKLE, Justice of Peace.

PUBLICATION NOTICE.

To J. R. Jones and Norma Jones:

W. A. Nalling vs. J. R. Jones and Norma Jones.—Before J. W. McCorkle, a Justice of the Peace in and for Obion County, State of Tennessee.

Whereas, said W. A. Nalling, on the 26th day of August, 1921, made affidavit before J. W. McCorkle, Justice of the Peace, that the said J. R. Jones and Norma Jones were justly indebted to him by account for Fifty Dollars (\$50.00); and that the said J. R. Jones and Norma Jones reside out of the State of Tennessee, and that they were about to remove their property from the State of Tennessee, and gave a bond as required by law in attachment cases; and whereas, I, J. W. McCorkle, Justice of the Peace, on that day issued an original attachment against the estate of said defendants; and that said attachment has been levied on certain property of the defendants; and an order of this publication has been duly made;

Now, therefore, said J. R. Jones and Norma Jones are hereby notified to appear before J. W. McCorkle, Justice of the Peace for Obion County, Tenn., at his office in Union City, Tenn., on the 20th day of September, 1921, at 1 o'clock, p.m., then and there to defend said attachment suit. This the 29th day of August, 1921. J. W. McCORKLE, Justice of the Peace for Obion County, Tenn.

NOTICE TO CREDITORS.

To the creditors of the estate of Jake D. Caldwell, deceased:

You are hereby notified that on the 21st day of June, 1921, I the undersigned Mrs. Lillian Caldwell, was duly appointed and qualified as the administratrix of said estate, and you and each of you are hereby notified and required to file your claims against said estate with the Clerk of the County Court of Obion County, Tennessee, on or before the 5th day of August, 1922, duly verified and proven as required by law. 20-4t This August 1, 1921.

MRS. LILLIAN CALDWELL, Administratrix of the Estate of Jake D. Caldwell, deceased.

Death of Mr. Wallace.

The entire community was shocked Monday afternoon when the news was circulated that Mr. William Harris-Wallace was dead. He had been in apparent good health and the news of his death came as a great surprise. After dinner he lay down for a rest, fell asleep and was never awakened, the cause of his death presumably being heart failure. The remains were laid to rest Tuesday in the city cemetery after services at the residence conducted by Rev. U. S. McCaslin. Deceased leaves a widow, two daughters, Misses Lela and Tera, and one son, Homer, besides several brothers.—Obion County Enterprise.

Death of Mrs. Sandling.

Mrs. Elizabeth Sandling, aged 96 years, died at her home in this city Tuesday morning at 6 o'clock and was buried at Campground Cemetery Tuesday afternoon, the funeral service being conducted by Rev. J. H. Bass. The cause of her death was the infirmities of age. She leaves a son, J. B. Sandling, of this county, a stepson, J. H. Sandling, of Dyer, a granddaughter, Mrs. Pearl Holcomb, of Longmont, Colo., and a grandson, G. C. Tuley, of England, Ark.—Obion County Enterprise.

Every man likes to have it said that his baby looks like him, but gets mad if told he resembles the baby.

Of course the women wear funny-looking things, but a celluloid collar is not one of them.

BANKRUPT SALE.

In the District Court of the United States for the Western District of Tennessee:

In the matter of Dahnke-Walker Milling Co., Bankrupts.

Pursuant to an order duly made by P. W. Maddox, Referee in Bankruptcy, in the above styled cause, I, as Trustee in bankruptcy, will sell at public auction, on the premises of the Dahnke-Walker Milling Company, in Union City, Tennessee, at 1:30 o'clock p.m., on Monday the 12th day of September, 1921, the following described real estate, with all buildings and improvements thereon, and all fixtures, attachments, belts, pulleys, equipments, machines, etc., contained in said buildings, the same constituting what is known as the Dahnke-Walker Milling Co. in Union City, Tennessee.

Lot No. 1. Lying and being in the 13th District of Obion County, Tennessee, and bounded and described as follows, to-wit: Being in Campbell's Addition to Union City and in Block No. 2 thereof, beginning on the north side of Main street and on the west side of Depot street where the two streets intersect with each other, at a stake, thence running north with the west side of Depot street 192 feet to a stake; thence West 75 feet to an alley; thence South 192 feet to the north line of Main street, thence East with Main street to the beginning.

Lot No. 2. In said State, County and District, and in Campbell's Addition as aforesaid, beginning in the east line of First street in the southwest corner of a lot owned by Mrs. A. D. Campbell, later owned by Tom Reynolds, runs thence East 75 feet to an alley; thence South 75 feet to an alley; thence West 75 feet to First street; thence North to the beginning.

Lot No. 3. In the same State, County and District, and in Campbell's Addition as aforesaid, being lot No. 4 and Block No. 2 of said Addition, fronting 25 feet on Main street near where Main street intersects First street, running back north from Main street 100 feet to an alley. Said lot was on the 29th day of December, 1896, deeded by A. Worts and wife to A. Semones and W. J. Mathes jointly, and which is of record in Book C-4, page 117, in the office of the Register of Obion County, to which reference is made, and was conveyed by the said Mathes to A. Semones, and which deed is of record in Book A-0, page 325, to which reference is hereby made.

Lot No. 4. In the same State, County and District as aforesaid, and within the corporate limits of Union City, and bounded on the North by Grove street; on the East by the M. & O. Railroad; on the West by Depot street, and on the South by the M. & O. Railroad property on which lot stands a mill and machinery, elevator, scales, mill buildings, mill machinery, and the connections of said mill and machinery of every kind, and also one set of Railroad Scales, the same being on the M. & O. Railroad right of way, including in the above all pulleys, belts, boilers, engines.

Lot No. 5. Located in the same State, County and District, and municipality aforesaid, beginning at a stake 50 feet from the center of the Mobile & Ohio Railroad Company road bed, it being on the southwest corner of Bell street (now College street), runs thence East with South Bell street line 54 feet to a stake; thence South 176 feet; thence West 54 feet; thence North 176 feet to the beginning, and being in Block No. 22, on which lot there is a building, a one-story brick, the same being used as a warehouse.

Lot No. 6. Being in the same State, County, District and municipality aforesaid, beginning at a stake in the South line of Bell street, 54 feet East of the southwest corner of Bell street (now College street), running East with said Bell street 102 feet and 5 inches; thence South with an alley 176 feet; thence West 88 feet and 5 inches; thence North 176 feet to the beginning.

Lot No. 7. Being in the same County, State, District and municipality aforesaid, beginning at a stake in the Dahnke-Walker Milling Co. south boundary line (formerly the C. P. Cloys property which is described above as lots Nos. 5 and 6) 50 feet East of the main track of the M. & O. Railroad, running thence South parallel with said main track to the north line of Grove street; thence East with said line of Grove street to an alley; thence North with the west line of the alley to what was formerly the C. P. Cloys southeast corner being tracts No. 5 and 6 above described; thence West with the south boundary line of said C. P. Cloys tract (being tracts Nos. 5 and 6 above described) to the beginning, on which lot No. 7 there is located a negro cabin.

Lot No. 8. Being in the same County, State, District and municipality aforesaid, and in Campbell's Addition to Union City, being lot No. 2 in Block 21, fronting 44 feet on Depot street and runs back East 115 feet, and being the same lot conveyed to Mrs. Malinda Fisher by Alex W. Campbell and wife, Aug. 1, 1885, being registered in the Register's office of Obion County, Tennessee, to which reference is here made, there being located on said lot a negro cabin.

In the same State, County, District and municipality aforesaid, one warehouse located on the property of the M. & O. Railroad Company's right of way, bounded on the South by Main street; on the East by M. & O. Railroad property, on the North by the M. & O. property, and on the West by Depot street.

One warehouse and wagon scales located on the right of way of the M. & O. Railroad at Crockett, Obion County, Tennessee.

One pair of wagon scales at Rives, Tennessee, on the M. & O. Railroad

right of way, near the Bank of Rives.

One pair of scales and warehouse on right of way of the M. & O. Railroad at Jordan, Fulton County, Kentucky, north of the M. & O. Railroad station.

One pair of wagon scales and warehouse on the right of way of the M. & O. Railroad at Oakton, Ky.

One warehouse located on the right of way of the N. C. & St. L. Railroad at Dodds Switch, Fulton County, Ky.

One warehouse on right of way of N. C. & St. L. Railroad in West Hickman, Fulton County, Ky., near the junction or curve switch of C. M. & G. Railroad and N. C. & St. L. Railroad connections.

On lot No. 1 herein described is located a four-story brick mill in which there is milling machinery consisting of engines, boilers, pump, furnace blower, engine room equipments, three Barnett and Lee Sifters, two reels, three cutler drivers, 12 stands—mill rolls, shafting, belting, four packers, trucks, etc. There is also on this lot a one-story iron-clad building used for storage and shelling of corn in which is located two corn shellers, one shuck baler, one backer and a lot of shafting and pulleys attached to said building. On this same lot No. 1 and just north of the main mill building is located another elevator building, being four stories, iron-clad, with engine and cleaning machine, shafting, pulleys, belting and general equipment of an elevator building.

On lots Nos. 5 and 6 hereinabove described there is located five small negro tenant houses.

On lot No. 2 herein described there is a building known as the "Moonshine House," which is used for storing of waste from the mill.

I will also sell all the right and interest of the said Bankrupt in any and all copyrights or patent rights in any of the marks owned and used by said Mill Co. in carrying on their business in Union City, Tennessee.

I will also sell all personal property of every description belonging to said Dahnke-Walker Milling Co., consisting of unattached machinery or parts of machines, commercial trucks, scoops, floor trucks, sacks for meal, flour, etc., desks, filing cases, typewriters, adding machines and other office fixtures, and many other articles that cannot now be mentioned.

TERMS OF SALE.

Said real estate and mill property will be sold for one-third cash and the balance in two equal payments of twelve and eighteen months, with a lien retained, and good personal security for the deferred payments.

Said property will then be sold for cash, and the sale realizing the greater sum will be adopted. The purchaser will be given the privilege of paying either or both of said notes in cash if he so desires. The property known as Mill A, together with lot or lots and all improvements thereon, and fixtures thereto belonging will be sold as a whole and as one piece of property; and the property known as Mill B, together with the lot or lots and all improvements thereon and all fixtures belonging thereto will be sold as a whole and as one piece of property; and what is known as the Cloys warehouse and the lot or lots therewith connected will be sold as a whole and as one piece of property, and all of the property above mentioned, with all interest in trade marks will be sold as a whole, and the sale will be adopted for which the greater price is realized.

In case of a separate sale of Mill A and Mill B the Copyright of the Tader Mark used upon the products of each mill will be sold with same.

The scales and warehouses above mentioned as being on railroad right of way in Obion County and Western Kentucky will be sold for one-half cash and the remainder in ninety days, with lien and interest-bearing note with approved security; and same will then be sold for cash, and the sale realizing the greater price will be adopted. Any person desiring information for the property or articles upon application.

HENRY C. STANFIELD, Trustee in Bankruptcy. This Aug. 6, 1921.

At Rest.

The path of life has ended for a noble man, Edward Carlyle Ownby, our kinsman, to me, from my earliest recollection a brother. The news of his going away was a very great shock, while we knew that his health had been greatly impaired and his giant mind thereby weakened we were unprepared for the sad news of his death. Ed will be missed by every man, woman and child in Union City, for every one was his friend. He was easy of manner, very courteous, and while so, was kindly in his bearing. He had the soul of a poet, his verses were ever ready to help the bowed and broken hearted. He was a musician of rare and exceptional genius, but like Stephens Collins Foster, "America's premier balladist," who was the author of one hundred and seventy songs, including "The Old Folks at Home," where he tells us of the little Suanee River here in our sunshine land where millions of copies of his songs were sold, his life was a tragic one. He has found rest from his labors, and methinks when the day of resurrection dawns no soul will be purer or more worthy to "partake of the tree of life and enter in through the gates into the city" than Edward Carlyle Ownby. B. E. G.

It appears that the smaller fellows who take part in the concert of nations will be permitted to hold the music.

WHY BABY'S FIRST YEAR IS SO IMPORTANT

Have you ever thought why so much attention is given to baby's first year of life? The reason is because the baby's body develops faster during those first twelve months than at any other time of its life. Just compare the tiny new life, helpless, pink, soft and sleepy, which is put into the mother's arms during the first hours after birth, with the sturdy, crowing, laughing child who greets its first birthday. They scarcely seem the same at all, and this is Nature's method of development; it is so wonderful, so delicate, and yet so rapid that any interference with Nature's laws often means the loss of the precious little life itself.

Sleep is baby's best time for developing and growing, and so it needs cheerful attention given to its sleeping places, and every sacrifice should be made to have its small bed sanitary, comfortable, and placed in a well ventilated place both day and night. A separate bed for baby is a NECESSITY even if it is home made from a packing box.

Every baby should sleep alone. Many babies are smothered by older persons lying on them during the night, and it is particularly wrong for the baby to sleep with the mother and thus by smell and touch be kept awake often by the suggestion of its feeding time. Of course, the baby must be made comfortable in every way; kept dry, properly fed, its clothing loose but warm enough in winter and cool enough in summer, and then it should be put in its crib alone in a quiet room, and left to go to sleep. Rocking or jolting it in any way is wrong, and no baby will want this way of being "put to sleep" if the practice is not begun. In fact, the normal healthy baby will go to sleep quite naturally if it is trained to do so.

For the first few weeks, the baby should sleep eighteen or twenty hours out of the twenty-four; from one month to one year it should sleep at least sixteen hours, and, of course, this means a regular day time nap. This nap should NEVER be interfered with, and a baby should never be "kept awake" or wakened up for any purpose whatever. Often it is well for the baby to sleep out of doors after he is a month old, but he should always be protected from flies or MOSQUITOES by a netting placed over his crib, and he should be shielded, too, from any sudden drop in temperature. Too much attention cannot be given to the baby's sleep; it ranks in importance with food as a means of preserving baby's health and even its life.—Contributed by Southern Division Red Cross, Nursing Service.

GOVERNMENT TO HELP FARMERS

High Class Land Clearing Explosive to be Furnished.

Arrangements have been completed by the Bureau of Public Roads, United States Department of Agriculture with the Division of extension, University of Tennessee, whereby farmers of the State will be furnished picric acid, a high class explosive surplus from war time at the cost of carttrigging, boxing and shipping. The total cost to the farmer for picric acid per pound laid down in Tennessee will probably not exceed 13 cents per pound. This is less than one half the present cost of agriculture dynamite. At this price the farmer will be able to clear the land at one third the usual cost of clearing land of stumps.

All orders will be procured thru the county agricultural agent or thru farmers or business men appointed by him, therefore in order to secure this explosive it will be necessary for the person wanting it to place his order with the local county agent or men appointed by him so that co-operating, the people of the county may have sufficient orders for a carload. No less than minimum carload lots will be shipped. Persons living in counties where no agent is employed may place their orders with the county agent in the adjoining counties, and thus secure the picric acid in his shipment, provided there is a carload order made up in his county. No person will be allowed over 1,000 pounds.

Parties ordering picric acid should accompany the order with a check covering the cost of the amount ordered at the rate designated by the agent. The check should be made payable to the bank designated by the agent and the order sent to the county agent.

A Kansas man is reported to be the father of thirty-two children. It is not known whether he will apply for admission to the League of Nations or just let America represent him for the present.

The king can do no wrong, if the other fellow holds four aces.

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RENOVATION OF

APPLE ORCHARD

Valuable Suggestions Made by Prof. Watson.

According to Prof. O. M. Watson, of the University of Tennessee, Tennessee is particularly fortunate situated for making money in the production of apples. He points out that the apple growers of the north-west who are making money out of apples and who supply the great bulk of the country are more than 3,000 miles from the great markets while Tennessee growers are within 500 miles of them. In view of this Tennessee apple growers ought to be able to make a good profit on savings in freight alone, he says. He emphasizes the fact that just as good apples as can be produced in any section of the country can be grown in practically every county in the State. Prof. Watson does not advocate the launching of big exclusive orchard projects but says that instead every farm should have a few acres in apples and other fruit trees as a side line and that good money can be made in this way provided the trees are properly cared for by pruning and spraying.

In the renovation of the old orchard Prof. Watson says that the first thing to do is to clean it up. Not by letting cattle and other livestock pasture in it but by cutting down the briars, weeds and dead limbs and burning them, thereby getting rid of insects and diseases which harbor in such places. He advises against using the orchard for pasturing livestock as they damage the trees more than they do good by cleaning it up. The next step in making over the old orchard is the pruning out of part of the top in order to let light in to the inner branches of the trees. Plenty of light in all parts of the tree is necessary for the growing of fruits as sunlight kills disease which attacks the branches and fruits. The next and one of the most important steps is spraying. San Jose scale can only be controlled in this way and is one of the worst orchard pests known.

For further information on spraying the orchard write the Division of Extension for Publication 96, "Spray the Orchard." It gives a spray schedule in addition to many other valuable pointers.

Turnage-Henry.

Wednesday evening at the residence of Mr. and Mrs. L. W. Everett Mr. J. C. Henry and Mrs. Hester Turnage were united in marriage. Rev. J. H. Bass performed the rites which united the happy couple. Both of the contracting parties are well known here and have many friends who wish them much happiness.—Obion County Enterprise.

C. E. CLIPPINGS.

The Secret of Endeavor Success.

If we were asked to tell the secret of Endeavor Success, the answer would be that it has abolished the old passive Christianity where one set and sang one's soul away in everlasting bliss, and substituted a practical and active Christianity. It has put the young to work for the church and the religion which it preaches, recognizing that faith without works is dead, and never more lethal than when it attempts to curb the youthful desire for action, for achievement, or even for evangelization.—From the Lowell (Mass.) Leader.

It is hoped that Christian Endeavor's slogan of a "warless world by 1923" may become true. It is rather too good a wish to be realized, however.—The Portland (Me.) Express and Advertiser.

BETHEL.

Hello cousins, Bethel is still very much alive.

Miss Lillian Shaw, of Talley's is visiting here this week.

James Winston, little son of Mr. and Mrs. B. W. Campbell, is sick.

Misses Thelma Brown and Margaret Primrose were the guests of Miss Sophronia Ferrell Saturday night.

Mr. Will Griffin and family, of Possuntrot visited Mrs. Griffin's parents, Mr. and Mrs. Tom Neeley, Saturday.

Miss Nannie Sanders visited Troy friends recently.

Miss Eva Roberts, of Woodland, visited her cousin, Miss Helen Grooms, the past week.

Miss Eunice Brown visited Miss Cathie Wells near Troy recently.

Miss Emma Garrison attended the teachers' meeting at Union City this week.

Mrs. Cleveland Brown and daughter, Polly, and Mrs. Chester Brown visited relatives at Martin the past few days.

Mr. Vernie Kirk and family, of near Beech, visited Mr. Kirk's mother Sunday.

Mr. Guy Calhoun and family, of Talley's and Mr. Burnett Hamilton and family, of Protemus, visited Mr. Ira Calhoun and family Sunday.

Mr. Charley Cloar and wife, of Fremont, visited B. W. Campbell and family Sunday afternoon.

Mr. Boone Calhoun and family, of Talley's visited Mr. Farris Calhoun and family Saturday night.

We understand that there will be prayer meeting at Protemus every Sunday night. Every one invited. Come.

Looking Backward.

How did you get that scar?"

"I got that jumping thru a plate-glass window in London on armistice night."

"What on earth did you do that for?"

"Oh, I don't know. It seemed a good idea at that time."—Tid-Bits.