

THE GREENSBORO PATRIOT

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TOBACCO FARMERS RESOLVE TO PUT UP STIFF FIGHT

BIG MASS MEETING SATURDAY TOOK DEFINITE STEPS TO RELIEVE SITUATION.

At a rousing mass meeting held Saturday afternoon at 2 o'clock in the new court house by representatives of Guilford, Rockingham, Randolph, Pitt and Davie counties, resolutions were adopted favoring the reduction of the 1921 tobacco crop 60 per cent of that cultivated the present year, the deferment of opening the markets until October 15, the marketing of not more than 50 per cent of the crop before January 1, 1921, that the tobacco growers join together with the raisers of the state in an endeavor to secure better market conditions, that every farmer affiliate with the stronger organizations of farmers in order that the numerical and financial strength might be greater, together with a number of other suggestions tending to improve the status of the farmers.

The meeting was called to order by J. A. Groome, secretary of the Guilford County Farm Bureau. E. D. Broadhurst was made temporary chairman and later permanent chairman of the meeting. Richard Moore being selected secretary.

Mr. Broadhurst pointed out that the farmers have invested their capital and their labor in the production of the present tobacco crop and that they are entitled to receive a reasonable price for such investments. He did not advocate drastic action but he believed that the farmers could secure relief if they applied intelligent methods and worked together. He pointed out that unless the farmers do organize, they are but a scattered covey to be shot to pieces as soon as the hunters get to them.

Following the organization of the meeting a resolution committee was named by the chairman. This committee being composed of J. C. Beavers, chairman; H. W. Lambeth, Dr. C. S. Gilmer, C. A. Osborne, of Guilford county; J. T. F. Stallings, J. A. Herbin and S. L. Hester, of Rockingham; W. J. Manning, of Pitt; W. L. Collett, of Davidson, and L. E. Bird, of Randolph.

While the committee was engaged in the consideration of measures to be recommended, the meeting was thrown open for general discussion. The spirit of those speaking displayed no vindictive attitude; there were no threats, but there was evident an everlasting spirit of determination on the part of the farmers not to submit to being defrauded. One prominent farmer declared that he would put his entire crop back on his land before he would sell his tobacco at such prices as have been offered by the market so far, while others expressed the intention of holding until the stuff rotted before they would be the victims of such a scheme. The discussions were entered into by a considerable number of those present. All in all, it was the best meeting of farmers, both from standpoint of numbers, interest displayed and the spirit of co-operation for the common good, that has been seen in this county in many years.

J. M. Hendrix told the farmers that the business men of Greensboro were with them and that they would give their assistance toward making such a situation impossible in the future. Mr. Hendrix suggested the construction of a re-drying and storage plant that would enable the holding of the crop indefinitely. Other business men of the city assured the farmers that they were sympathizing with them and that their assistance would be forthcoming to carry the fight on.

NEW PAVED ROAD COMPLETED TO GUILFORD COLLEGE

Completion of the stretch of hard surface asphalt road from Edwards' house road to the Guilford College station was one of the greatest pleasures of the past week that happened to those living in the Guilford section. The road is being promoted over half a mile beyond Guilford College in the direction of Friendship and already the concrete has been placed for this part of the work. On yesterday travelers were permitted to drive over the concrete foundation and while it was extremely rough it gave one an opportunity of visualizing as to what pleasures the future offers.

SUPERIOR COURT IN MIDST OF BUSY SESSION

LARGE NUMBER OF CASES TRIED LAST WEEK BUT FEW VERDICTS.

Following the avalanche of divorce cases that consumed the attention of Guilford Superior court during the first few days of the term, the grinding of the mill was directed to grist of greater importance and during the last few days of the session a number of cases involving large claims were disposed of.

On Thursday the suit of W. F. Fraser vs. J. W. Cone was tried. In this action the plaintiff sought to recover \$15,000 on account of personal injuries alleged to have been inflicted upon the plaintiff when the chauffeur of Mr. Cone drove his automobile against the plaintiff last fall. The jury decided that the chauffeur was not within the scope of his employer's service at the time of the accident and that Mr. Cone was not liable for the injury. The plaintiff recovered no damages.

The case of W. E. Miller vs. Melton Rhodes Company was heard on Friday but the plaintiff fared no better with the jury than did Mr. Fraser, his award being nothing. This case had been tried twice heretofore, a verdict for \$750 in favor of plaintiff resulting from the first trial and the Supreme court having granted a new hearing following appeal from each judgment, the case came on for trial a third time. Mr. Miller failed to satisfy the jury last week and he was given no damages.

A case was heard Friday involving the legality of the last will and testament of Dulcena T. Payne, which was being contested by some of the heirs. Mrs. Payne was a resident of High Point, her death having occurred several months past. The jury decided that the instrument exhibited before the court was the last will and testament of Mrs. Payne and ordered that the paper writing be admitted to probate and entered upon the records.

The case of Jennie Bell Banks vs. Metropolitan Life Insurance Company was begun Friday and was concluded Saturday afternoon. The plaintiff sought to recover \$500 on account of a policy of life insurance which her deceased husband, Theodore Banks, had carried with the defendant company. The jury decided in favor of the plaintiff and gave her a verdict for the recovery of \$500.

Saturday afternoon the jury was dismissed and the hearing of motions occupied the attention of the court.

A second week of civil court begins this morning and will continue throughout the week with Judge Ray on the bench. Next Monday a term of criminal court will begin, lasting the week. A heavy docket will be for trial at the criminal term and it is expected that the crowded condition of the docket will necessitate the continuance of a number of cases.

FINED FOR NOT FILING PARTNERSHIP NAME.

Pete Sacrinty, a Greek, proprietor of the Bijou Cafe, was fined \$25 following a hearing Friday before Justice D. H. Collins. Sacrinty was prosecuted for failing to file a proper blank stating the firm name of his business and who was liable for the debts of same. The legislature of 1915 passed a statute requiring all persons operating a business not incorporated, where the name of the firm did not signify the persons liable for such business, to file an affidavit with the clerk of the Superior court stating the owners of the business. A firm name such as "John E. Jones, Grocer" would not require the filing of such a certificate, because all persons would presume that John E. Jones was operating the business. If Mr. Jones traded under the name of "Star Grocery Company," or such a firm style, it would be necessary for him to file a certificate.

Clerk of the Court M. W. Gant states that while the law was well advertised when first passed by the legislature, that many firms have not yet been registered and that they are liable for the penalty in case prosecution is made by a creditor of such firms.

FARMERS CALL BIG MEETING FOR THURSDAY AT RALEIGH

TO DISCUSS MEASURES FOR GETTING BETTER PRICE FOR COTTON AND TOBACCO.

A meeting of the North Carolina Farmers' Union and the North Carolina Cotton Growers' Association will be held at Raleigh next Thursday, September 16, the joint assembly of the two organizations having been called for the purpose of considering methods of marketing the present crops and securing prices that will allow the farmers just compensation for their products. Notices were sent out last week from this city, which is headquarters for the Farmers' Union, notifying the branch unions in every county of the called meeting and urging a large delegation to be present. In view of the agitation that has recently occurred over the prices offered for tobacco in eastern Carolina it is expected that the meeting will have a record breaking attendance.

The notice to the secretaries of the various county unions was sent out by President R. W. H. Stone and Secretary E. C. Fries, and is as follows:

"In view of the fact that there is a concerted effort on the part of speculators and manufacturers to depress the price of farm crops, and in view of the fact that cotton seed has opened in the markets of the west at \$25 a ton and the prices of cotton below the cost of production, we have been requested to meet with the North Carolina Cotton Growers Association in the city of Raleigh on September 16, for the purpose of joining with them in an effort to get a just price for this year's crop."

"It also appears that the same condition prevails as to prices on tobacco. We urge that each county union interested in the price of tobacco send a strong delegation to this meeting, that they may combine their efforts so as to cover the entire tobacco belt of the state."

"Now, my friends, the time is short but the objects in view can not be delayed. I would, therefore, ask you to take this matter up with your members and see that your county is well represented."

ALMA MOREHEAD FOUND DEAD LAST NIGHT.

Alma Morehead, a negro woman, was found dead last night at 10 o'clock in her home, 602 East Gaston street, and following an autopsy held by Coroner George B. Robertson and county physician, Dr. W. M. Jones, the officers arrested Claude Morehead, husband of the woman, he being charged with having murdered her.

According to Claude Morehead's statement his wife became very ill last night when he returned home; that he summoned a doctor but that she died before a physician could arrive. The suspicion of the physician was aroused, according to the officers, by the bruises on the woman's head and the police were called. A broken chair in the room where the dead woman was found led the officers to believe that Morehead had crashed his wife's head with the chair and that this was responsible for her death.

Morehead was locked up last night and will be given a preliminary hearing on the charge of murder.

COTILLION CLUB RAISES LARGE FUND FOR CLUB HOUSE.

At an enthusiastic meeting of the Greensboro Cotillion Club held last Thursday night, \$4,700 was subscribed by the 47 members that were present toward the construction of a dam and the erection of a club house. This enterprising organization of the young men of the city is planning to secure a site not far distant from the city that will afford opportunity of building a pond, or preferably where a pond has already been established. While several sites are under consideration, no definite decision has yet been made, and Secretary L. R. Pierson, of the Shoffner-Pierson Company, on North Elm street, announces that the club will gladly entertain additional propositions.

The club is planning to purchase an acreage that will permit the building of a dam with a large lake and the erection of a suitable club house.

JUDGE RAY REFUSES REMOVAL OF POWER SUIT

DEFENDANT DENIED PETITION AFTER LENGTHY ARGUMENT SATURDAY AFTERNOON.

In Superior court Saturday afternoon a motion was made before Judge J. B. Ray, judge presiding over the present term of court, requesting a removal of the suit recently instituted by the North Carolina Public Service Company, and the city of Greensboro and the city of High Point versus the Southern Power Company, the defendant seeking to remove the action from the jurisdiction of the Superior court to that of the United States Federal court. This latest action was begun during the present month and is an effort on the part of the plaintiffs to restrain the Southern Power Company from carrying out its threat of discontinuing to serve the city of Greensboro and High Point with electric current after January 1, 1921. The defendant's petition was based on the ground that the amount involved is more than \$3,000 and is as much as the Southern Power Company is a non-resident corporation, being incorporated under the laws of New Jersey, it demanded that the case be transferred to the Federal court. Judge Ray denied the petition and refused to remove the cause.

The plaintiffs and defendant were represented by able counsel and the argument of attorneys for both sides lasted for several hours. A. L. Brooks appeared for the Public Service Company; Charles A. Hines for the city of Greensboro, and Dr. Dred Peacock for the city of High Point. Judge W. P. Bynum and W. S. O. Robinson, Jr., of Charlotte, represented the Southern Power Company.

Other suits between these parties are now pending, the North Carolina Public Service Company having alleged discriminatory rates were being demanded by the Southern Power Company and relief has been asked of the courts. It is a legal battle in which the two cities are keenly interested while people of the entire state have evidenced a similar interest in the final outcome.

The Southern Power Company, through its counsel, entered an exception Saturday afternoon to the ruling of Judge Ray and gave notice of appeal from his decision.

NEGROES HELD ON CHARGE ROBBERING R. K. JORDAN.

Sam and John Hill, negro brothers, were given a hearing Saturday morning before City Judge C. A. Jones and bound over to Superior court on a charge of having committed highway robbery, their alleged victim being R. K. Jordan, a white man employed by the Oak Grove dairy.

Mr. Jordan appeared in Municipal court and showed visible results of a conflict. He stated that he was returning home Friday afternoon when the negroes overtook him in an automobile and offered to give him a lift. After he learned they were on a search for whiskey he got out of the machine and started on his way. He was later overtaken by the negroes, according to his claim, and they struck him on the head with bottles, robbed him of \$48 and left him lying by the roadside. He was later discovered by friends who rendered him aid.

Both of the defendants were bound over to Superior court and in default of bond were committed to jail.

TWO BOLD ROBBERIES COMMITTED IN CITY YESTERDAY.

The home of J. R. Greeson, located on Asheboro street extension, and also the home of O. N. Hackett, on Vance street, were entered by burglars yesterday, the loss of the two families running into several hundred dollars. Both robberies occurred in the broad daylight.

Mr. and Mrs. Greeson missed a sum of money while Mr. and Mrs. Hackett reported the loss of silver ware, clothing and other articles of a value of more than \$200.

The police are making a diligent search but no arrests have been made as yet on account of the two robberies.

DEMOCRATS NAME TWO WOMEN COUNTY CHAIRMEN

MRS. W. C. JONES, HIGH POINT, AND MISS ALEXANDER ARE SELECTED FOR OFFICES.

At a meeting of the executive committee of the Democratic party in Guilford county, which was held Saturday in the court house, Mrs. W. C. Jones, of High Point, and Miss Louise Alexander, of Greensboro, were named as party chairmen for their respective cities. Chairman O. C. Cox stated that the appointments were made and the honor conferred upon these women for the reason that the efforts of the ladies were appreciated by the Democrats of Guilford county and that inasmuch as woman suffrage has been legally adopted that the members of his party expect to extend a liberal welcome to the women on a basis of full political equality.

Miss Alexander was recently admitted to the practice of law. She is a woman of exceptional ability and is a recognized leader of the women of the city. Mrs. Jones, who is the wife of W. C. Jones, a member of the board of county commissioners, likewise enjoys a position of leadership among her sex and she is held in the highest esteem in her home city. Mrs. Jones is a daughter of Rev. T. B. Ogburn and a sister of Dr. Herbert Ogburn, of this city. She is prominently connected throughout the county and is held in the highest esteem by a large acquaintance.

It was announced by Chairman Cox that the opening gun of the Democratic campaign in Guilford county will be fired in High Point on the night of September 18, when Hon. Cameron Morrison will speak in that city. Clyde R. Hoey, congressman from the ninth district, will speak in Greensboro on the night of September 20, while Governor Bickett will deliver an address here September 27.

The meeting Saturday morning was well attended and enthusiasm over the prospects for the approaching election was evidenced by the delegates representing practically every precinct of the county.

PARENT-TEACHER ASSOCIATION OF POMONA TO MEET.

At a session of the executive committee of the Parent-Teachers' Association of the Pomona school, which was held Friday afternoon at the home of Mrs. W. C. Boren, on Spring Garden street extension, it was decided to hold a meeting of the parents and teachers of the school Wednesday afternoon, September 15, at 3.30. The Pomona association has been an active one and there are numerous evidences of the good work that the organization has accomplished.

Supt. W. J. Sloan, of the Pomona school, has announced the crowded condition of the Pomona building will necessitate morning and afternoon sessions, pending the completion of the new building now under construction. Good progress is being made on the new building, however, and it is expected that it will be ready for use before the fall session is over.

MORE POLLING PLACES ORDERED ESTABLISHED.

At a meeting of the election board of Guilford county it was decided Saturday afternoon that additional polling places should be opened during the approaching election in order to provide for the increase of voters that is expected to result from the ratification of woman suffrage.

The board decided to establish a polling place at Revolution mill, the voters of that section having been required heretofore to cast their ballots at White Oak or Proximity. In Morehead township the balloting places will be located at Glenwood and Field's store. In High Point there will be seven locations for casting a vote, wards 1, 3 and 4 to have two each, while ward 2 will be provided with a single balloting place.

In all precincts where new polling places are established a new registration will be held, this being decided upon in order to eliminate confusion. Steps will be taken at once to carry out the plans made by the board on Saturday afternoon.

MRS. A. R. JOHNSON HELD UP BY UNKNOWN NEGRO

WHITE WOMAN HAD NARROW ESCAPE WHILE DRIVING TO TOWN LAST WEEK.

Mrs. A. R. Johnson, a white woman, who resides on Route No. 2, near the home of John A. Young, was held up Thursday morning at the point of a pistol by a negro man, who ordered her to alight from the buggy in which she was riding to town. The occurrence took place about 11 o'clock Thursday morning on Dudley street, between Lindsay street and Park avenue, and happening as it did in the broad day light it was regarded as one of the boldest attempts at an assault that has been reported in many years. The approach of a truck upon the scene frightened the negro away and he took refuge in the woods bordering on the A. & T. College property. Mrs. Johnson notified the police at once and although a diligent search was made for the assailant no arrest has yet occurred.

Mrs. Johnson stated that she was enroute to Greensboro with a load of truck in her buggy to sell. The negro stepped out into the road with a pistol directed at her, declaring that if she screamed he would shoot, and ordered her to alight and obey his orders. While the incident occurred on a public road it was in a section not thickly populated, there being a large expanse of unoccupied territory in the immediate neighborhood.

Notwithstanding her nerve racking experience Mrs. Johnson was able to give the officers an accurate description of the man and the search is being vigorously prosecuted by city and county officers.

MISS MAY GORDAN LATHAM BRIDE OF J. A. KELLENBERGER.

Miss May Gordan Latham, only child of Mr. and Mrs. J. E. Latham, and John A. Kellenberger, were quietly married Saturday at noon, the ceremony being performed by Rev. Charles F. Myers at the Latham home, in Fisher park. The wedding was witnessed by only a few immediate relatives of the bride and groom. The young couple had well guarded their intentions and the announcement of their marriage came as a surprise to their host of friends in this city.

Following the pronouncement of the holy vows Mr. and Mrs. Kellenberger left on train No. 21 to spend their honeymoon in Asheville and other western North Carolina points of interest.

Miss May Gordan Latham is well known and admired by innumerable friends, both in this city and throughout the state. During the war she was an active and efficient Red Cross worker, while her only brother, Edward Latham, gave his life to the cause. He having succumbed to an attack of influenza, Miss Latham was one of the leading workers in the community efforts to fight the dreaded plague during every attack in this city. Her services were in constant demand last fall, when the epidemic was at its height, and she was always ready to respond to the call of distress. Her attractive personality, unselfish disposition and devotion to duty have endeared her to a wide circle of friends.

Mr. Kellenberger has resided in Greensboro during the past 10 years. He is engaged in the furniture manufacturing business and is a young man of exceptional ability. He has been actively interested in various social, religious and business organizations of Greensboro, and is regarded as one of the most prominent and successful young men of the city.

Local High School Began Session This Morning.

The Greensboro high school opened its doors this morning for the beginning of the 1920-21 session. Indications to-day are that the capacity of the school will be greatly taxed, the largest first day enrollment of any previous year having been made.

Prof. D. R. Price is principal of the school this year. This morning books were distributed, the pupils classified and graded and adjournment taken at noon. The classes will begin tomorrow and actual work will be under way.

"Dock" Yourself

Five per cent of your pay. Each pay day put that much in this Bank at 4 per cent interest---and forget it.

Keep this up for a year and we guarantee that you will be a lot better satisfied with yourself than you are now.

Atlantic Bank and Trust Co.

CAPITAL, \$1,000,000. SURPLUS, \$250,000.

JULIUS W. CONE, Pres't. J. W. SIMPSON, V.-P. and Cashier
Wm. SIMPSON, Vice-Pres't; J. E. LATHAM, Vice-Pres't.
C. E. FLEMING, Assistant Cashier.

4 PER CENT INTEREST PAID ON SAVINGS

EXECUTOR'S NOTICE.

Notice is hereby given to all persons having claims against Mrs. Minerva E. Clapp, deceased, either for her comfort or convenience, to present same, duly verified, to the undersigned, on or before the 17th day of August, 1921, otherwise, this notice will be pleaded in bar of any recovery thereon.
This August 6, 1920.
YANCEY BROWN, Executor of the last will and testament of George M. R. Clapp, deceased.

ADMINISTRATRIX'S NOTICE.

Having qualified as administratrix of the estate of E. M. Andrews, deceased, late of Guilford county, N. C., this is to notify all persons having claims against the estate of said deceased, to present them to the undersigned, at Greensboro, on or before the 5th day of August, 1921, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.
This August 5, 1920. 63-73.
ELLA S. ANDREWS, Admrx., of E. M. Andrews, Deceased.
SHUPING, HOBBS & DAVIS, Attys.

ADMINISTRATOR'S NOTICE.

Having qualified as administrator of the estate of John G. Cook, late of Guilford county, N. C., this is to notify all persons having claims against said estate to present them to the undersigned on or before the 20th day of August, 1921, or this notice will be pleaded in bar of their recovery. All persons due or owing said estate will please make immediate payment.
This August 16, 1920. 68-76.
J. H. GANT, Admr., of John G. Cook, Decd.

ADMINISTRATOR'S NOTICE.

North Carolina, Guilford County. Having qualified as administrator of the estate of J. C. Gilbreath, deceased, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at Greensboro, N. C., R. F. D., on or before the 31st day of July, 1921, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.
This July 31, 1920. 65-73.
G. C. RYAN, Admr., of J. C. Gilbreath.
THOS. C. HOYLE, Atty.

MORTGAGE SALE.

Know all, by the virtue of the power conferred in a certain mortgage deed executed by Geo. W. Hightower, Ruth Bass and Walter Bethel, trustees of the African Methodist Episcopal Zion Church in America of Guilford county and state of North Carolina to W. H. Lunsford on the 17th day of April, 1919, and assigned by W. H. Lunsford to R. J. Loman on the 18th day of September, 1919, and assigned by R. J. Loman to E. F. King on the 17th day of September, 1919.

Said mortgage deed being recorded in the register of deeds office of Guilford county in book No. 322, page No. 338, default having been made in the payment of money thereby secured, the undersigned will on

Saturday, September 11, 1920,

at 12 o'clock noon, or soon thereafter, at the new court house door in the city of Greensboro, offer for sale the said real estate lying and being in Morehead township on Warren and South streets and more particularly described as follows:

Beginning at a stake in the west margin of Warren street 154.7 feet north of the northwest intersection of Warren and South streets, and running thence nearly north along the west margin of Warren street 69.2 feet to a stake, southeast corner of lot No. 10; thence north 84 degrees 35 minutes west 155 feet to a stake; thence in a southerly direction 69.2 feet, to a stake, the northwest corner of lot No. 7; thence south 84 degrees 35 minutes east along the northern line of lot No. 7, 145 feet to the point of beginning, the same being lots Nos. 8 and 9 in the subdivision of the Hannah Campbell land.

This August 6, 1920.

W. H. LUNSFORD, Mortgagee.
R. J. LOMAN, Assignee.
E. F. KING, Assignee.

MORTGAGE SALE.

Under and by virtue of the power conferred in a certain mortgage deed executed by Edna B. Mitchell to Brown Real Estate Co. on the 11th day of April, 1919, and recorded in the register of deeds office of Guilford county, in book 324, page 55, default having been made in the payment of money thereby secured, the undersigned will on

Saturday, September 18, 1920,

at 12 o'clock noon or soon thereafter, at the east entrance of the new court house door in the city of Greensboro, offer for sale for cash to the highest bidder the following described real estate, lying and being in Morehead township, Guilford county, and bounded as follows:

Being all of lot No. 7 of the P. C. Mullan subdivision, more fully described by plat as recorded in plat book No. 4, page 27, in office of register of deeds, Guilford county, N. C., this being a re-sale the bidding will start at \$249.70.

This August 31, 1920.

BROWN REAL ESTATE CO.,
by S. S. Brown, Sec.

SIMPLE FACTS ABOUT REVALUATION.

Revaluation is non-political. The act was passed unanimously without political or other division in the legislature.

It has been administered by both Democrats and Republicans. At least one member of the county board that fixed the values on all real property was a member of the minority party.

All real estate valuations have been made by local boards, composed of three members, and two out of the three members were in every case appointed by the local board of county commissioners. There has been no interference with local self-government.

In every case the appointments made by the county boards of commissioners, whether the county boards were Republican or Democratic, were confirmed by the state tax commission, and in a majority of counties the county supervisor was appointed on recommendation of the county board of commissioners.

The revaluation act was the most carefully guarded piece of legislative machinery ever adopted in the state. It not only provided that the valuing of property was to be done by a local board in each county, two-thirds of whom were appointed by the board of county commissioners, but it was expressly provided that the valuations made by these local boards should not be used for tax purposes until the representatives of the people in the general assembly met back in special session and approved the valuations made, and also they could not be used for tax purposes until the legislature made provision to reduce every tax rate in proportion to the increased values, after allowing an increase of not more than ten per cent to take care of increased expenses. No such protection of the tax payer was ever before thrown around a re-assessment of property. The general assembly has not only made provision for carrying out this pledge to the full letter, but has gone much further than that and provided the means for taking care of all expenses of the state government, and for maintaining all state institutions, and the state pension fund, without levying any tax whatever on real and personal property.

This never happened but one year before in all the history of the state. That was in 1880, when the state sold its entire interest in the Western North Carolina railroad, from Salisbury to Asheville, for \$800,000 and used that money to pay the expenses of the state government that year.

The only tax on property levied by the state this year is a public school tax of 13 cents. Every dollar of this tax will be distributed back to the counties to pay for three months of the six months public school in every county.

All other taxes collected on the revalued property this year will be taxes that will stay in the county where collected, to pay the expenses of the county, the county's part of the public school term, and other expenses in the county.

Where the values in a particular county have been increased more than the average for the whole state the tax rates in that county will be cut more than the average for the whole state. No state taxes are collected except the 13 cents school tax that is distributed back, and all other taxes collected in a particular county will be on tax rates that will be cut in proportion to the increase in property values in that county.

Where property values in a county have been increased five times the tax rate will be cut five times, after allowing the ten per cent increase. So that if your property has been fairly valued according to the values of your neighbors around you in your county, you can have no just cause for complaint.

Many tax payers in every county will pay less taxes this year than last, after the ten per cent increase has been added because the state tax taken off more than makes up for the ten per cent increase. Every tax payer gets the benefit for the first time of three hundred dollars personal property exemptions, and the poll tax will be reduced in the same proportion as the property tax rate. Every tax payer also gets the benefit in his reduced tax rate, of all the vast quantity of property discovered and put on the books for the first time—1,032,290 acres of unlisted and untaxed land; \$124,400,338 of formerly unlisted and untaxed solvent credits; 20,754 additional poll taxes listed, etc. Find out what your tax is and see if you are not one of the favored majority who is benefited by this careful and thorough listing and by the removal of discrimination against you in the value of your property.

Real property will not pay more than its proper share of the tax. The total value of all real property for 1920 is \$1,981,563,494, or a total increase of a little less than three hundred per cent. This includes not

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South Greensboro Branch,
Hanes' Funeral Home.
600 South Elm Street, Greensboro, N. C.

Fine Farm for Sale

The W. Y. Bevil farm, located nine miles northwest of Greensboro two miles south of Summerfield station, on a public road and mail route and in a splendid farming community. The land lays in large open fields easily cultivated. One-half the acreage is in cultivation, the balance being in wood and well wired pasture. The buildings consist of a six-room dwelling situated on a high, healthy spot, and surrounded by a nice orchard of peach and apple trees, a feed barn, corn crib and other outbuildings, a comfortable log tenant house of four rooms located in a cool, shady grove, two tobacco barns and a pack house.

In the whole farm there are 157 acres; but if this is more land than you want we will divide as follows: Fifty acres with main house, barn, etc., for \$5,000; 100 acres with all buildings for \$7,500; or the whole farm for \$9,812.50.

Terms, one-third cash on any proposition, balance in easy yearly payments. In this splendid farm we are offering you a Real Bargain.

BROWN REAL ESTATE CO.

109 West Market Street.

Guns and Shells

We are Exhibiting with Special Pride just now our stock of GUNS---a display which, we believe, embraces one of the prettiest lines of GUNS EVER MADE in this section.

RIFLES at \$6.00 to \$32.00.

SHOT GUNS, \$11.50 to \$150.

Squirrel Hunters requiring a NEW GUN or a New Stock of Ammunition will be especially interested in seeing this splendid line.

WATCH OUR SHOW WINDOWS.

BUY AT ODELL'S--WHERE QUALITY TELLS.

ODELL'S

INCORPORATED

Last Year's vs. This Year's SIGHT

Last year your eyes may have been splendid, perfect, faultless. BUT---this year they may be blurry, distressing, defective.

The remedy?—Have us examine your eyes and furnish the glasses needed.

H. A. SCHIFFMAN,

225 1-2 S. Elm St. Phone 108.
Over Paterson's Store.

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Purely Vegetable

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P. 9

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For the Merchant and Farmer.

The Banker is the Best Business Friend of the Merchant and the Farmer. His counsel and assistance, his support in times of emergency, his co-operation in the hour of opportunity—these make for success in any line of endeavor.

The American Exchange National Bank knows Greensboro business as well as Guilford county agricultural conditions, and consequently its service will be of unusual value to you.

WE PAY 4 per cent. INTEREST ON TIME AND SAVINGS DEPOSITS.

American Exchange National Bank
GREENSBORO, N. C.

CAPITAL \$400,000.00
BRANCH AT SOUTH GREENSBORO.

only farm lands, timber lands and timber rights, but all town and city real property and the buildings and machinery of all manufacturing plants.

The total personal property listed in 1919 is \$503,371,108. If we compare this with personal property listed in 1915 it is just about double, notwithstanding the three hundred dollar personal property exemption. But the proper comparison, to see if personal property is bearing its proper relation, is to go back to the year when real property was revalued before. Personal property is listed up every year, and real property values stand fixed for four years at a time. The personal property listed in 1915 was \$210,000,000, so that since real property was last revalued there has been just about the same proportion of increase as in real property, or about three hundred per cent. Corporations as a whole will pay increased taxes this year. Some classes of corporations, like railroads and banks, whose property has remained more nearly stationary in value, and which was valued more nearly at full value before, will pay some less taxes on their property. Other classes of corporations, whose property has largely increased in value, will pay much more tax on their property this year. This is particularly true of cotton mills and power companies. It was the purpose of revaluation to deal honestly with corporations and as far as possible remove discriminations as between different classes of corporation property as well as between different individual property owners. The property of corporations as a whole bears its equal share of increase in value with the property of individuals as a whole. In addition to this the corporations will pay to the state about a million dollars of increased franchise and privilege and license taxes, which makes it possible for the state to do away with its levy of state tax on all property this year. Of course the corporations will get the benefit, along with all individuals, of the elimination of this state tax on their property.

The general assembly that approved the revaluation of property has also submitted an amendment to the constitution to reduce the limit of tax rates on property for state and general county purposes from 66 2-3 cents to fifteen cents on each hundred dollars worth of property, and has also reduced the authorized levy of tax rates of municipalities and special tax districts in proportion to the increased values of property. Revaluation has made it possible for every tax payer to make out a fair and honest return of his property, and swear to it in good conscience, without getting hurt by being honest. It's one object is to remove injustice, as far as possible, in the amount of taxes levied and collected from each citizen.

The date for listing personal property has been changed back to the first day of May in each year. The revaluation will take many counties out of the list of so-called "poor counties." Some counties property receive benefits from the state out of proportion to their contribution in taxes to the state public school fund, but there were quite a number of counties receiving such benefits because they had valued their property much lower than the average basis of value in the state. Where such benefits received have been due to undervaluation of their property the revaluation will correct it, and a number of such counties will become contributors to, instead of a burden upon the state equalized school fund.

Provision has been made for the board of county commissioners in

every county to review valuations of real property in the months of May and June in each year, leaving only a supervisory authority with the state tax commission to disapprove reductions if it appear that any particular county is trying to cut values generally below the general standard for the state as a whole. There has been some discussion of the manner of taxing capital stock of corporations. This matter was investigated by the finance committee at the special session, upon a bill introduced "by request," and the committee made the following report:

"The purpose of H. B. 435, reported herewith, as expressed in section 4 of the bill is to 'tax the capital stock of corporations at the actual value in money without deducting any part of property held by the corporation.'"

"In other words, the purpose is to tax the property of corporations and at the same time tax the money spent in the purchase of the property. A corporation does not have both the money and the property. Money is paid in to a corporation to make up its capital stock. This money, in turn, is spent for the purchase of lands, buildings, machinery, goods or other forms of property to carry on the business for which the corporation was formed. Therefore, to tax both the property acquired by a corporation and in addition to that, the money spent to acquire it, would be the plainest and most indefensible form of double taxation. A corporate does not have both its capital stock in money on hand and its equivalent in property. Either it has not the taxable property to deduct from the assessed value of its capital, or it does not have the capital money on hand which has been spent to acquire the property.

"We have carefully investigated our methods of taxing corporate property and capital stock. We find that under existing laws, and their administration, all the property of corporations is taxed. The value of the capital stock of the corporation is assessed upon terms which take into account every element of value it may have, tangible and intangible, and if it have any value in excess of the assessed value of its properties, such excess value is taxed at full rate as 'corporate excess.' This method assures that no capital invested in corporate form can go untaxed, whether such investment be in form of common or preferred stock.

"Every corporation is required to pay a corporate franchise tax, which has at this special session been increased to the rate of one-tenth of one per cent. This rate of franchise tax, allied to all corporations, including railroads, will yield in revenue for the state about three-fourths of a million dollars annually. This is in addition to the full and valorem tax rates, paid on all the property they own, and the excess value of capital, if any.

"We have investigated the matter and find that no state imposes the form of double tax on corporate investments proposed in this bill, and that such plain double taxation would be in violation of the whole spirit of our constitution and out of harmony with the tax policy that for time immemorial has been observed in this state, and which has permitted the equal development and prosperity of corporate and private investments.

"The bill under consideration was introduced 'by request.' No request has been made for a hearing on it. For the reasons stated, we recommend that the bill do not pass."

LORD MAYOR MACSWINEY SUFFERS MUCH PAIN.

London, Sept. 10.—The Gaelic League's bulletin issued late this evening says:

"Lord Mayor MacSwiney grows weaker. He suffers much pain, but his mind is perfectly clear."

This was the 29th day of the lord mayor's hunger strike. Mary MacSwiney, sister of the prisoner, when leaving the prison this afternoon told the newspapermen that her brother was able to speak to her this morning. He asked her what day it was.

"When I said it was Friday, the tenth," said Miss MacSwiney, "Terence said, 'It is the beginning of the fifth week of my hunger strike.'"

Referring to her visit to Portsmouth yesterday, Miss MacSwiney said the labor officials at the Trades Union Congress definitely refused to give her a hearing. She was told by an official that the congress could not help her, and she said she thought they were afraid of her urging direct action for the purpose of obtaining the lord mayor's release.

"I did not want to urge direct action," she declared. "I only desired to have three minutes of plain talk with the representatives of six and a half millions of working people of England. I was told that if a strike was called tomorrow they would not be able to get a half million men to leave work."

Where Pessimism Pays.

Said the weather prophet, "I think it is safest always to predict bad weather."

"Why's that?"
"Well, people are ready to forgive you if you turn out to be wrong."—Yonkers Statesman.

Political Note.

The Lady—"I will let no man conquer my heart, but I wouldn't mind letting two or three have a mandate over it."—Jugend, Munich.

Children Cry FOR FLETCHER'S CASTORIA

NOTICE BY PUBLICATION.

North Carolina, Guilford County. In the Superior Court. Bessie Walters, Plaintiff, vs. John C. Walters, Defendant.

The defendant, John C. Walters, will take notice that an action entitled as above has been commenced in the Superior court of Guilford county, N. C., for an absolute divorce on the grounds of adultery committed on the part of the defendant, and said defendant will further take notice that he is required to appear before M. W. Gant, clerk of the Superior court, at the court house in the city of Greensboro, in said state of North Carolina, on the 14th day of September, 1920, and answer or demur to the complaint of the plaintiff, or the relief demanded therein will be granted. This August 13, 1920. 67-73. M. W. GANT, C. S. C. SPENCER B. ADAMS, ATT.

North Carolina, Guilford County. In the Superior Court. William K. Jordan vs. Minnie Jordan.

The defendant above named will take notice that an action entitled as above has been commenced in the Superior court of Guilford county by the plaintiff to obtain an absolute divorce from the defendant, because they have lived separate and apart for ten successive years as provided by the statute; and the said defendant will further take notice that she is required to appear before the clerk of the Superior court for the county of Guilford at his office in Greensboro at the Guilford county court house, on the 27th day of September, 1920, and answer or demur to the complaint in said action, or the plaintiff will apply to the court for the relief demanded in said complaint. This August 24, 1920. 69-75. M. W. GANT, C. S. C.

NOTICE OF COMMISSIONER'S SALE.

North Carolina, Guilford County. Mrs. Lucy J. Weatherly vs. Mary R. Praxier, R. Dudley Weatherly, Jessie Weatherly, Lundy and her husband, David A. Lundy, and Greensboro Loan and Trust Co., by J. R. and Mary Alice Weatherly, minors.

Pursuant to an order of the Superior court of Guilford county to him directed, the undersigned commissioner will, on Monday, September 13, 1920, at 12 o'clock noon, or as soon thereafter as may be, at the court house door in the city of Greensboro, expose to sale at public auction the following described real estate, to-wit:

1. Beginning at the southwest corner of Keogh street and Fisher avenue and running west with Fisher avenue 148 feet to Bingham's corner; thence southwardly with Bingham's line and lot No. 98 (Worth and Wharton's plat) 77 feet; thence eastwardly 147 feet to Keogh street; thence north with Keogh street 78 feet to the point of beginning.

2. Beginning at a point on Keogh street, same being 78 feet from the corner of Fisher avenue and Keogh street, running thence west 148 feet; thence southwardly 48 feet; thence eastwardly 147 feet to Keogh street; thence on Keogh street north 78 feet to the point of beginning.

Terms of Sale: One-third cash, one-third in six months and one-third in twelve months; title to be retained until deferred payments are made in full, deferred payments to bear interest at the rate of six per cent (6 per cent) per annum.

This August 14, 1920. O. C. COX, Commissioner.



NOTICE BY PUBLICATION.

North Carolina, Guilford County. In the Superior Court. Ruth O'Keefe Hassell vs. Harry S. Hassell.

The defendant above named will take notice that an action entitled as above has been commenced in the Superior court of Guilford county, N. C., for an absolute divorce upon the grounds of adultery and the said defendant will further take notice that he is required to appear before the clerk of the Superior court, at his office, in the court house of said county, in Greensboro, N. C., on the 8th day of September, 1920, and answer or demur to the complaint in said action or the plaintiff will apply to the court for the relief demanded in said complaint. This August 15, 1920. 69-75. M. W. GANT, C. S. C. BRADSHAW & KOONTZ, Attys.

NOTICE BY PUBLICATION.

North Carolina, Guilford County. In the Superior Court Before the Clerk. Jennie Lemons, Admx. of Rufus Lemons, and Jennie Lemmons individually, vs.

Joe Gaither, Harris J. Helton, Icie Helton and Louise Helton Heath. The defendants, Harris J. Helton, Icie Helton and Louise Helton Heath, above named will take notice that an action entitled as above has been commenced in the Superior court of Guilford county before the clerk of said court real estate belonging to the estate of Rufus Lemons, deceased, for the purpose of creating assets to pay debts of the deceased and the payment to said Jennie Lemons from the proceeds of said sale of the cash value of her dower interest in said lands; and the said defendants will further take notice that they are required to appear before the clerk of the Superior court for the county of Guilford at his office in Greensboro on the 21st day of September, 1920, and answer or demur to the petition of the plaintiffs, or the plaintiffs will apply to the court for the relief demanded in said petition. This August 15, 1920. 69-75. M. W. GANT, C. S. C.

NOTICE OF SALE OF LAND.

Pursuant to the power vested in the undersigned by virtue of a certain mortgage made and executed by R. A. Cain to W. C. Ashworth, said instrument bearing date of October 31, 1917, and having been executed and delivered for the purpose of securing a note in the sum of One Hundred Dollars with interest at the rate of six per cent until paid, executed and delivered by the said R. A. Cain to W. C. Ashworth, and whereas payment of the said note, both principal and interest, having been demanded by the mortgagee and default having been made by the said R. A. Cain, the undersigned mortgagee will sell at the court house door (eastern entrance) at noon on

Saturday, October 2, 1920, for cash to the highest bidder a certain tract or parcel of land lying in Morehead township, Guilford county, and more particularly described as follows:

Beginning at a stone in the center of Freeman's mill road running thence in a westwardly direction about 120 feet to a stake on the east side of Glenwood avenue extension; thence in a southwardly direction along on the east side of Glenwood avenue extension 235 feet to the center of the Freeman mill road; thence in a northwardly direction 265 feet to a stake, the beginning.

Said mortgage being recorded in the office of the register of deeds of Guilford county, book No. 348, page 60. This August 19, 1920. W. C. ASHWORTH, Mortgagee.

NOTICE BY PUBLICATION.

North Carolina, Guilford County. In the Superior Court. Ollie Rogers vs. Jesse Rogers.

The defendant above named will take notice that an action entitled as above has been commenced in the Superior court of Guilford county, N. C., for an absolute divorce from the defendant upon the ground of fornication and adultery. The defendant will further take notice that he is required to appear before M. W. Gant, clerk of the Superior court of Guilford county, N. C., at his office in the city of Greensboro on the 27th day of September, 1920, and answer or demur to the complaint in said action or the plaintiff will apply to the court for the relief demanded in said complaint. This August 31, 1920. 71-77. M. W. GANT, C. S. C. SPENCER B. ADAMS, ATT. for Plt.

MAKE YOUR BLANKETS

FROM THESE SAMPLES AT A BIG SAVING!!

Thousands and Thousands Sample Ends of Beacon Blankets in Beautiful Light Designs when whipped together make

Splendid Blankets, Robes,

Couch Covers, &c.

And the Cost is Very Little.

They are on Sale

In the Bargain Basement.

5c, 8c, 10c Each.

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DEPARTMENT STORE GREENSBORO, N. C.

THE PATRIOT, Twice a Week, and the NEW YORK WORLD, 3 Times a Week, \$2.00

THE FORDSON

Fordson
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THE FARMER'S POWER PLANT
YOU ARE A MANUFACTURER

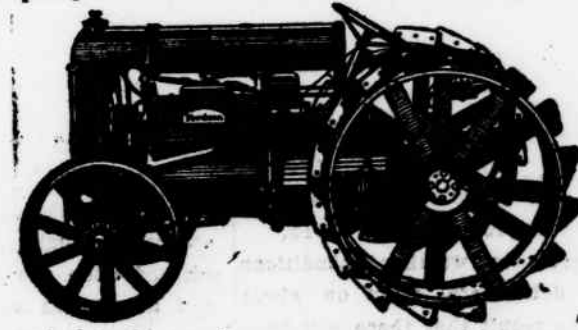
A producer of Tobacco, Wheat, Corn and other Products of the Soil is as much a manufacturer as the maker of Shoes, Clothing, Desks and Automobile Tires. The same economic rules which govern the one effect the other.

Gasoline, kerosene and electricity have displaced animal power and human labor as much as possible for industrial manufacture. The farmer now realizes his only profitable course lies in the same direction.

The Tractor is the Farmer's Power Plant. By plowing deeper with it than he can by horses or mules he increases his crop. By getting his seed into the soil quicker and in proper season he increases the yield.

He can farm more land with the same effort.

Labor is expensive and scarce on the farm to-day as it is for the manufacturer of shoes. The shoe manufacturer calls more and more on machinery to effect it. The farmer must do the same if he is to make any money.



THE FORDSON TRACTOR IS INDEED "THE FARMER'S POWER PLANT." ASK YOUR NEIGHBORS WHO OWN FORDSONS TO TELL YOU WHAT IT HAS DONE FOR THEM.

McGLAMERY AUTO CO.

Greensboro and Gibsonville, N. C.
FORD CARS. FORD TRUCKS. FORDSON TRACTORS

GREENSBORO PATRIOT

ESTABLISHED 1881.

Published Every Monday and Thursday
by the
PATRIOT PUBLISHING COMPANY,
(Inc.)
J. D. MAY, Manager

OFFICE—111 West Gaston Street.

SUBSCRIPTION PRICE.

Payable in Advance.

ONE YEAR \$1.50
SIX MONTHS75
FOUR MONTHS50

Entered at the postoffice in Greensboro, N. C., as second-class mail matter.

MONDAY, SEPTEMBER 13, 1920.



I am positive that I have a soul; nor can all the books with which materialists have pestered the world ever convince me to the contrary.—Sterne.

A SOLUTION OFFERED.

A prominent citizen of Greensboro—his name is non-essential, for tales and names never go well together, has offered a solution to the situation relative to the absurd prices offered the farmers for their tobacco crop. This gentleman expresses the opinion that the trusts and monopolies have bought so heavily of the Harding stock, have invested such a large portion of their surplus funds in an endeavor to purchase the presidential seat for the Republican senator, that they simply haven't enough money left to pay the farmer a decent price for tobacco. His idea is that the tobacco buyers love the farmers but that they would love better to have a Harding in the president's chair. Ergo, the lack of funds and ergo Mr. Farmer must suffer the loss.

"So many men, so many minds," and we pass the opinion along for what it's worth.

The small but noisome mosquito is again present presenting his little bill.

Those inclined to bargain hunting will find the opportunity of a life time by turning to the announcement of club offers made by The Patriot as published in this edition.

A man has now brought suit for damages on the ground that a hair tonic which he used caused his head to swell. We are wondering if he applied it internally or externally!

CORN BREAD TO THE FRONT

Announcement by the federal department of agriculture indicates that the corn crop for the present year will set a new high watermark in national production. Estimates place the crop at 3,131,000,000 bushels, or 6,000,000 in excess of the record production for 1912.

Unfavorable weather conditions had a detrimental effect on wheat with the result that there will be a material margin in that crop this year between normal years.

It may be that many will be forced to forego the pleasure of hot biscuits or other breads three times a day but they won't suffer in the long run by cultivating the acquaintance of the old fashioned corn pone.

Unless automobiles and pedestrians quit colliding we will have to learn to graft india rubber to human bodies. The present composition of the body causes a pretty severe shock to an automobile.

NO TIME FOR LAMENTATIONS.

Even a blind man should have perceived before the opening of the North Carolina tobacco markets that prices would not maintain the high level that prevailed last season. Throughout the entire section where the weed flourishes it was evident as early as last spring that a record breaking crop would be the result of last year's prices. It is but natural, therefore, that a decline should follow.

But even a man of good vision, however, cannot perceive why the tobacco trust should endeavor to make the steal of the 1920 crop which has been alleged. From eastern Carolina, where the markets opened last week, a wail and lamentation has been raised that has sounded throughout the state. The indignant farmers have hauled their product home, declaring that they will not sell at a price less than the cost of production.

Such a situation offers a splendid opportunity for the farmer to realize the ludicrous, pitiful position which he occupies. A producer he may be, the foundation and the corner stone of the mammoth tobacco industry, yet he has no word to say nor a voice to say it with when the question of price arises. The tobacco manufacturer very properly names the price at which the finished product shall be sold to the consumer. It is the manufacturer, and not the consumer, that determines how large a profit, how great the dividends shall be. But it is most emphatically unfair for the manufacturer to dictate absolutely the price at which the farmer shall sell. Under the present condition the producer's dividend is dependent entirely upon the generosity of the tobacco trust and no one has yet discovered among the characteristics of that octopus an inclination toward charity.

The blame falls squarely upon the shoulders of the farmer. It is the farmer's burden and until the farmer is man enough to buckle the proposition, assume his own responsibility and fight the devil with fire, his wails and lamentations will avail but little. It is up to the farmer to perfect such organizations that will permit him to receive for his crop at least the cost of production; most people will concede that he is entitled to a reasonable profit. He represents both capital and labor. He should share in an equal measure the unprecedented prosperity that has been enjoyed by capital and labor in the manufacture and marketing of the tobacco product.

Let the farmers join together and let them sell their tobacco at a price rather than accept whatever price might be tendered. When such is done by the farmers there will be no occasion for such lamentations as are now heard.

A SPLENDID EVIDENCE OF GRATITUDE.

The last will and testament of John Neal, whose death occurred last week in Omaha, Nebraska, testified in a forceful manner to the high sense of gratitude that was felt by the young man. When a mere child Neal was taken into the Oxford orphanage, where he was sheltered and provided for until in later years he entered the home of the late R. J. Reynolds, at Winston-Salem. Although more than thirty years had elapsed since he had passed from the friendly institution, his tenderest thoughts appear to have centered upon the home; he had been an orphan and he knew the value of such institutions to poor and homeless waifs.

Monuments of the purest marble might have been erected to the memory of John Neal; shafts of stone that soared to dizzy heights might have borne an epitaph inscribed with his name, yet his name and pleasant memory would not have endured half so long as the manner in which he chose to perpetuate himself.

To the Oxford orphanage and to the Methodist Children's Home, Winston-Salem, he gave a fortune to be equally divided. It is estimated that each institution will receive ap-

proximately \$262,000. John Neal was favored by fortune in the accumulation of worldly goods but he never forgot what it meant to have been an orphan. He is reported to have declared, not in disparagement of the home, but from the tenderest depths of his heart, that he wanted the orphans "to have more to eat."

The Methodist home and the Oxford home will be in a position to care for their responsibilities in the future as they have never been before. The gratitude of John Neal will mean for the salvation of many a youngster that otherwise might not have been provided for. Peace to the soul of John Neal, who loved the orphans.

A METEOR FALLS.

One would hardly imagine that staid and sane Boston would have been selected as the scene for the foating of the most gigantic skin game that has been launched during the twentieth century. It is not the poor who are gullible nor the ignorant that grab most greedily at get-rich quick schemes, as the testimony of reformed schemers will indicate. Bankers, prosperous merchants and professional men are often the easiest suckers in the world; when they bite they usually get hung the more securely.

Charles Ponzi's customers represent not alone the poor and ignorant. His clientele included the elite of cultured Boston. Millions upon millions of dollars were laid in his lap in order that he might earn for the contributors a promised return of fifty per cent interest in 45 days through the means of dealing in international exchange. For over six months Ponzi conducted his operations, openly and publicly, for he was well advertised.

A man may well be suspicious when such offers are made. No person possessing a prescription for making money legitimately earn fifty per cent every month and a half need seek contributions from the public; the public may be well assured that it will never be let down on such a sure thing. There were thirty thousand suckers in Boston, however, and if a new one is borne every minute, the crop for next year will produce some half million, or more than will respond to the first invitation.

Poor Ponzi is in jail, his wings clipped, his ill got wealth extracted and he has landed upon terra firma with an awful thud. It is a fact, albeit, that he will be recorded in history as the "master get-rich-quick guy of all the ages."

NOTICE BY PUBLICATION.

State of North Carolina, Guilford County, in the Superior Court.
Fanny Warren, Plaintiff,
vs.
Wesley Warren, Defendant.

The defendant above named will take notice that an action entitled as above has been commenced in the Superior court of Guilford county where in the plaintiff is asking for a divorce from the bonds of matrimony now existing between her and the defendant on the ground of abandonment and adultery; that the said defendant will further take notice that he is required to appear before the clerk of the said Superior court of Guilford county, N. C., at the court house of said county in Greensboro, on or before the 20th day of September, 1920, and answer or demur to the complaint in said action, or the plaintiff will apply to the court for the relief demanded in the said complaint.

This August 21, 1920. 68-74.
M. W. GANT, C. S. C.

NOTICE OF SERVICE BY PUBLICATION.

North Carolina, Guilford County in the Superior Court Before the Clerk.
E. P. Wharton, Administrator of Nancy Eccles, Deceased,
vs.

Joseph Hargraves, Archer Hargraves and Mrs. Katie Moyer, heirs at law of said Nancy Eccles, Deceased.
The defendants above named will take notice that a petition to sell the land belonging to said Nancy Eccles, deceased at the time of her death and situate in Guilford county, has been filed in the office of the clerk of the Superior court of Guilford county, said petition recites that said Nancy Eccles, deceased, died intestate leaving debts and not sufficient personal property wherewith to pay the same, but dies possessed of real property described in said petition and that the defendants above named are the heirs at law of said Nancy Eccles, deceased, and pray that the said real property be sold to pay the said debts. The defendants above named will take notice that they are required to appear before the clerk of the Superior court of Guilford county on the 1st day of October, 1920, and answer or plead to the said petition or the relief demanded will be granted.

This August 27, 1920. 70-76.
M. W. GANT, C. S. C.

HINDERCORNS

Removes corns and calluses. Stops all pain. Ensures comfort to the feet. Makes walking easy. 15 cents at drug stores or by mail. HIBCOX CHEMICAL WORKS, Greensboro, N. C.

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After considerable effort we have secured a nice group of Club Offers that will furnish you a splendid assortment of Local News, State and National News, Farm News and Good Literature.

Study these Club Groups, take your choice and let us hear from you now. These offers are for a limited period at prices based on actual cost.

We are expecting to add 1,500 New Subscribers during the next thirty days. We want your name included in this number. Send it along to-day.

One Year's Subscription to:

The Greensboro Patriot,
Woman's World,
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Good Stories Magazine,

All for \$2.25

One Year's Subscription to:

The Greensboro Patriot,
New York World, Tri-weekly,

Both for \$2.00

One Year's Subscription to:

The Greensboro Patriot,
The Progressive Farmer,

Both for \$2.15

One Year's Subscription to:

The Greensboro Patriot,
Atlanta Constitution, Tri-weekly,

Both for \$2.40

There is no discrimination against old subscribers in these offers. The opportunity is open to old and new subscribers for all papers above listed.

Write address plainly and send check or money order to

The Greensboro Patriot,
Greensboro, N. C.

DO IT NOW! Procrastination is a great thief, and to-morrow may be too late.

No Pain

If you are suffering from Indigestion, Biliousness, Headache, Dizziness or any disorder of the liver, stomach or bowels resulting from Constipation you can secure quick relief from

DR. MILES' Laxative Tablets

The Painless Laxative

Action mild and gentle—yet effective. Easy and pleasant to take—taste like candy. Children take them readily.

Especially good for delicate persons and children requiring a reliable laxative free from pain or harsh effects.

Suppose you buy a box today. Money back on first package if you are not satisfied with results.

SOLD BY ALL DRUGGISTS

ADMINISTRATOR'S NOTICE.

Having qualified as administrator of the estate of Parks H. Smith, deceased, late of Guilford county, N. C., this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned on or before the 28th day of August, 1921, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.

This August 28, 1920. 70-80.
J. CLAREN SMITH,
Administrator of Parks H. Smith.

W.B.

America's Leading CORSET

To appear youthful is every woman's desire. This age of youthful attire calls for youthful corseting, combining the attributes of Youth, Slenderness and Grace; all found in W. B. Nuform Corsets.

The Fashionable "New-Form" is yours through W. B. Nuform Corsets

W. B. Formu Brassieres
worn with W. B. Corsets assure gown-fit perfection and add just that grace and finish at the bust-line that the corset accomplishes below

WEINGARTEN BROS., Inc. NEW YORK - CHICAGO

OAK RIDGE INSTITUTE

OAK RIDGE, N. C.
Prepares for bigger accomplishments in college, business and life. A very high standard of scholarship is maintained. Thorough courses are given in literature, science, bookkeeping, shorthand and music. Athletics encouraged. Buildings modern; steam heat and showers. Cost reasonable—\$425 per year. Fall session opens September 7th, 1920. For illustrated catalog and fuller information, write J. E. WHITAKER, President.

What About Your Money Crop, Mr. Farmer?

You have Barns for Your Tobacco, Cribbs for Your Corn, Lofts for Your Hay, Graineries for Your Wheat, Stables for Your Stock—but where do you keep Your Money Crop?

Let us suggest that you cannot find a Safer Depositary for Your Money Crop or Crop Money than the

Greensboro Loan and Trust Co.,
Greensboro, North Carolina.

J. W. FRY, President,
J. S. COX, Vice-Prest,

W. E. ALLEN, Vice-Prest & Treas.
R. D. DOUGLAS, Vice-Prest & Trust Officer.

W. M. RIDENHOUR, Vice-Prest & Ass't Treas.
R. I. MOORE, Manager Savings Department.

NEIGHBORHOOD NEWS

GREENSBORO ROUTE 2.

The health of the community is very good at the present writing. Some of the farmers of this community are finishing curing tobacco this week, while others have several more to cure. So far no one in the community has had the misfortune to turn down a barn except Mr. J. T. Andrew.

Miss Clara Levens is spending a few days in Greensboro, having dental work done.

The watermelon feast given at Mrs. A. Tesh's last Saturday night was enjoyed by all present.

Misses Clara and Mary Levens and brother recently spent a while at T. T. Andrew's.

Little Miss Evelyn Gerring spent last Saturday night and Sunday with Mr. and Mrs. E. D. Whitesell.

Mr. John Burdies is all smiles as a Ford.

Mr. and Mrs. C. H. Whitesell spent last Sunday with Mr. and Mrs. Riggs.

Miss Cleta Tesh is back on White Route 1 again after a weeks vacation.

The rain which fell Thursday night was very much needed.

Molasses making time is almost over.

Best wishes to the dear old Patriot and all its readers.

GETS FOUR YEAR TERM FOR HIS FIENDISH ASSAULT.

Hillsboro, Sept. 9.—Sam Lackey, the white man, who was charged with assault with intent to kill Mag-

gie Ross, here several weeks since, was yesterday sentenced to four years in the penitentiary.

Lackey induced the Moize woman to leave her home in Statesville on a promise of marriage and came to West Durham, where he worked several days and left the working house about 2 o'clock one Friday morning, arriving in Hillsboro Saturday.

The trip was made on foot through the country, and while en route Lackey assaulted the woman, beating and chewing her and as a punishment of his fiendish cruelty poured gunpowder in the wounds.

When Lackey gave her a final beating and tied her to a tree, leaving her unconscious. She regained consciousness and freeing herself from the bonds, made her way toward town. She was taken in charge by the chief of police, who had her wounds treated and sent her to the hospital at Burlington.

The crime was one of the most heinous in the history of this section, and for awhile it was feared that she would be taken from the hospital.

In addition to this charge there were five others against Lackey, including assault, larceny, and house-breaking, he was charged with.

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WHITE WOMAN WILLS BIG ESTATE TO NEGROES.

Alleging mental incompetency and undue influence on the part of interested persons, ninety-odd relatives of the late Miss Maggie Ross, who died recently in Union county, have started action in the Superior court of that county in an effort to break the will which bequeathed the bulk of an estate worth \$200,000 to two negroes, Robert B. Ross and his daughter, Mittie Belle Ross Houston. Greensboro attorneys have been retained in the case, it is understood.

A hotly contested legal battle promises to be the finale of the remarkable history of the Ross family, which included a brother, Dennis Ross, and two sisters, Misses Sallie and Maggie Ross. The history is a history of a rise from poverty to riches on the farm. The enjoyment of social pleasures were unknown to them, it is said. They never married. The brother died and the two sisters were left to continue their lives alone. In 1909 Miss Sallie Ross died. The past May Miss Maggie Ross followed her and with her death the will bequeathing the fruits of many years of toil to the two negroes was revealed.

As children poverty prevented the Rosses from gaining an education, and it was only through the generosity of a neighbor that they learned to read and write.

Gradually the tide changed. The brother, Dennis Ross, devoted his energies to raising cotton on the old home place. His efforts met with success and each year he invested the money received from his cotton in farm land which adjoined his own. Year after year the process of raising cotton to buy more land, and buying more land to raise more cotton went on. Upon his death the sisters continued this system. Gradually the plantation widened in extent, and at the death of the last member of the family, Miss Maggie Ross, in May, it totalled nearly 1,000 acres and is estimated as being worth \$75 an acre.

The will, which relatives now seek to break, bequeaths this entire plantation to the negroes, Robert B. Ross, and his daughter, Mittie Belle Ross, and in addition to this about \$35,000 in cash is to be divided between them, according to the provisions of the will.

The negro Ross was bound to the Misses Ross when a boy. Upon his marriage they gave him a farm of 100 acres of land and completely furnished him a home.

Robert Ross and his daughter are not the only negroes, however, who will benefit from the will if it is not successfully contested, for a number of negro tenants receive bequests ranging from \$100 upward. Several churches and orphanages also are mentioned as beneficiaries in the will.

The amount of \$500 is set aside to be used in the support, maintenance and education of Florence Tucker Houston, infant daughter of the negroes, Mittie Belle Houston.

The two sisters, Misses Sallie and Maggie Ross, jointly prepared the will in 1907, agreeing that at the death of either the entire estate should go to the other and that upon the death of both the estate should go to the negroes.

In their efforts to show mental incompetency and undue influence the attorneys will offer as witnesses many of the neighbors of the deceased.

There were no direct relatives and those attempting to break the will are second, third and fourth cousins. Governor T. W. Bickett is a distant relative of the old Misses Ross, but he is taking no part in the effort to break the will.

Gold and Silver Imports.

Washington, Sept. 7.—Gold imports continue to exceed exports, according to figures made public by the federal reserve board tonight, for the 10 days ending August 20. Imports of \$2,113,000 against exports of \$1,776,000 were reported for the period.

Silver imports aggregated \$1,264,000, while exports of that metal continued to decline, the figures for the 10 days being \$426,753.

Warrants For Coal Profiters.

Knoxville, Tenn., Sept. 10.—Criminal warrants charging violation of the Lever act in charging alleged excessive prices in coal, were issued today by United States Commissioner J. P. Powers, for the arrest of L. O. Scott, of Harriman; T. C. Jacks, of Jasper, and Sam T. Buffatt, and Wirth C. Whitaker, of the Superior Coal Company. All of the defendants have one warrant against them except Scott, who is defendant in two cases.

A French savant says the blond type will be extinct in 300 years. This dark prediction ignores the chemical industry. Newark Star-Bulletin.

Gold and Silver Yields Decline.

Washington, Sept. 10.—Production of both gold and silver declined last year, the director of mint, Baker, announced tonight in making public revised figures which showed the production to have been: Gold, \$60,333,400; silver, \$63,523,652.

In fine ounces the output totalled 2,918,024 of gold and 56,682,445 of silver.

WITH OUR BUSY ADVERTISERS

—If you own a car of any make you will be interested in the new ad of the McGlamery Auto Company in another part of The Patriot today.

—The clubbing proposition of The Patriot in another column has never before been equalled in North Carolina. Turn to page four and see the amount of good reading matter you can get for such a small sum of money.

—The Greensboro National Bank, the "old reliable," sends a note of warning to every body to be prepared for unexpected emergencies, and advise that you start an emergency fund with them so that if accidents or sickness befall you this fund may stand you in good stead and save you lots of worry and trouble.

—The opening of the fall trade is noticeable on all sides, and Manager Charles W. Irvin, of the Irvin Shoe Company, has a very comprehensive announcement on the seventh page today, why it pays to buy your footwear from an exclusive shoe store. Don't lay this copy of The Patriot aside until you have read it through carefully, and digested the meaning of each sentence. Manager Irvin and Secretary Stamey stand behind every pair of shoes sold by the Irvin Shoe Company, and if you are not satisfied bring them back and these gentlemen will make it right. In connection with retail shoe business there is a small shoe factory in the rear of the store, where the best shoe repair work is turned out. Before buying your fall shoes pay his store a visit. It will pay you.

Costly Hen's Nest.

Pittsboro, Sept. 10.—Mr. M. A. Cockman, living five miles west of Pittsboro, lost his barn and all his small grain last Thursday afternoon. It seems that his daughter was burning old hen nests and fire spread from that. In fighting the flames the old gentleman was pretty badly burned, so much so that his recovery is doubtful.

Canada is to have a resident diplomat at Washington. If that means that he is sure to get a residence, we know several Canadians who are willing to be diplomats.—Saskatoon, Canada, Star.

For Torpid Liver

"Black-Draught" is, in my opinion, the best liver medicine on the market," states Mrs. R. H. Whiteside, of Keota, Okla. She continues: "I had a pain in my chest after eating—tight, uncomfortable feeling—and this was very disagreeable and brought on headache. I was constipated and knew it was indigestion and inactive liver. I began the use of Black-Draught, night and morning, and it sure is splendid and certainly gives relief."

Thedford's

BLACK-DRAUGHT

For over seventy years this purely vegetable preparation has been found beneficial by thousands of persons suffering from effects of a torpid, or slow-acting liver.

Indigestion, biliousness, colic, coated tongue, dizziness, constipation, bitter taste, sleeplessness, lack of energy, pain in back, puffiness under the eyes—any or all of these symptoms often indicate that there is something the matter with your liver. You can't be too careful about the medicine you take. Be sure that the name, "Thedford's Black-Draught," is on the package. At all druggists.

Accept Only the Genuine.

McGLAMERY AUTO CO.,

The Home of Ford Service. The Profit Sharing Garage.

Greensboro. W. H. McGLAMERY, Prop'r. Gibsonville.

YOU WILL BE INTERESTED

in our new auto accessory display. The new horns, the portable lights, the more efficient and easily handled tools and many others will surely appeal to your autoist's heart. It will be a pleasure to show them to you. We know it will be a pleasure to you to see them.

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In the past few weeks a number of law-abiding citizens of Mecklenburg who are not quite sure of the privilege they may enjoy under their own vine in these days of changed conditions, have asked the Observer in regard to how far they may go in saving their grapes in the jug and their apples in the cask. The ruling by Commissioner Kramer seems plain enough. It is against the law to make in the home any malt drink—which takes account of the popular home-brew beer—containing more than one-half of one per cent alcohol; which means that it is against the law to make beer. The ruling on wine and cider, however, seems to open the door to home enjoyment. The language of the commissioner covering this point says that "the only things which may be made in your own home and for your own use with an alcoholic content of 'more than' one-half of one per cent, are cider and fruit juices." From this it would seem that it is lawful to make real wine and real cider in and for the home.—Charlotte Observer.

AMERICAN TOBACCO FOR LAST YEAR SHOW GAINS.

Washington, Sept. 7.—The annual report on the tobacco industry in the United States for 1919, Census Bulletin No. 143, will shortly be issued by the director, Sam L. Rogers. The bulletin assembles the quarterly reports of stocks of leaf tobacco as published by the bureau of the census. It also contains data regarding the acreage in and production of tobacco by states and by types, the prices paid for tobacco, and sales of tobacco by the growers as compiled by the bureau of crop estimates, department of agriculture; the quantity of tobacco consumed, the several tobacco products manufactured, the number of registered factories, and revenue collected on tobacco as published by the bureau of internal revenue, treasury department; the quantity of tobacco consumed and tobacco products manufactured in bonded manufacturing warehouses as returned by the customs division, treasury department; and the quantities of leaf tobacco and tobacco products imported, exported, and sorted in United States bonded warehouses as published by the bureau of foreign and domestic commerce, department of commerce. The object of the bulletin has been to assemble in one publication the statistics for the various phases of the tobacco industry and to present them in convenient form for ready reference.

The bulletin contains statistics which may be surprising to those not fully conversant with the industry. In 1919, according to the bureau of crop estimates, there were 1,901,200 acres planted in tobacco while the production from the crop of 1918 amounted to 1,439,071,000 pounds. There were imported during 1919 leaf tobacco and tobacco products to the value of \$86,485,035, while the exports of leaf tobacco were valued at more than \$250,000,000. The combined production of cigars in registered factories and in bonded manufacturing warehouses was 7,629,000,000, of cigarettes approximately 55,000,000,000, and of chewing and smoking tobacco and snuff 427,000,000 pounds. There were 16,211,769,000 cigarettes exported during the year, leaving 39,000,000,000 factory-made cigarettes for consumption in the United States. The exports of leaf tobacco during 1919 amounted to 765,913,164 pounds, greatly exceeding those for any prior year. The revenue collected during the year amounted to \$205,000,000. Of this total, North Carolina contributed \$67,140,000, New York \$34,596,000, Virginia \$12,664,000, Pennsylvania \$12,012,000, Missouri \$10,868,000, Ohio \$10,859,000, and New Jersey \$10,226,000.

FARMERS BEING MULCHED BY THE MANUFACTURERS.

Washington, Sept. 6.—Declaring prices of farm implements to have been increased without warrant through "concerted action" of manufacturers and dealers, the federal trade commission in a report made public tonight recommends re-opening of anti-trust proceedings against the International Harvester Company and institution of judicial proceedings against implement manufacturers and dealers.

The commission declares that its investigation, which was ordered by the senate, disclosed that in the period between 1914 and 1918 prices paid by farmers for implements advanced 73 per cent with the greater portion of the increase coming in 1917 and 1918. This increase, the commission asserts, was larger than warranted by the advances in the costs and expenses of the manufacturers and dealers and resulted in unusually large profits.

Notwithstanding the increase, farmers of the country, according to the commission's report, "were not prevented from making as much profit as before because the prices of farm products increased to an even greater extent." The report adds, however, that if present implement prices are maintained while prices of farm products decrease, high implement costs "may well become a factor in preventing the farmer from making a fair profit."

"The partial dissolution of the International Harvester Company in 1918," declares the commission's report, "did not change the dominating position of that company in the harvesting machine line and will not do so while the McCormick and Deering plants and the steel business remain under its control either directly or by common ownership of stock."

Investigation of 22 manufacturers and more than 200 dealers, the report says, showed the average rate of profit for the dealers "on investment increased from 9 per cent in 1915 to 17.7 per cent in 1918, which is an increase of 97 per cent," while that of manufacturers "increased from 9.7 per cent in 1916 to 19.9 per cent in 1918, which is an increase of 105 per cent."

The National Implement and Vehicle Company, with general offices in Chicago, the Southern Wagon Manufacturers' Association and the Carriage Builders' National Association are designated by the commission as the organizations through which the manufacturers acted by "concerted action" to advance prices. "Under cover of bringing about uniform cost accounting, uniform terms of sale and standardization of product," the report asserts, "the manufacturers who are members of these association repeatedly advanced prices of farm implements by concerted action during the period of 1916 to 1918, inclusive."

Among the farm implement dealers, the commission charges concerted action was practiced through the National Federation of Implement and Vehicle Dealers' Association with offices at Abilene, Kansas, and the eastern federation of farm machinery dealers, with offices at Philadelphia, and local clubs organized by these two organizations.

GOMPERS SUPPORTS GOV. COX AGAINST HARDING.

Columbus, O., Sept. 6.—In a Labor day speech here Samuel Gompers, president of the American Federation of Labor, to-day championed the candidacy of Gov. James Cox for President. He said Governor Cox in Congress had voted favorably on all legislation "in the interests of the people," and had lent his influence in passage of all constructive legislation as governor of Ohio.

Senator Harding was characterized as a "nice, respectable gentleman," by Mr. Gompers. "But what else?" he asked. "The most conspicuous thing about Harding," he continued, "has been his inactivity in everything constructive, and his activity in everything reactionary."

THERE'S A REASON.

Poland now owes us \$100,000,000. We, therefore, have a keen interest in making them quit fighting and get to work.—Philadelphia Record.

Children Cry FOR FLETCHER'S CASTORIA

ADMINISTRATOR'S NOTICE.

Having qualified as administrator of the estate of Albert Hoffman, late of Guilford county, N. C., this is to notify all persons having claims against said estate to present them to the undersigned on or before the 24th day of September, 1921, or this notice will be pleaded in bar of their recovery. All persons due or owing said estate will please make immediate payment. This September 9, 1920. 73-82. JOHN S. MICHAUX, Admr. of Albert Hoffman, Deceased.

ADMINISTRATOR'S NOTICE.

Having qualified as administrator of the estate of Amanda Bolden, late of Guilford county, N. C., this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned on or before the 9th day of September, 1921, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment. This September 9, 1920. 73-83. W. R. BOLDEN, Admr. of Amanda Bolden, Deceased.

ADMINISTRATOR'S NOTICE.

Having qualified as administrator of the estate of D. P. May, deceased, this is to notify all persons having claims against the said estate to exhibit them to the undersigned for payment on or before the 9th day of September, 1921, or this notice will be pleaded in bar of their recovery. All persons indebted to the estate are required to settle the same. This September 7, 1920. 73-82. JOHN S. MICHAUX, Admr.

APPLICATION FOR PARDON.

Application will be made to the Governor of North Carolina for the pardon of Jack Webster, who was convicted at the December term, 1919, of Superior court of Guilford county, for the crime of larceny of an automobile and was sentenced to a term of five years in the state prison. All persons who oppose the granting of said pardon are invited to forward their protest to the Governor without delay. This September 6, 1920. 73-75. MRS. J. W. WEBSTER, SHUPING, HOBBS & DAVIS, Attys.

NOTICE.

This is to notify all persons that the undersigned will apply to the Governor of North Carolina for a conditional pardon for Charles R. Brady, who is now serving a term in the state prison for violation of the criminal laws of the state of North Carolina. Any person or persons objecting to the granting of a pardon for the said Charles R. Brady is requested to send forward their objections to the Governor. This September 7, 1920. 73-75. (Signed) L. M. OWEN, Admr. of Charles R. Brady.

ADMINISTRATOR'S NOTICE.

Having qualified as administrator of the estate of Levi Humble, deceased, late of Guilford county, N. C., this is to notify all persons having claims against said estate to present them to the undersigned on or before the 30th day of August, 1921, or this notice will be pleaded in bar of their recovery. All persons due or owing said estate will please make immediate payment. This August 30, 1920. 72-82. W. J. HUMBLE, Admr. of Levi Humble, Deceased. Elon College, N. C.

ADMINISTRATOR'S NOTICE.

Having qualified as administrator of the estate of W. J. Benbow, deceased, late of Guilford county, N. C., this is to notify all persons having claims against said estate to present them to the undersigned on or before the 30th day of September, 1921, or this notice will be pleaded in bar of their recovery. All persons due or owing said estate will please make immediate payment. This September 6, 1920. 72-82. MRS. LYDIA BENBOW, Admr. of W. J. Benbow, Deceased.

FARMERS, Look Here!

FRESH SHIPMENT OF
RED CLOVER, SAPLIN CLOVER,
ALFALFA, SEED OATS and RAPE,
JUST RECEIVED.

Let Us Supply Your Needs in Seeds.

WE ALSO HANDLE
FEEDS AND GROCERIES.

FLEMING SEED CO.,

CORNER DAVIE AND SYCAMORE STREETS.

FARMERS, TAKE NOTICE!

Bring Us Your Cream!

We Pay the HIGHEST MARKET PRICE!

GIVE US A CALL!

YOU WILL BE PLEASED!

Co-Operative Dairy Co.

City Market Building, Greensboro, N. C.

Phone 938.

Southern Railway Schedule

(The following schedule figures are published as information only and are not guaranteed.)
The Arrival and Departure of Passenger Trains at Greensboro, N. C.

Arrives From	Departs For
12:25 A. M. New Orleans-Atlanta	7:25 A. M.
12:30 A. M. Washington	3:34 A. M.
3:28 A. M. Birmingham-Atlanta	12:40 A. M.
4:10 A. M. Washington	10:30 P. M.
6:25 A. M. Richmond	10:35 P. M.
4:00 A. M. Goldsboro-Raleigh	12:40 A. M.
6:45 A. M. Winston-Salem	10:40 P. M.
6:40 A. M. Washington	11:55 P. M.
7:15 A. M. Washington	12:35 A. M.
7:30 A. M. Sanford	7:25 P. M.
7:45 A. M. Charlotte	7:00 A. M.
7:40 A. M. Ramseur	8:15 A. M.
9:20 A. M. Raleigh	7:00 P. M.
10:10 A. M. Madison	1:30 P. M.
12:10 P. M. Goldsboro-Raleigh	4:15 P. M.
11:55 A. M. Mt. Airy	4:30 P. M.
12:20 P. M. North Wilkesboro-Winston-Salem	2:45 P. M.
12:25 P. M. Danville	7:40 P. M.
1:45 P. M. Ramseur	3:00 P. M.
2:10 P. M. Charlotte	
2:35 P. M. New Orleans-Birmingham	5:30 P. M.
4:05 P. M. Asheville-Winston	12:30 P. M.
4:15 P. M. Sanford-Wilmington	12:30 P. M.
5:20 P. M. New York-Washington	2:45 P. M.
6:30 P. M. Westminster-Charlotte	12:45 P. M.
6:50 P. M. Wilkesboro-Winston-Salem	8:00 A. M.
7:00 P. M. Mt. Airy	8:00 A. M.
7:20 P. M. Washington	2:20 P. M.
7:30 P. M. Goldsboro-Raleigh	9:20 A. M.
9:50 P. M. Winston-Salem	7:35 P. M.
10:09 P. M. Charlotte-Atlanta	7:40 P. M.
10:10 P. M. Goldsboro-Raleigh	7:25 A. M.
10:21 P. M. Augusta-Columbia	4:20 A. M.
11:45 P. M. Atlanta-Charlotte	6:50 A. M.

*Daily except Sunday.

xDaily to and from Winston-Salem; daily except Sunday to North Wilkesboro.

O. E. YORK, P. & T. A., Greensboro, N. C. R. H. GRAHAM, D. P. A., Charlotte, N. C.

Depot Ticket Office Telephone No. 188

L & M SEMI-PASTE PAINTS

MAKES BEST PAINT—WEARS LONGEST

Cost to you \$3.66 a Gallon when made ready to use.

Use a gallon out of any one day, and if not the best paint made, return the balance and get all your money back.

Sold by Dealers LONDMAN & MARTINEZ, Makers, N. Y.

Peoria Grain Drills



The Peoria Grain Drill has the shoe and Disc combined. This combination gives it the lead over all other drills. See this feature before buying drill. Also see our Lime Sower. Our price is also O. K.

Townsend Buggy Co.

"Maxwell" Owners

ENTHUSIASTIC!

The owners of the 1920 Maxwell are loud in the praise of its splendid performance and in no instance have we found any dissatisfaction with a single owner.

The two unit starting and ignition system has been largely responsible for a good portion of this remarkable performance.

Larger gears in the differential have added to strength and durability on the road for hard road driving, while the long semi-elliptic springs make roads comfortable to drive on.

Let us demonstrate to you just what this car can do for you.

Central Motor Car Company

Washington and Greene Streets.

Greensboro, N. C.

Phone 174

INSURE YOUR

Curing Barn and Content

WITH THE

Guilford Insurance & Realty Co.

Agents 109 East Market Street, Greensboro, N. C.

In the North Carolina Home Insurance Company

Raleigh, N. C.

CAPITAL, \$400,000 ASSETS, \$898,802.25
SURPLUS TO POLICYHOLDERS, \$672,163.96.

Worn Down, Out of Heart

Georgia Lady, Worn-out and Tired, Tells How She Was Helped by Ziron Iron Tonic.

THE personal experience of Mrs. Nannie Phillips, of Powder Springs, Ga., is printed below in her own words:

"I was in a worn-out condition. My stomach was out of order. I didn't sleep well. I was tired all the time. I couldn't half eat, and didn't rest well at night."

"I would get out of heart and blue. I would feel like I was going to be down in bed. Yet I kept dragging around."

"We heard of Ziron, and from what I read, I was sure it wouldn't hurt me. If it didn't help me. But after taking it, I found it really helped me, and sent back for more. I am sure Ziron is a splendid tonic."

Many people, who are worn down and disheartened, due to stomach troubles and nervous ills, find relief by taking up their blood with Ziron Iron Tonic. Tell your druggist you want to get Ziron on our money-back guarantee.

SHOES

FALL OPENING

HOSIERY



SHOES

FOR

MEN and YOUNG MEN

IN THE FOLLOWING LINES:

JAS. A. BANISTER SHOES

REGAL SHOES

GLOVE GRIP SHOES

These Shoes have been most carefully selected. You are doing yourself an injustice if you fail to inspect the Shoes we offer before buying your Fall Pair.

THE ADVANTAGES OF AN
EXCLUSIVE SHOE STORE

By buying your Shoes from an Exclusive Shoe Store you receive the advantage of the very latest styles and the better quality—for the buyers' whole time and energy is devoted to the one line and the sole idea of obtaining the very best in Footwear for his customers. By only buying one line of merchandise he has the time to look over the offerings of each manufacturer and the opportunity of acquiring the best in Quality, Style and Price—thus insuring you the very latest styles, the most serviceable leathers, and the most reasonable prices.

FITTING SERVICE

The Lord no more intended that you should have bunions and corns on your feet than on your hands. IF YOUR SHOES ARE PROPERLY FITTED THESE TROUBLES WILL POSITIVELY BE ELIMINATED. We take great pride in our fitting service. Each salesman in our employ is required to make a continuous study of the art of Shoe-fitting, and by carrying a wide range of lasts and widths, from AAA to EE, we are in position to fit all feet properly. This not only insures comfort, but it is a well known fact that a Shoe properly fitted will give from one-third to one-half more service than a Shoe that is improperly fitted.

The Policy of the Irvin Shoe Company

Our business will be conducted on a Strictly Cash Basis—thus eliminating the expense of employing a bookkeeper, the cost of collecting, and a considerable loss from bad accounts that always occur in doing a credit business.

You will probably be surprised to know that we have our store rented under an old lease, made before the war, and we are paying only about one-fifth the rent being paid by a great many main street merchants.

With these two items of overhead expenses eliminated, coupled with our idea that we can do twice the volume of business on a small margin of profit—thus assuring more satisfied customers and also more net profit to us—WILL SAVE YOU FROM \$1 to \$3 ON A PAIR OF SHOES.

While we are on a Cash Basis, any Shoes purchased from us that do not fit, or are not satisfactory, may be exchanged or your money will be cheerfully refunded.

WE STAND BEHIND EVERY SHOE WE SELL. By this we do not mean that we guarantee that an \$8 Shoe will give the same service as a \$12 Shoe, but we will positively adjust any reasonable complaint satisfactorily to the customer.

CHAS. W. IRVIN, Manager and Treasurer.
W. B. STAMEY, Secretary.

CHILDREN'S SHOES

Most Boys, and Some Girls, are hard on Shoes. That's an acknowledged fact. So we have bought Shoes of heavy leather soles and dressy uppers so as to withstand the hardest wear.

WE HAVE THE REGAL SHOES FOR BOYS BUILT LIKE THE REGAL FOR MEN.



SHOES

FOR

WOMEN and MISSES

IN THE FOLLOWING LINES:

"Red Cross" Shoes

GLOVE GRIP SHOES

C. P. FORD

OF ROCHESTER, N. Y.

We have these Shoes in Kid, Calf and Kangaroo leathers. Every size and width.

These Shoes will give you Style, Comfort and Service.

HOSIERY

We handle an excellent line of HOSIERY. silk, lisle and cotton, all sizes and the very best that you can buy. We have the Armour-Plate Silk Hosiery for Ladies' and Misses, the kind that gives such excellent wear.

For the Children we have the kinds that will stand the very hardest usage. Every size and all fast colors.

You can save here, we believe, on your Hosiery purchases. Have a complete stock, and buy only the very best brands.

Come the next time you want a pair of Hose.

Shoe Repairing

We have a small Shoe Factory in the rear of our store. We do not make Shoes, but we re-build them with the same good leather and with the very same machinery and handwork that is used in the best factories. Our Shoe Repairing Department is modern and up-to-date and in the hands of an Expert Shoemaker. Bring your work here and we will give you prompt service and guarantee satisfaction.

Out of town customers send us your Shoes by parcel post to be repaired—we pay return postage.

Rubber heels and minor repairs made while you wait.



114 W. MARKET STREET, THREE DOORS BELOW OLD COURT HOUSE

CHAS. W. IRVIN, Manager and Treasurer.

QUALITY, COMFORT, STYLE.

W. B. STAMEY, Secretary.

THREE MILLIONS HAVE
PAID ALL INCOME TAX.

Washington, Sept. 10.—More than three million men and individuals are paying income taxes this year, according to figures made public today by the bureau of internal revenue. These figures also reveal that

practically 3,000,000 taxpayers have already paid their income taxes in full.

The bureau's statement shows that 4,900,000 persons are paying income taxes on incomes of \$5,000 or less and that fewer than 600,000 of this number have not paid their taxes in full, choosing the alterna-

tive method of paying by installments. Individual returns for incomes in excess of \$5,000, including those individuals and firms, numbered 700,000. Approximately half of this number have paid all income taxes to the government in the first two tax installments, the bureau figures show.

Nearly 350,000 corporations have filed income tax returns but only 65,000 have paid their taxes in full. Commissioner Williams in the statement also called attention that the third installment of income and profit taxes comes on September 15.

Officially Dead Ten Times. Houston, Tex., Sept. 7.—For the tenth time within the last two years, M. L. Granberry was officially pronounced dead yesterday by physicians at the Municipal hospital here. On nine previous occasions the man "came to life" after physicians had expired and several times he

had been all but buried when he revived.

This is a strange world: Nobody is competent to discuss the Versailles treaty until he has read it, and nobody who would take the time to read it would be incompetent to discuss it.—Peoria Transcript.

For an Unexpected Emergency

Accidents and sickness always come unexpectedly. They may confront you at any moment. These are the times when "friend bank account" comes to the rescue of those who need to save—when those who don't wish they had.

You can never tell when accidents or sickness are liable to come, but you can always prepare for them.

Let us start you with an "emergency fund." You can bring in a dollar now, and add to it whenever you you.

Four Per Cent Interest Paid on Savings.

THE "OLD RELIABLE"

Greensboro National Bank.

E. P. Wharton, Pres. Nell Ellington, Vice-Pres. A. H. Alderman, Cashier
Waldo Porter, Asst. Cashier.
Member Federal Reserve Bank, Fifth District
Corner South Elm and East Washington Streets.

W.F.HAYWORTH

THE
DEPENDABLE JEWELER

Repair Work that Satisfies.

105 W. Market Street.

The Little Store Around the Corner

L.L. Simmons, M.D.

Eye, Ear, Nose and Throat
Specialist.

Glass Fitting, Tonsils and Adenoids removed and all work performed by the latest and most approved methods.
Office Over Fariss-Klutz Drug Store
Office Hours—8 to 12 M., 1 to 5:30 P. M.
Office Phone 1939
Residence Phone 1712.

Let Them Chew, If They Want To.
Kansas City, Mo., Sept. 10.—A woman asked W. H. Scott, a policeman, how to reach an address last night, Scott told her.

"Thanks," said the woman, and reaching into a pocket of her coat, took out a plug of tobacco and bit off a chew. Scott arrested her on a charge of disturbing the peace.

In Municipal court to-day Judge John M. Kennedy dismissed the case. "If women may vote, why shouldn't they chew?" inquired the judge.

D. G. Brummitt Presidential Elector For Fifth District.

At a meeting of representatives of the Democratic party in the fifth district, which was held here Thursday afternoon at 2:30 o'clock, D. G. Brummitt, of Oxford, was elected to succeed Gen. G. S. Royster as presidential elector for this district. Mr. Brummitt is speaker of the house of representatives and is a man prominent in Democratic party circles. Mr. Brummitt is a forceful speaker and he has pledged his efforts in the district in behalf of Cox and Roosevelt.

J. L. May Died at Madison.

J. L. May, a leading farmer of the Madison section, died Friday morning at his home in Madison, his death following after an illness of a short period. Mr. May was 78 years old and was held in high esteem and respect by a large circle of friends. He is survived by a sister, Mrs. N. G. Loflin, of Randleman, and one brother, James May, of Haw River. Funeral services were held Saturday morning at 11 o'clock from Hines' chapel. Following an impressive service the body was laid to rest in the church grave yard.

Church of the Covenant Elected New Deacons and Elders.

At a meeting of the congregation of the Presbyterian Church of the Covenant, which was held yesterday morning following the regular service, five new deacons and five new elders were elected to serve with the present officers of the church. Those chosen elders were T. D. Dupy, C. J. Angle, Dr. W. S. Burney, Capt. C. W. Fowler and J. C. Cutts. The deacons elected yesterday morning were John W. Davis, H. P. Foust, E. L. Johnson, H. S. Byers and H. J. Williams. Rev. R. Murphy Williams is pastor of the church.

Jewish New Year Being Observed.

Services in observation of the Jewish new year were held last night at 8 o'clock in the Jewish Synagogue, on East Lee street, this morning at 10 o'clock, while other services in commemoration of the holiest season of the year in the Jewish church calendar will continue until Wednesday. Business houses of members of the Jewish faith are closed to-day.

The feast of Rosh Hoshanah, of New Year's day, began last evening and continues until this afternoon at sundown. Among orthodox Jews two days will be celebrated and the observation of the event will continue through tomorrow evening. The services at the synagogue are being conducted by Shelton Blank,

of Mt. Carmel, Ill., who is a student at Union Jewish College, Cincinnati.

R. E. Denny Re-Elected Scout Executive.

At a meeting of the Greensboro Boy Scout board, which was held Friday evening at scout headquarters, R. E. Denny was re-elected to serve during the ensuing year as chief scout executive. The board is composed of H. S. Richardson, president; W. A. Hewitt, vice president; C. W. Gold, J. R. Oettinger, John Kellenberger, P. J. Mullen and W. C. A. Hammell.

The work of Mr. Denny was highly commended by the members of the board and he was assured of their support during the approaching year.

Harry Clendenin Elected Head of Automotive Association.

At a meeting held Thursday night by the Greensboro Automotive Trades Association, Harry H. Clendenin, of the Guilford Motor Company, was elected president of the organization, while C. W. Edwards was selected as vice president. The board of directors will consist of S. L. Whittemore, L. H. Starmer, H. M. Weathers together with President Clendenin and Vice President Edwards.

Following an enthusiastic business meeting a luncheon was served to the members in the dining room of the Country Club.

Firemen Enjoyed Big Feed.

Members of the Greensboro fire department, together with a few invited friends, enjoyed a big feed Thursday night. The banquet table was spread in the Eagle Hose Company and the Hook and Ladder station on South Davis street and the boards were groaning with a bounteous supply of good things which are said to be dear to the hearts of a fireman.

After the supper had been disposed of the crowd was in a mood for a frolic. Deputy Sheriff Mike Caffey and Deputy Floyd Brown pulled off a joint terpsichorean stunt while other members participated in clogging or whatever their specialty may have been. The melodies of a banjo and fiddle added to the pleasure of the evening, and the event was heartily enjoyed by all present.

PATRIOTS PLAY RALEIGH TODAY IN OPENING GAME

The opening game of the pennant series to decide the winning team of the Piedmont league will be played here this afternoon between Greensboro and Raleigh. The Piedmont league was divided into two seasons, Greensboro winning the first half and Raleigh the second. The winner of the present series will receive the pennant for the league while it is probable that the successful team will play other pennant winning teams of the south.

Two games will be played here and Wednesday and Thursday the teams will play at Raleigh. If more games are necessary to decide the championship they will alternate between the two cities.

CITY COURT PAYS LARGE SUM TO COUNTY SCHOOL FUND

The school fund of Guilford county received a check last week from T. L. East, city clerk, for the sum of \$1,784.80, this sum representing fines collected by the city court during the month of August.

These fines, or penalties as they were inflicted by the city court heretofore, were formerly paid to the city treasurer. Last year, however, County Attorney John N. Wilson secured a decision from a strict interpretation of the law that requires fines from all courts of similar constitution as the municipal court of Greensboro, to turn over them to the school fund of the county in which such court is conducted. Such a revenue will mean a considerable item to the school fund in the course of twelve months.

NEW BUILDING AND LOAN ASSOCIATION ORGANIZED.

The Greensboro Building and Loan Association is the name of a promising financial institution organized in this city last week, the charter for which was filed in the office of Clerk of Superior Court M. W. Gant on Friday afternoon by Julius C. Smith, attorney.

Phil R. Carlton was responsible for the organization of the new enterprise, he being the leading spirit. It is expected that Mr. Carlton will direct the association when actual business begins, which is expected to commence about October 15. The total stock subscribed by the incorporators was \$22,500, the organizers, who represent some of the best business men of the city being as follows: Phil R. Carlton, Julius C. Smith, C. C. Hudson, A. J. Klutz, V. B. Morgan, Ralph B. Coit, C. W. Causey, C. C. Taylor, Thomas Crabtree, Hill Hunter, Frank A. Brooks and William Simpson.

Paul Goode Died Thursday.

Paul Webster Goode, son of Rev. Charles P. Goode, died Thursday night in a High Point hospital, his death following an operation for appendicitis. Rev. Charles Goode, father of the young man, is pastor of the Thomasville and Summerfield Methodist church, and the family is well known to a large number of citizens of this county. Young Goode was 18 years old and he gave promise of developing into a splendid and useful man. He is survived by his parents, one brother, Samuel W. Goode, three sisters, Mrs. D. O. Warner, of this city, Misses Olivia and Dori Goode, of Thomasville.

Funeral services were conducted Saturday morning from the Thomasville Methodist parsonage and the body was brought to Greensboro for burial. Grave services were held at Greene Hill cemetery by Thomasville lodge Woodmen of the World, the service being conducted at 1 o'clock. Interment was made in Greene Hill cemetery.

HARD COAL MEN NOT PLEASED WITH REFUSAL.

Scranton, Pa., Sept. 10.—Within three days every anthracite mine worker will be on "vacation," according to leaders of the vacation movement.

This action they say will be the miners' answer to President Wilson's refusal to reopen the award of the anthracite commission which failed to satisfy the workers.

Enoch Williams, chairman of the joint grievance committee of the Delaware, Lackawanna and Western Coal Company, and also leader of the insurgents in the Scranton district, said that the refusal of the President to reopen the case will result in one of the hardest fought industrial struggles ever waged in the country.

"Men who have been remaining at work have been doing so in the belief that the President would reopen the case and make it possible for the anthracite mine workers to be granted concessions similar to those won by the bituminous workers," he said.

"The lines are now firmly drawn and the mine workers who continue at work under the award as handed down by the majority members of the commission, is not true to himself, the union or his family."

HUGE BOND THEFT FROM SOUTHERN EXPRESS.

Toccoa, Ga., Sept. 10.—Three men have been arrested in connection with the theft of a registered mail pouch from the Atlanta-New York express on the Southern Railway early this morning. A number of letters were picked up along the railroad and in the Cornelia station. Postal authorities say that the amount of the loot is more than \$300,000, in liberty bonds and Southern Railway bonds.

The biggest consignment was \$200,000 from the Bank of Wadley, Ga., to a New York bank, it is said. One of the men arrested gives the name of Charles Ray, alias Rupert Reens, of Cornelia. The other two are strangers in this vicinity and their names are withheld.

Post office inspectors have taken all of the broken packages to Atlanta.

Pays Heavily For His Offense.

Wilson, Sept. 10.—Earl Griffin, the young white man from Gardner's township, who was convicted in Wilson Superior court for seduction under promise of marriage, by consent of the father of the young lady and the state, will pay to his victim the sum of \$1,750 and costs of the action which will total about \$2,000, including attorney fees. Two hundred was paid in cash and the father of the young man mortgaged his farm for the balance of the amount.

TIGHTENING THE SCREWS ON PROHIBITION ENFORCEMENT.

Washington, Sept. 9.—In an effort to stop illicit distilling of intoxicating liquors, the treasury department decided to-day to tighten regulations for the sale of stills and add another check to its means of tracing down their users.

Manufacturers of stills are required by the new regulations to report all sales, the names of purchasers and location of where the stills are to be set up. Names of the manufacturers must be secured, articles sold, and a sworn statement must be obtained setting forth the purposes for which the stills are to be used.

Until the manufacturer has complied with the new regulations he is not permitted to allow the still to leave his ware room. Such sales cannot finally be consummated until a permit of certificate has been granted by the local internal revenue authorities.

Details of the still's specifications are demanded as well as the production capacity on a per day basis. Copies of this information must be preserved by the manufacturer and the purchasers and a third copy delivered to the internal revenue authorities at the place of sale, record to be open for examination at all times.

To avoid resales between dealers through which identity of the stills might be lost, the regulation requires the application for a permit each time such a transfer takes place.

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