

THE GLEANER

ISSUED EVERY THURSDAY.

J. D. KERNODLE, Editor.

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GRAHAM, N. C., OCT. 25, 1928.

Democratic National Ticket:

Electors at Large: CLYDE R. MOYER, FERRY A. LYON

Electors by Congressional Districts:

First—STANLEY WINBORNE, Second—W. H. S. BURGWIN, Third—GEORGE WARD, Fourth—T. T. THORNE, Fifth—ROBERT M. GANTT, Sixth—E. K. BRYAN, Seventh—T. E. BATTLE, Eighth—W. R. PUVILL, Ninth—PEYTON MOSWAIM, Tenth—R. R. REYNOLDS

For Representative in 71st Congress—Fifth District: CHAS. M. STEDMAN

Democratic State Ticket:

Governor: O. MAX GARDNER

Lieutenant Governor: R. T. FOUNTAIN

Secretary of State: J. A. HARTNESS

State Auditor: BAXTER DURHAM

State Treasurer: B. E. LACY

Superintendent Public Instruction: A. T. ALLEN

Attorney General: DENNIS G. BRUMMITT

Commissioner of Labor & Printing: FRANK D. GRIST

Commissioner of Agriculture: WILLIAM A. GRAHAM

Commissioner of Revenue: RUFUS A. DOUGHTON

Corporation Commissioner: W. T. LEE

Associate Justice of Supreme Court: W. J. BROGDEN

Judge Superior Court 1st Judicial District: WALTER L. SMALL

Judge of Superior Court: Eleventh Judicial District: JOHN H. CLEMENT

Democratic County Ticket:

Senate—16th Senatorial District: R. W. SCOTT

House of Representatives: S. C. BRAWLEY

Judge of Alamance County Court: DAN J. WALKER

Solicitor of Alamance Co. Court: JOHN S. THOMAS

Sheriff: CHARLES D. STORY

Register of Deeds: B. M. ROGERS

County Surveyor: LEWIS H. HOLT

Coroner: W. ERNEST THOMPSON

County Commissioners: ED. L. BOSWELL, WALTER STOKARD, J. I. YOUNG, W. J. CRUTCHFIELD, W. O. WARREN

Republican Tickets

For Representative in 71st Congress—Fifth District: JUNIUS H. HARDEN

Republican State Ticket:

Governor: H. F. SEAWELL

Lieutenant Governor: W. H. FISHER

Secretary of State: MRS. EMMA HOLLINS TIGHE

State Auditor: JOHN W. YEAGER

State Treasurer: JOHN H. JOHNSON

Superintendent Public Instruction: I. G. GREER

Attorney General: JOHN B. MCCRARY

Com. of Labor and Printing: JUNIUS B. GOSLEN

Commissioner of Agriculture: DANIEL A. PATTERSON

Commissioner of Insurance: A. E. HAMPTON

Commissioner of Revenue: NOAH O. FITTS

Corporation Commissioner: JAMES D. GREGG

Associate Justice of Supreme Court: WALTER B. LOVE

Judge Superior Court: THOMAS A. HARKINS

Transporting Pupils to School in Alamance and Other Counties.

The News Letter, exponent of the N. C. University Extension Division, has made a survey of the cost of transporting pupils to and from consolidated schools throughout the State. The result was published in a recent issue of the News-Letter, and is for the school year 1926-27.

It shows a big difference in different counties as to the cost per pupil, ranging from \$5.84 to \$7.25.

The average for the State is \$14.15 per pupil. For Alamance county the average is \$19.69, or more than \$5.50 above the State average.

Somebody said "comparisons are odious." Perhaps they are, but they provide a method of getting at things—rectifying errors and correcting abuses, if such exist.

The concern here is about Alamance and the cost of this particular service. Let us see how the cost compares (per capita) with that in each of the counties, save one (Person), adjoining Alamance, and whose conditions are not very dissimilar: North, Caswell, \$10.94; Northwest, Person, \$14.90; East, Orange, \$17.08; South, Chatham, \$17.59; Southwest, Randolph, \$10.04; West, Guilford, \$10.13; North, Rockingham, \$14.17. In the center of this group is Alamance with a cost of \$19.69, which is \$9.65 in excess of the lowest and \$2.10 in excess of the highest.

The number of pupils hauled does and should make a difference in the per capita cost.

In each of the counties in the group the number is larger than in Alamance, ranging from about 200 in one to about twice as many in four, three times in one, and nearly six times in another.

On the other hand there are counties with numbers smaller and only slightly larger that are transporting pupils for considerably less than half of what it is costing in Alamance, while there are those with less and slightly more that are paying around 50 per cent more.

There are irregularities which should be corrected, and the contention is, as shown by comparisons, that the cost in Alamance should be lowered.

The table furnished by the News Letter presents some other interesting data:

In Lincoln county the cost is lowest, \$5.84 per pupil for 1562; in New Hanover the highest, \$57.25 each for 241. In the latter county the cost appears abnormally high.

With the exception of about four counties the high cost is confined principally to eastern counties while in a few eastern counties the cost is the lowest.

For the period considered a total of 111,030 pupils were transported daily at a total cost of \$1,573,449.

To get expenditures on or near a basis of equality, there is a good size job for the school authorities.

Democratic Speakings

Hon. John H. Small, Representative from the first Congressional district for 22 years, spoke here to a fine crowd in his courthouse last Thursday night.

Since leaving Congress six years ago he has resided in Washington and practiced law. His business carries him to New York state and the larger cities every few weeks. At no time has he heard the conduct of Gov. Smith as Governor or as a citizen spoken of in any but the most complimentary terms.

He made a clean, unimpassioned speech for the cause of Democracy.

Being a Methodist himself and a church official, he criticized the intolerance taken by some of the outstanding members of his church.

He was heard with apprecia-

Hotchpotch.

An ultra "dry," in Graham a few days ago, was voicing his objections to the election of Gov. Al. Smith to the presidency. He is reported as asserting that in the event of Smith's election there would be 20 barrooms on the highway between Graham and—(a town not a hundred miles away)—whereupon a bystander remarked that that would be cutting down the number considerably—that there were 37 now.

It is queer that some people believe or pretend to believe, that the election of a man favoring the amendment of the 18th amendment and the Volstead act would immediately work such marvelous changes. The 18th amendment cannot be changed except by the consent of 36 sovereign States of the Union. It is a fundamental law of the land. Nor can the Volstead act be changed, except by a majority vote of both houses of the Congress. So it is a flimsy prospect for any change in either.

If Smith shall be elected, these laws will be enforced as they are until some change is made and they will not be made football for hunters of political jobs as has been his case.

When Gov. Al. Smith stopped in Greensboro for a few minutes two weeks ago, an invalid old lady, Mrs. Pope by name, wanted to see him. She was carried a half mile or more from St. Leo's hospital to a point which the procession would pass to gratify her wish. At that point the procession halted for a moment and Gov. Smith gallantly alighted and shook hands with the happy old soul and Mrs. Smith presented her with a beautiful bouquet that she had received a few minutes before.

From this little incident somebody with a fertile imagination and a total disregard for the facts, started the story that Gov. Smith drove out to St. Leo's to speak to the Pope's wife, when as a matter of fact the Pope has no wife.

"Where ignorance is bliss, 'tis folly to be wise."

The Democratic women of Graham held a meeting last Friday night and are meeting again to-night. Next Thursday night they will hold another meeting. At the initial meeting there was a good attendance.

After the election, whether Smith or Hoover is the winner, wonder what an anti-Smith Democrat who voted for Hoover will call himself.

Constitutional Amendments

At the approaching election, on Nov. 6th, three amendments to the constitution of North Carolina are to be voted on, as follows:

Amendment fixing salaries of members and presiding officers of the General Assembly at Six Hundred dollars and Seven Hundred dollars respectively, and providing additional per diem for extra session.

Amendment providing for Solicitorial Districts.

Amendment authorizing classification of intangible personal property.

His was a very effective speech. He was introduced by Louis C. Allen in a fine little speech.

Miss Louise Alexander, lawyer of Greensboro, spoke to a good audience in the court house Monday night. Mrs. Lyman Cotton was to have spoken, but owing to conflicting dates Miss Alexander came in her stead.

Mrs. J. Dolph Long introduced the speaker in a good speech and congratulated the voters on having a speaker to speak from a woman's standpoint.

Miss Alexander made a good speech and the audience, especially the women, were well-pleased.

Lime and legumes for soil improvement and for hay and forage is the fall program of work in Davids on County.

Did You Ever Stop To Think

(Copyright 1928)

By Edson R. Waite, Shawnee, Okla.

That newspaper advertising is an effective force in promoting sales—it acts as a stimulant.

That it has power to bring business and to stir up new business in dull times.

That it brings people into a store that never were there before.

That it brings turnover, which is the real success of any business.

That the bigger the turnover the bigger the profits for a business.

That the most convincing proof that advertising pays is the fact that no large business has ever been built without the aid of newspaper advertising.

That newspaper advertising impresses the name of the advertiser on the public.

That it makes people realize that they can get value and satisfaction at the store that advertises.

That any business that wants to be a leader and to have a really growing business must be a steady, consistent advertiser.

Progressive business men are great users of newspaper space. Those that are not progressive had better hurry and become progressive before it is too late!

Open Furrow Best For Sowing Oats.

Oats planted early by the open furrow method will not be severely winter-killed and will produce good yields of valuable hay and grain.

"We have reports that a number of farmers want to plant oats this fall to supply forage and grain next spring. Much of the corn, fodder, hay and other forage were severely damaged by the wet weather of early fall and it is

YOUR SNEEZE MAY NOT BE FROM COLD

Draft May Have Nothing to Do With the Matter—Million Particles.

WHEN you sneeze it is not always a sign you are taking cold. That is the opinion of physicians working on public health problems in the last few years.

Most men and women when they feel that tickling in the nose or throat immediately look for the nearest door or window, convinced that they are sitting in a draft.

However, the draft, if there is one, may have nothing to do with the matter at all, physicians say. The unhappy one merely has inhaled a few million or so dust particles.

That may be true particularly of our cities where enough dust floats in the atmosphere in one year to build a cone-shaped mountain 1,500 feet high, with a five-mile diameter.

Some statisticians have figured it out that if all the dust that hovers above American cities were gathered in one place, say Manhattan Island, that dust would be piled up on the streets of Manhattan to the depth of 21 feet.

But one is likely to sneeze while walking along a country road, though not quite as likely as in the city. Here the dust that is raised usually comes from dirt or gravel roads. There is, however, less likelihood of this today than ever before as highway officials now have at their command many methods for "binding" the top cover, particularly the use of such chemicals as calcium chloride, considered by engineers the best of dust layers.

KANSAS FAVORS GRAVEL HIGHWAY

THE Kansas Highway Commission has adopted a definite policy of using sand and gravel on all the roads it can improve that way for the present.

"Gravel and sand cost only \$1,500 to \$2,000 a mile," said John Gardner, Highway Director. "By using these materials, which are plentiful in many sections, we can build roads passable at all seasons without difficulty or long delay. They are easy and inexpensive to maintain. By using the calcium chloride, the gravel and sand are held together and the dust is obviated. Of course, these roads will have to be rebuilt in five or six years, but we feel that it is better to build that way and get as many people out of the mud as possible rather than build short stretches of more permanent and more expensive roads, just at this time."

necessary that much small grain and legume be planted to replace this food," says C. R. Hudson, farm demonstration worker of State College. "Planting oats early, say in October, and using the open furrow method of planting will greatly reduce winter-killing. Oats planted in October have an advantage over those planted in November or December and generally make larger yields. The crop may be planted in cotton middles before the seed cotton is picked."

But planted in furrows 12 to 15 inches apart with the ordinary shovel plow running four to six inches deep, oats will give best results, states Mr. Hudson. The seed should be covered about one inch deep in this furrow and plenty of seed used. The furrow will gradually be filled by the freezes and the oats will not be pushed from the ground as when sown broadcast.

Mr. Hudson suggests plating from 12 to 15 pounds per acre of hairy vetch along with the oats for purposes of soil improvement. This he said will not decrease the oat yield.

REPORT OF CONDITION OF THE CITIZENS BANK OF GRAHAM.

At Graham in the State of North Carolina, at the close of business, on the 3rd day of October, 1928.

Table with columns for RESOURCES and LIABILITIES. Resources include Loans and discounts, Overdrafts, U. S. Bonds, Furniture and Fixtures, Cash in vault, etc. Liabilities include Capital stock paid in, Surplus fund, Undivided profits, etc.

State of North Carolina, County of Alamance, I, J. S. Cook, Secretary, H. J. Stockard, Director, and W. B. Green, Director of the Citizens Bank, each personally appeared before me this day, and being duly sworn, each for himself, says that the foregoing report is true to the best of his knowledge and belief.

Subscribed and sworn to before me, this 19th day of Oct. 1928. (Seal) R. E. Murray, C. S. C.

Public Land Sale.

Pursuant to the power of sale vested in the undersigned Trustee, under and by virtue of that certain deed of trust from D. Eugene May and others, dated January 20, 1924, and recorded in office Register of Deeds, Alamance County, Deed Book 95, page 251, default having been made in the payment of the bonds secured by said deed of trust, said trustee will offer for sale at public auction, at the courthouse door in Graham, on

MONDAY, NOV. 19, 1928,

at 12 o'clock, noon, the following described real property, to-wit:

A certain tract or parcel of land in Burlington Township, Alamance County, State of North Carolina, adjoining the lands of J. M. Shoffner, C. F. Neese, Mebane Real Estate & Trust Co., and Davis St., and bounded as follows:

Beginning at an iron bolt on Davis St. and corner with J. M. Shoffner; running thence with line of J. M. Shoffner N. 55 deg. E. 120 ft. to an iron bolt, corner with C. F. Neese; running thence with line of C. F. Neese S. 35 deg. E. 49 feet to an iron bolt, corner with Mebane Real Estate & Trust Co.; running thence with line of Mebane Real Estate & Trust Co., S. 55 deg. W. 120 ft. to an iron bolt, corner with Davis St.; running thence with line of Davis St. N. 34 deg. W. 49 ft. to the beginning, and containing 5,888 ft., more or less, on which is situated a brick building occupied as a bakery.

This sale is made subject to advance bids and confirmation by the Court, as provided by law for mortgage sales.

This the 18th day of October, 1928.

ALAMANCE INSURANCE & REAL ESTATE COMPANY Trustee.

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

Receiver's Sale of Real Estate.

Under and by virtue of the power of sale contained in that certain mortgage deed from Dan Isley and wife, Nancy Isley, to Piedmont Trust Co. Trustee, dated October 31st, 1918, and recorded in the office of the Register of Deeds of Alamance County, in Deed of Trust Book 84, page 84, securing the bonds of the said Dan Isley and wife in the sum of \$800.00, default having been made in the payment of said bonds as in said deed of trust provided, and further pursuant to the authority of an order of the Superior Court of Alamance County in the action therein pending, numbered 3682, upon the civil issue docket, the undersigned Receiver of Piedmont Trust Company will, on

MONDAY, NOV. 5, 1928

at 12 o'clock, noon, offer for sale at public auction to the highest bidder for cash, the following described real property, to-wit:

Two certain tracts or parcels of land situate, lying and being in Albright Township, Alamance County, North Carolina, described and defined as follows:

Lot 1. Adjoining lands of Dan Isley, Henry Capps and others, beginning at a white flint rock, corner with Dan Isley in Henry Capps' line; running thence N. 3 deg. 15' E 8 chs to an iron bolt in the said Capps line in the old Mt. Hermon road; thence 3.46 deg W 10.35 chs to an iron pipe, corner with said Isley on North side of said road; thence 3.85 deg. E 7.07 chs to the beginning, containing 3.04 acres, more or less.

Lot No. 2. Adjoining Dan Isley, Sallie Foust, Henry Capps, Mike and Jerry Foust and Clay Holmes, beginning at a rock, corner with Mike Foust in said Capps' line; running thence N 83 deg. W 14 chs. 87 lbs to a rock, corner, with said Mike Foust in Mike Foust's line; thence N 34 deg E 8.75 chs to a rock, corner said Holmes in said Jerry Foust's line; thence S 80 1/2 deg E 14.22 chs to a rock, corner with said Holmes in said Sallie Foust's line; thence S 34 deg W 10 chs to the beginning, containing 13.8 acres more or less.

Terms of sale will be cash upon date of sale, and the purchaser will be furnished with a certificate by said Receiver certifying the amount of his bid, upon receipt of the purchase price, and the sale will be left open ten days thereafter for placing of advance bids as required by law.

Done this the 25th day of September, 1928.

THOS. D. COOPER, Receiver, Piedmont Trust Company.

EXECUTOR'S NOTICE. Having qualified as executor of the estate of the late Geo. S. Rogers, deceased, of Alamance County, State of North Carolina, this is to notify all persons having claims against said estate, to present them duly authenticated to the undersigned on or before the 1st day of October, 1929, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate are requested to make prompt settlement. This September 21, 1928. W. M. ROGERS, Executor. Estate of Geo. S. Rogers, Deceased. 24-40

ADMINISTRATOR'S NOTICE. Having qualified as Administrator of the estate of Robert L. Stuart, deceased, late of Alamance County, State of North Carolina, this is to notify all persons having claims against said estate, to present them duly authenticated to the undersigned on or before the 15th day of October, 1928, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate will please make immediate settlement. This the 2nd day of October, 1928. R. E. STUART, Administrator. J. Dolph Long, Atty'.

Tom Tarheel says the reason he makes good yields of corn is because he always plants it where a legume crop has been turned under.

Receiver's Sale of Real Estate.

Under and by virtue of the power of sale contained in that certain Mortgage Deed of trust from Sam Troxler and wife, Rebecca Troxler, to Piedmont Trust Co. Trustee, dated September 2, 1920, and recorded in the office of the Register of Deeds for Alamance County, North Carolina, in Deed of Trust Book 87, page 176, and securing the bond of the said Sam Troxler and wife in the sum of \$125.00, default having been made in the payment of said bond as in said deed of trust provided, and further pursuant to the authority of an order of the Superior Court of Alamance County in the action therein pending numbered 3682, upon the civil issue docket, the undersigned Receiver of Piedmont Trust Co. will, on

MONDAY, NOV. 5, 1928

at 12:00 o'clock M., at the court house door in Alamance County, offer for sale at public auction to the highest bidder for cash, the following described real property, to-wit:

A certain tract or parcel of land in the County of Alamance, State of North Carolina, adjoining the lands of Joel Tickle, John Cummings, Eliza Sumner and bounded as follows:

Beginning at a stone on Joel Tickle's line; running thence S 1 1/2 deg W 15.28 chs to a post oak near the railroad; thence N 83 deg W 3.93 chs to a stake; thence N 1 1/2 deg E 15.28 chs to a stone; thence S 76 deg E 3.93 chs to the beginning, containing six acres, but to be the same be there more or less.

Situate on the above described property is a five room cottage.

Terms of Sale will be cash upon date of sale, and the purchaser will be furnished with a certificate by said Receiver certifying the amount of his bid, upon receipt of the purchase price, and the sale will be left open ten days thereafter for placing of advance bids as required by law.

Done this the 25th day of September, 1928.

THOS. D. COOPER, Receiver, Piedmont Trust Company.

CASTORIA For Infants and Children In Use For Over 30 Years Always bears the Signature of Dr. J. C. Watson

Hadleys The Jewelers