

## IMPERIAL CLEANERS

## LEGAL NOTICE

AN ORDER AUTHORIZING THE ISSUANCE OF BONDS TO REFUND OR FUND THE PRINCIPAL OF AND INTEREST ON \$22,000 OUT-STANDING BONDS OF HOT HOUSE TOWNSHIP. IN CHERO-KEE COUNTY.

BE IT ORDERED by the Board of Commissioners of the County of Cherokee, as follows:

Section 1. The Board of Commishas ascertained and determined, and of Commissioners of the County of (6%) per annum, payable semi-annually on January 1st and July 1st, after provided. and that the moneys raised by the finance road improvements, and that no part of the principal of said bonds has been paid and that interest in the amount of \$720.00 which had accrued on said bonds on or before the purpose of refunding the princi- CREEK TOWNSHIP, IN CHERObeen paid and is now owing, and that said bonds are now legal and binding obligations of said Hot House Township, and that it is necessary to refund such principal and to fund interest. such interest as hereinafter provided.

Section 2. There shall be issued. pursuant to Chapter 257 of the Public Laws of 1933 of North Carolina, as amended, bonds of the aggregate principal amount of \$22,000 to be designated "Refunding Bonds" for the purpose of refunding the principal amount of the debt evidenced by said outstanding bonds, and bonds of the aggregate principal amount of \$720.00 to be designated "Interest Funding Bonds" to fund said unpaid interest.

Section 3. Said Refunding Bonds and said Interest Funding Bonds and said Interest Funding Bonds shall be issued in the name of said Hot House Township and Shall be obligations of said Township.

Section 4. This order shall take effect upon its passage and shall not be submitted to the voters.

"The foregoing order was finally passed on the 15th day of December, 1941, and was first published on the 25th day of December, 1941. Any action or proceeding questioning the validity of such order must be commenced within thirty days after its publication.

B. L. PADGETT,

sioners of Cherokee County. 22-2t-cbg.

Cherokee, as follows:

has ascertained and determined, and does hereby declare, that the Board of the aggregate principal amount of 25th day of December, 1941. Any of Commissioners of the County of \$1,920 to be designated "Interest action or proceeding questioning the does hereby declare, that the Board Cherokee duly issued on or about the lst day of January, 1924, \$24,000 of interest, bonds of Notia Township in said Sectio County, and that said bonds are dated January 1, 1924, and are payable January 1, 1954, and bear interest at the rate of six per centum (6%) per annum, payable semi-annually on January 1st and July 1st, and that the moneys raised by the issuance of sioners of the County of Cherokee said bonds were used to finance road improvements, and that no part of does hereby declare, that the Board the principal of said bonds has been paid and that interest in the amount 1941, and was first published on the Cherokee duly issued on or about the of \$1.290 which had accrued on said 25th day of December, 1941. Any 1st day of January, 1924, \$22,000 of bonds on or before the 1st day of action or proceeding questioning the bonds of Hot House Township in January, 1940 has not been paid and validity of such order must be comsaid County, and that said bonds are is now owing, and that said bonds menced within thirty days after its dated January 1, 1924, and are pay- are now legal and binding obligations publication. terest at the rate of six per centum is necessary to refund such principal and to fund such interest as herein-

Section 2. There shall be issued. issuance of said bonds were used to pursuant to Chapter 257 of the Public Laws of 1933 of North Carolina, as amended, bonds of the aggregate principal amount of \$24,000 to be designated "Refunding Bonds" for pal amount of the debt evidenced by KEE COUNTY. said outstanding bonds, and bonds of the aggregate principal amount Commissioners of the County of of \$1,290 to be designated "Interest Cherokee, as follows: Funding Bonds" to fund said unpaid

> and said Interest Funding Bonds does hereby declare, that the Board shall be issued in the name of said Notla Township and shall be obligations of said Township.

Section 4. This order shall take effect upon its passage and shall not be submitted to the voters.

"The foregoing order was finally passed on the 15th day of December, 1941, and was first published on the 25th day of December, 1941. Any action or proceeding questioning the menced within thirty days after its publication.

B. L. PADGETT. Clerk of Board of Commis-22-2t-chg.

AN ORDER AUTHORIZING THE Creek Township, and that it is ne-ISSUANCE OF BONDS TO REFUND cessary to refund such principal and OR FUND THE PRINCIPAL OF AND INTEREST ON \$40,000 OUT-STANDING BONDS OF BEAVER-DAM TOWNSHIP, IN CHEROKEE COUNTY.

Cherokee, as follows:

sioners of the County of Cherokee pal amount of the debt evidenced by Clerk of Board of Commis- has ascertained and determined, and does hereby declare, that the Board the aggregate principal amount of ligations of said Township. of Commissioners of the County of \$1,410 to be designated "Interest Cherokee duly issued on or about the Funding Bonds" to fund said un-AN ORDER AUTHORIZING THE 1st day of June, 1923, \$40,000 of paid interest. ISSUANCE OF BONDS TO REFUND bonds of Beaverdam Township in Section 3. Said Refunding Bonds OR FUND THE PRINCIPAL OF said County, and that said bonds are and said Interest Funding Bonds AND INTEREST ON \$24,000 OUTAND INTEREST ON \$24,000 OUTSTANDING BONDS OF NOTLA
TOWNSHIP, IN CHEROKEE COUNTOWNSHIP, IN CHEROKEE COUNTOWNSHIP COUNTTOWNSHIP COUNTTOWN OWNSHIP, IN CHEROKEE COUNownship, In Cherokee Counannum, payable semi-annually on
BE IT ORDERED by the Board of
June 1st and December 1st, and that
effect upon its passage and shall not
validity of such order must be comreflect upon its passage and shall not
validity of such order must be commenced within thirty days after its

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B Commissioners of the County of the moneys raised by the issuance of be submitted to the voters. Section 1, The Board of Commis-improvements, and that no part of sioners of the County of Cherokee the principal of said bonds has been passed on the 15th day of December,

paid and that interest in the amount of \$1,920 which had accrued on said bonds on or before the 1st day of January, 1940 has not been paid and is now owing, and that said bonds are now legal and binding obligations of said Beaverdam Township, and that it is necessary to refund such principal and to fund such interest as hereinafter provided.

Section 2. There shall be issued. pursuant to Chapter 257 of the Public Laws of 1933 of North Carolina us amended, bonds of the aggregate principal amount of \$40,000 to be designated "Refunding Bonds" for the purpose of refunding the principal amount of the debt evidenced by said outstanding bonds, and bonds Funding Bonds" to fund said unpaid

Section 3. Said Refunding Bonds and said Interest Funding Bonds shall be issued in the name of said Beaverdam Township and shall be obligations of said Township.

Section 4. This order shall take effect upon its passage and shall not be submitted to the voters.

The luckous order was limited passed on the 15th day of December,

B. L. PADGETT. Clerk of Board of Commissioners of Cherokee County. 22-2t-chg.

AN ORDER AUTHORIZING THE ISSUANCE OF BONDS TO REFUND OR FUND THE PRINCIPAL OF AND INTEREST ON \$48,000 OUT-STANDING BONDS OF SHOAL

BE IT ORDERED by the Board of

Section 1. The Board of Commissioners of the County of Cherokee Section 3. Said Refunding Bonds has ascertained and determined, and of Commissioners of the County of Cherokee duly issued on or about the 1st day of January, 1924, \$48,000 of bonds of Shoal Creek Township in dated January 1, 1924, and are payable January 1, 1954, and bear interest at the rate of six per centum (6%) per annum, payable semi-annually on January 1st and July 1st, and that the moneys raised by the issuance of said bonds were used to validity of such order must be com- finance road improvements and that no part of the principal of said bonds has been paid and that interest in the amount of \$1,410 which had accrued on said bonds on or sioners of Cherokee County, before the 1st day of January, 1940 and binding obligations of said Shoal to fund such interest as hereinafter provided.

Section 2. There shall be issued. pursuant to Chapter 257 of the Public Laws of 1933 of North Carolina, BE IT ORDERED by the Board of as amended, bonds of the aggregate Commissioners of the County of principal amount of \$48,000 to be designated "Refunding Bonds" for Section 1. The Board of Commis- the purpose of refunding the princisaid outstanding bonds, and bonds of

"The foregoing order was finally



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1941, and was first published on the action or proceeding questioning the validity of such order must be commenced within thirty days after its publication.

B. L. PADGETT. Clerk of Board of Commissioners of Cherokee County. 22-2t-chg.

AN ORDER AUTHORIZING THE ISSUANCE OF BONDS TO REFUND OR FUND THE PRINCIPAL OF AND INTEREST ON \$228,000 OUT-STANDING BONDS OF MURPHY TOWNSHIP, IN CHEROKEE COUNTY.

BE IT ORDERED by the Board of Commissioners of the County of Cherokee, as follows.

Section 1. The Board of Commissioners of the County of Cherokee has ascertained and determined, and does hereby declare, that the Board of Commissioners of the County of Cherokee duly issued on or about their respective dates the following bonds of Murphy Township in said County, viz.:

(1) \$20,000 6% Bonds dated April 1, 1924, payable April 1, 1954, (2) \$10,000 5½% Bonds dated April 1, 1914, payable April 1, 1944, (3) \$91,000 5% Bonds dated April 1, 1912, payable April 1, 1942,

(4) \$15,000 6% Bonds dated July 1, 1924, payable July 1, 1954, (5) \$50,000 5% Bonds dated March 1, 1911, payable March 1, 1941.

(6) \$42,000 6% Bonds dated June 1, 1911, payable June 1, 1941, and that the moneys raised by the issuance of said bonds were used to said County, and that said bonds are finance road improvements, and that no part of the principal of said bonds has been paid and that interest in the amount of \$24,803.33 which had accrued on said bonds on or before the 1st day of January, 1940, has not been paid and is now owing, and that said bonds are now legal and binding obligations of said Murphy Township, and that it is nece to refund such principal and to fund such interest as hereinafter provided.

Section 2. There shall be issued, pursuant to Chapter 257 of the Pubhas not been paid and is now legal lic Laws of 1933 of North Carolina, as amended, bonds of the aggregate principal amount of \$228,000 to be designated "Refunding Bonds" for the purpose of refunding the principal amount of the debt evidenced by said outstanding bonds, and bonds of the aggregate principal amount of \$24,803.33 to be designated "Interest Funding Bonds" to fund said unpaid interest.

Section 3. Said Refunding Bonds and said Interest Funding Bonds shall be issued in the name of said Murphy Township and shall be ob-

Section 4. This order shall take effect upon its passage and shall not 22-2t-chg. be submitted to the voters.

publication.

B. L. PADGETT, Clerk of Board of Commis

stoners of Cherokee County. 22-2t-chg.

AN ORDER AUTHORIZING TER ISSUANCE OF BONDS TO REFUND OR FUND THE PRINCIPAL OF AND INTEREST ON \$64,000 OUT-STANDING BONDS OF VALLEY-TOWN TOWNSHIP, IN CHEROKEE COUNTY.

BE IT ORDERED by the Board of Commissioners of the County of Cherokee, as follows:

Section 1. The Board of Commisioners of the County of Cherotee has ascertained and determined, and does hereby declare, that the Board of Commissioners of the County of Cherokee duly issued, on or about the 1st day of July, 1913, \$64,000 of bonds of Valleytown Township in said County, and that said bonds are dated July 1, 1913, and are payable July 1, 1943, and bear interest at the rate of five and one-half per centum (5 1/2 %) per annum, payable semi-annually on July 1st and January 1st, and that the moneys raised by the issuance of said bonds were used to meet a subscription to the capital stock of the Hiawassee Valley Railway Company, and that no part of the principal of said bonds has been paid, and that interest in the amount of \$11,550 which had accrued on said bonds on or before the 1st day of January, 1940, has not been paid and is now owing, and that said bonds are now legal and binding obligations of said Valleytown Township, and that it is necessary to refund such principal and to fund such interest as hereinafter provided.

Section 2. There shall be issued, pursuant to Chapter 257 of the Public Laws of 1933 of North Carolina. as amended, bonds of the aggregate principal amount of \$64,000, to be designated "Refunding Bonds" for the purpose of refunding the principal amount of the debt evidenced by said outstanding bonds, and bonds of the aggregate principal amount of \$11,550 to be designated "Interest Funding Bonds" to fund said unpaid interest.

Section 3. Said Refunding Bonds and said Interest Funding Bonds shall be issued in the name of said Valleytown Township and shall be obligations of said Township.

Section 4. This order shall take effect upon its passage and shall not be submitted to the voters.

"The foregoing order was finally passed on the 15th day of December, 1941, and was first published on the 25th day of December, 1941. Any action or proceeding questioning the validity of such order must be commenced within thirty days after its publication.

B. L. PADGETT. Clerk of Board of Commis sioners of Cherokee County.

AN ORDER AUTHORIZING THE TOWNSHIP, IN CHEROKER

BE IT ORDERED by the Board of Commissioners of the County of Continued on next Page



From Joe Ray, And The Staff

URPHY SUPPLY