

THE GLEANER

ISSUED EVERY THURSDAY.

J. D. KERNODLE, Editor.

\$1.00 A YEAR, IN ADVANCE.

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GRAHAM, N. C., SEPT. 13, 1928.

Democratic Speaking.

At the Court House at 8 o'clock, Monday night, Sept. 17th, Mr. J. C. B. Ehringhaus of Elizabeth City, leading lawyer of Eastern Carolina, and speaker of State-wide reputation, will address the people on the issues of the campaign.

The people are invited to come out and hear him.

Mr. Ehringhaus is a party leader—not a "bolter."

Vance On Party Loyalty.

Back in 1884, 1888 and 1892 the nomination of Grover Cleveland was vigorously opposed for the reason that he was endorsed by Tammany just as Alfred E. Smith is now. Men, hitherto staunch and unwavering in their party loyalty, became lukewarm and "bolted" the nomination. Cleveland was twice elected and gave the country two of the most virile administrations in the history of Republic, and to-day his administrations tower as beacons in government affairs.

The great Vance antagonized Cleveland's nomination, but when the nomination was made he did not sulk and give comfort to the enemy as some are doing now.

He bowed to the will of the majority, and what he said more than two-score years ago is as true now as it was then.

Senator Zebulon B. Vance said: "An individual preference before the nomination of a candidate is one thing and the duty of a true man after that nomination has been fairly made is another and very different thing indeed. In the one case, a preference may be indulged in properly, without danger to the principles we profess or the party which has those principles in charge; in the other case we endanger both and falsify our pretensions by contributing undeniably to the success of our adversaries."

"If we refuse to abide by the voice of a majority of our fellow democrats, freely and unmistakably expressed in friendly convention, there is an end of a party effort in the government of our country; if we personally participate in that consultation or convention and then refuse to abide by the decision of the tribunal of our own selection, then there is an end of all personal honor among men."

Postmaster-General New has a sense of decency and propriety. A few days ago he ordered the seizure of a lot of postal cards mailed in a New Jersey town, which bore attacks on the private and personal life of Governor Al Smith. There are lots of people, who, it is believed, will be ashamed that they took a hand in that sort of propaganda. A "whispering" campaign is going on in the form of letter-writing, which would be unmailable under postal regulations, if the contents were known, and by "word or mouth." Much of it would not be tolerated in the open by decent opponents of the victim.

Maine went Republican last Tuesday. Who expected anything else? Was anybody looking for a miracle? If it had gone Democratic, a miracle it would have been. There is nothing in the result to specially comfort Republicans or deject Democrats.

Cooperative carlot loadings of poultry are held in Randolph County from once to twice each month by the county farm agent and the sales are bringing in an average of about \$2,000 per car.

A hog cholera eradication campaign began in Pitt County on September 3. The county agent will seek to immunize most of the animals against attacks of this disease.

Hotchpotch.

The latest publication to come out against the candidacy of Gov. Smith is "The Tocsin," Vol. 1 No. 1. Tocsin—an alarm bell. The word is more or less familiar, as in the tocsin of war." Well, this particular publication is making a great alarm. If one really believed everything it says, the country is hard on the precipice and the election of Smith would topple it over and send it hurtling into the abyssal depths of eternal ruin and destruction.

Such stuff is the food passed out to the gullible to embitter their thoughts and warp their sense of justice and decency.

A foreteller, in the darkest day of illiteracy, the Catholic Church and paganism held the world in their grip, but the human race survived. Once strong drink was free as water in our country; a higher civilization curbed it, and the march of temperance bids fair to move steadily forward to a saner control of its manufacture and consumption as statesmanship and science point the way.

ORDER

Authorizing the Issuance of \$2,000.00 Bonds of Alamance County, North Carolina, For School Purposes.

Be it ordered by the Board of Commissioners of the County of Alamance, North Carolina, as follows:

Section 1. Pursuant to the County Finance Act of North Carolina, bonds of the County of Alamance, North Carolina, are hereby authorized to be issued in an aggregate principal amount not exceeding \$2,000.00, for the purpose hereinafter designated:

Section 2. The proceeds of said bonds shall be applied solely to the erection and purchase of school houses.

Section 3. That a tax sufficient to pay the principal and interest of said bonds when due, shall be annually levied and collected.

Section 4. A statement of the county debt of Alamance County for school purposes has been filed with the Clerk of the Board of Commissioners of said County, and is open to public inspection.

Section 5. All expenses to be defrayed by means of the bonds hereby authorized are necessary expenses of the County of Alamance, within the meaning of Section 7 of Article 8, and Section 3 of Article 9, of the Constitution of North Carolina, and are necessary expense in order to enable the Board of Education to maintain its six months school term in Alamance County, as required by the Constitution.

Section 6. This order shall take effect thirty days after its first publication, after final passage; unless in the meantime a petition for the submission to the voters is filed under the County Finance Act, and in such event, it shall take effect when approved by the voters of the County at an election, as provided in said Act.

"The foregoing order has been introduced and a sworn statement has been filed under the County Finance Act, showing the assessed valuation of the County to be \$33,500,000 and the net debt for school purposes including the proposed bonds, to be \$282,450. A tax will be levied for the payment of the proposed bonds and interest, if the same shall be issued. Any citizen or taxpayer may protest against the issuance of such bonds, at a meeting of the Board of Commissioners to be held at 2 o'clock P. M., September 24, 1928, at the regular meeting room of said Board, in the County Courthouse, Graham, N. C., or at an adjournment thereof.

By Order of Board.
B. M. ROGERS, Clerk.

One of the large condensery companies is interested in Alamance County and recently sent a representative to the county to study the situation.

Mr. White Writes Open Letter.

Mebane, N. C., Sept. 11, 1928.

To the Board of Commissioners of Alamance County:

I, together with a great many of the citizens of Alamance County, was very much surprised to learn that your Board had authorized another issue of bonds to the amount of \$45,000.

When a delegation of the taxpayers of Alamance County went before your Board several months ago, opposing the bond issue of \$100,000, you were asked what this issue was for, and if there were any other issues contemplated or would be authorized. Your Board stated positively that there would be no further issue of bonds, as the \$100,000 would be all necessary, and with this assurance the opposition to this \$100,000 bond issue withdrew, and as I understand was issued and the proceeds of this issue has been or is now being spent.

You then advertised a \$65,000 bond issue, and again a committee went before your board opposing this issue. This opposition had no effect on your Board, so there was nothing left to do, but for the opposition of further issuing of bonds to get up a petition

opposing this issue. We were advised that it would take 1203 voters to call for an election. We circulated these petitions and secured the names of over 2000 voters, although we could have more than doubled this number had it been necessary. You then rescinded your action of \$65,000 issue of bonds, and immediately authorized an issue of \$45,000.

I understand that your Board will meet on the 17th to hear anyone that objects to this issue. I hardly think that it is necessary for those opposed to further issuing of bonds to go before the Board, as their wishes have been absolutely ignored. I trust that at your next meeting that you will rescind your action, otherwise it will be necessary for us to again circulate petitions opposing the bonds.

I think that I speak the sentiments of the great majority of tax-payers of Alamance County that they oppose any further issue of bonds of increased indebtedness of our county, which is already very burdensome.

We, of course, must be governed in our action as to the action you take in this matter. Frankly, I state that it seems to me that it is now a question of whether the tax-payers and voters or our public servants are going to control the county.

Respectfully submitted,
W. E. WHITE.

General Coxe says we are in the hands of burglars, bootleggers, bankers and brokers. The general must have forgotten chewing gum manufacturers and stenographers.

A representative of one of the large condensery companies has been in Alamance to look over the situation in respect to establishing a branch factory.

Cotton planted after Irish potatoes without additional fertilizer will make an average of 1 1/2 bales to the acre, reports R. O. Turkington of Bath.

Mildred Ives of Pasquotank County and Sam Rapet of Davidson represented the club boys and girls of North Carolina at the Camp Vail Training School for club leaders near Springfield, Massachusetts, September 9 to 22.

In September the old poultry houses should be repaired or new ones built. Blue prints, showing how to build the North Carolina house, are available at State College.

Brazil once belonged to Portugal.

Mortgagee's Sale.

Pursuant to the authority conferred in the undersigned by virtue of the power contained in a certain Mortgage Deed executed by Freeman S. Parker and wife, Lillian Parker, to A. Schifman, said Mortgage Deed given to secure a note, and is recorded in the office of the Register of Deeds of Alamance County in Book 96 M. D. page 254, default having been made in the payment of the note, the undersigned Mortgagee will offer at public auction to [the highest bidder for cash, on

MONDAY, THE 15TH DAY OF OCTOBER 1928

At 12 o'clock noon, or soon thereafter, at the Court House, a certain tract or parcel of land in Alamance County, Town of Mebane, N. C., and described as follows:

It being lot No. 21 on the map of the Vickers property made by W. B. Trogdon, Jr., and filed in the Register of Deeds Office of Alamance County, N. C., in Book 35, pages 251 and 252 to which reference is hereby made.

This the 10th day of September 1928.
A. SCHIFFMAN, Mortgagee.

The Southern Planter

Semi-Monthly
Richmond, Virginia

The Oldest Agricultural Journal in America

50 CENTS FOR ONE YEAR
\$1.00 FOR THREE YEARS
\$1.50 FOR FIVE YEARS

TWICE-A-MONTH 200,000 TWICE-A-MONTH

NOTICE OF SALE

Under and by virtue of a power of sale contained in a Mortgage Deed executed by Albert H. King and wife, Luola Wilson King, of Alamance County, to Morris Brewer of Orange County, North Carolina, which Mortgage Deed is duly registered in the office of the Register of Deeds of Alamance County in Book No. 83 at page 534, to which reference is hereby made, the undersigned Mortgagee will, on

MONDAY, OCTOBER 8, 1928,

At 12 O'Clock Noon offer at Public Auction to the highest bidder for cash at the Court House door at Graham, N. C., a certain tract or parcel of land in Alamance County, North Carolina, and being more particularly described as follows:

First Tract: A certain tract or parcel of land in — township Alamance County and State of North Carolina, bounded as follows:

Lots Nos. 61, 62 and 63 block D.

Property known as Piedmont Estates, map of which made by Paul King, C. E., is recorded in Book No. 2, page No. 23 of Register of Deeds office, Alamance county.

Second Tract. A certain tract or parcel of land in Alamance County, North Carolina, adjoining Alamance Road, Second Street, W. P. Moore and others and more particularly described as follows:

Beginning at an iron stake at the end of Broad street on corner with W. P. Moore; running thence with W. P. Moore's line 225 feet to a stake on Second street; thence with Second street in an easterly direction 50 feet to a stake; thence in a northerly direction 225 feet to a stake on Alamance Road; thence with the said Alamance Road 50 feet to the beginning, the same being a part of the lot of land sold to Albert H. King by J. L. Scott and wife.

Sale will be held open ten days for increased bids.
This the 6th day of September 1928.
MORRIS BREWER, Mortgagee
A. H. GRAHAM, Attorney,
Hillsboro, N. C.

Notice of Sale.

By virtue of the authority given to the undersigned Trustee in a certain deed of trust executed by W. W. Brown and wife, Mollie Brown, dated January 3, 1925, and recorded in the office of Register of Deeds of Alamance county in Book 96, page 103, (default having been made in the payment of the indebtedness thereby secured), the undersigned Trustee will offer for sale to the highest bidder, at the courthouse door in Graham, N. C., the following described land at 12:00 o'clock, noon, on

SATURDAY, SEPT. 22, 1928,

Adjoining the lands of Addie V. Boone, Mebane Real Estate & Trust Company and others, bounded as follows:

BEGINNING at an iron pipe on Northwest side of Church Street, corner with Addie V. Boone; running thence with the line of said Boone N. 39 deg. 29' W 252.5 ft to an iron pipe, corner with Mebane Real Estate & Trust Company; thence N 56 deg E 60 ft to an iron pipe, corner with Mebane Real Estate

& Trust Company; thence S 43 deg E 53.8 ft to an iron pipe, corner with said Mebane Real Estate & Trust Company; thence N 50 deg E 125.3 ft to an iron pipe, corner with Mebane Real Estate & Trust Company; thence S 39 deg 22' E 211.8 ft to an iron pipe in said Church St., corner with said Mebane Real Estate & Trust Company; thence S 56 deg W 187.2 ft to the beginning.

Terms of Sale: Cash.
This the 16th day of August 1928.

A. M. SCALES, Trustee.
J. DOLPH LONG, Atty.

Assignee's Sale of Real Property.

By virtue of the power and authority contained in a certain Mortgage Deed executed on the 5th day of Aug., 1927, by R. L. Burnett and wife, Annis Burnett to Claud Cates and duly assigned to J. Lloyd Cates, said Mortgage Deed is recorded in the office of Register of Deeds for Alamance County, in Book 105, page 4, same being given to secure payment of a certain bond therein described; and default having been made in the payment of said bond and interest thereon, the said Assignee of Mortgagee will offer for sale at public auction to the highest bidder for cash the following described real property, at the court house door in Graham, N. C., on

MONDAY, SEPT. 24, 1928,

at 12 o'clock, noon, A certain tract or parcel of land in Burlington Township, Alamance County, adjoining the lands of Jack Lee, Roy Harrell et al.

1st TRACT. 61 x 171 ft being lot adjoining Jack Lee on one side and Roy, Harrell, Fogle and Church lot on the back and Street on front which is about twenty feet wide.

2nd TRACT. Beginning at a stone on the North side of Lincoln St in what is known as Richmond Hill, Will Mitchell and Chas. Gant corner, running thence with Graham line S 1/2 deg E 2.2 chains to a stone, Graham corner, thence with the line of Press Sellars, N 82 1/2 deg W 1.15 chains to a stone on Sellars line, thence N 1/2 deg W 2.18 chains to a stone, thence S 74 1/2 deg W 1.15 chains to the beginning, one-fourth (1/4) of an acre, upon which is situated a four-room dwelling house.

This the 20th day of August, 1928.
J. LLOYD CATES, Assignee of
CAUD CATES, Mortgagee.
L. D. Meador, Attorney.

CASTORIA

For Infants and Children
In Use For Over 30 Years

Always bears the signature of

EXECUTOR'S NOTICE

Having qualified as the Executor of the estate of John D. McPherson, deceased, this is to notify all persons having claims against the estate to file them, duly verified, with the undersigned, on or before August 25, 1928, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate are requested to please make prompt settlement. This the 18th day of August 1928.
W. LAWRENCE McPHERSON, Executor.
Snow Camp, N. C.
J. Dolph Long, Atty.

666

Cures Chills and Fever, Intermittent, Remittent and Bilious Fever due to Malaria. It kills the germs.

NEXT
Tuesday Morning
Sept. 18

The Bigger
and Better
MEBANE
Six-Counties-Fair
FOR
Five Big Days
and
Five Big Nights

\$,1000 Fireworks every night—beautiful, elaborate—best in the State

Horseshoe Throwing Contest Every Afternoon

Free attractions never before seen here

Twenty Car Show of Wonders never before seen

Largest Poultry Show in the State

Cattle Exhibits, the biggest ever

Tilley's Fashion Show Thursday night

Merchants and Manufacturers Display, showing the most wonderful exhibits

Beautiful Flower Show, Automobile Show, a regular circus of attractions never before seen at any Fair

Twenty acres of wonders to behold. Free parking space east of Fair Grounds

Bring all your family and visit the best Fair in the State—one mile west of Mebane



Herod's beauty and the beast, but in this instance beauty is represented by Miss Ione Carle, famous wild animal subjugator, and the beast honors go to "Bombay" and "Cleopatra," two tiger cubs that are recent additions to the menagerie of John Robinson's Circus.

John Robinson will bring his famous circus to this vicinity within a few days and spectators will see a performance that is all new from beginning to end. A massive and gorgeous spectacle, "King Solomon and Queen of Sheba," will open the program, which contains many new and novel features from all portions of the universe.

Burlington, Saturday, Sept. 15th
Performances 2 and 8 p. m.

Superior Funeral Service
at Lowest Possible Cost

THE PASSING
Of a loved one leaves indelible impressions upon the minds of those who are left behind.

Thus as the years roll on the memories of tender care, thoughtfulness and sympathetic consideration in our SERVICE will prove a source of greatest consolation.

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