THEGLEANER

GRAHAM, N. C., NOV. 22. 1945.

ISSUED EVELY THURSDAY

J. D. KERNODLE, JR., Manager \$1.00 A YEAR IN ADVANCE

Entered at the Pestoffice at Graham, N. C., as second-class matter.

VICTORY LOAN BONDS PROVE SOUND ECONOMY

By TED R. GAMBLE National Director, War Finance Division, U. S. Treasury

The Victory Loan, now under way, is the crucial test of our war finance program. We must not only raise the \$11 billion required by the Treasury but we must do it in such a man ner as to avoid the danger of infla tion and to make secure the Peace for which over a quarter of a million of our men have given their lives. That is why we are asking for \$4 billion from individuals, \$2 billion of it from the sale of Series E bonds

Why is this money needed? Briefly, the reasons may be summarized as follows: to bring



our veterans home and give them their mustering-out pay, to maintain our armies of occupation, to take care of our sick and woundveterans, to ed make prompt set-tlement of our cancelled war contracts, and for oth-

Ted R. Gamble er necessary gov-ernment expendi-

tures during the next few months. The Budget Bureau recently estimated total Federal Expenditures for the 1946 fiscal year at \$66.4 billion, or \$33.7 billion below 1945. Receipts were estimated at \$36 billion. but these may be reduced somewhat by the new tax bill. This leaves a deficit of \$30.4 billion, which must be met by Treasury borrowing. It is in order to help meet this deficit that the Treasury decided on the Victory Loan, the last big public drive for funds.

As we enter this Victory Loan, I'd like to review briefly the accomplishments of our war financing program. From May 1, 1941, when the program started, to October 1, 1945, we raised the huge sum of \$207 billion. Furthermore, we raised this money through a plan of voluntary savings at the lowest interest cost of any nation engaged in the war, and at the lowest selling expense ever recorded

In the first seven war loan drives, we set total quotas of \$95 billion for all investors, and sold \$135,749,000,-000 in war loan bonds. Every loan was oversubscribed. Billions more were sold in the interim periods between drives. We have sold these bonds to more than 85,000,000 Americans. By the time this loan is over, will have sold one billion individual pieces of the popular Series E

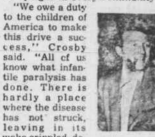
bonds alone. Where did this money come from? Our figures show that individuals provided the Treasury with \$49 bil-lion net out of the \$98 billion in new funds that has become available to them since May 1, 1941-and most of the remainder went into cash savings or commercial bank accounts. Insurance companies and savings banks invested all of the \$22 billion in new funds that they received. State and local governments invest-ed \$5 billion of the \$6 billion available. Private corporations had \$39 billion of new funds from current surpluses and we obtained \$28 billions of it. Most of the remainder

if for no other reason than to express our gratitude to our fighting men They have done their job, and have done it well. It is up to us to ours, so that they may come back to the kind of an America they dreamed about-a land of opportunity with full employment, full pro-duction and high income. The Victory Loan is our opportunity to ex-press again our faith in America.

Bing Crosby Announces Opening **Of Kenny Drive**

Bing Crosby, screen and radio star, oday announced that the Sister today Elizabeth Kenny Foundation nation al 1945 appeal to raise \$5,000,000 to wage a war on infantile paralysis will be held in each state from November 22 and continue through

December 8. The Paramount Pictures star is chairman of the national fund drive and has named leading businessmen and women as aides to conduct campaigns in every community



wake crippled, de-Bing Crosby formed children. "To me nothing is more pitiful than the sight of a boy or a girl sitting in a wheel chair or standing on crutches on the sidelines while other boys romp and play,

Crutches Discarded

"Sister Elizabeth Kenny has proved to the world that in thousands of infantile paralysis cases these crutches and wheel chairs could have been discarded and the children could have led healthy normal lives if they had been given quick and proper treatment.

'Miss Kenny has proved also that it is unnecessary for children stricken with infantile paralysis to suffer pain, humiliating deformities and other complications

"As the father of four children I have a deep appreciation of the work that Miss Kenny and the Elizabeth Kenny Institute are doing and I know that the people of America will join me in attaining our cam-paign goal and assuring the children of America that their future health will be protected."

In his announcement, Crosby em-phasized that one-half of the funds in each state will remain in that stat? to further the campaign against infantile paralysis in local communities. Funds, Crosby said, also will help to:

Restore countless victims of infantile paralysis to normal lives. Lessen ravages of this crippling disease for its victims.

Enable polio sufferers to recover use of their limbs. Finance full training of Kenny

technicians for permanent stay at clinics throughout the country. **Intensive** Research

Provide periodical study courses or physicians and technicians. Conduct intensive and nationwide clinical research on poliomyelitis and related diseases Perpetuate and extend the scope

and benefits of the Kenny Institute not only in the United States but throughout the world.

Clamorous Jumble Human voices could be distin-guished at first along with the cchanical din, but presently very was distinguishable except by sight. Bent on seeing, however, I quit the hotel and walked west with the traffic which I later learned was storming from all directions toward Times Square. I never got much closer than five blocks to the focal It was too dense for me at 7th street and Fifth avenue.

Women leaned out of skyscraper women leaned out or skystraper windows, shrieked and emptied workepaper baskets. Down like a gray snow came shredded news-print, yards of new wrapping paer, good stationery-and it didn't stop until Fifth avenue was literally carpeted. Air borne ribbons of tick-

er-tape crawled in and out among towers like mysterious aerial ments. Busses and cabs were med with people in hysterical ments. elebration, ho

At the Bright Lights An officially estimated two million

in and women made up a seething that centered at 42nd street

and Broadway, and one idea seemed to dominate them completely: ".Var's over!" . . The words were "Var's over!" ... The words were souted repeatedly in every dialect with which I have any acquaintance, and undoubtedly many more. The encition of the multitude said,

"low, everything's going to be all But, now that the shouting is over, what are the facts? They are far from the thoughts of any tumult. Firing has ceased. Factories that made war goods are closed down. Families are waiting for young men to come home. For the next 14 months military authorities will return the equivalent of one combat division, 15,000 men, to civil life

every day Our Gravest Need

To live contentedly men must have good jobs and hope of advance-ment. Jobs for men call for investents, on the average, \$6,000 per Not much has been done to encourage investment lately; much has been done to discourage it. War is over but war taxes and regula-tions remain. Wisely imposed to tions remain. Wisely imposed to take the profit out of war they threaten now to take the prosperity itt of peace.

American efficiency produced the ds that made victory possible. war did not put our Republic to supreme test; the peace will. erica's trail to a prosperous post-period has not been well blazed. ih growing intensity we are needsomething sorely and need it w in a hurry: The right taxes the most jobs

Rationing News **MEATS & FATS**

Red Stamps: F1, G1, H1, J1. K1 Expire N ovember 30. L1, M1, N1, P1, Q1 Expire

December 31. R1, S1, T1, U1. V1 Expire anuary 31. W1, X1, Y1, Z1 and Green

N-8 now valid, expire February 28th. 1946.

IF YOU'RE A WORRIER HERE'S HELP Do you worry over little things? Is your mind always in a sute of confu-

slon? If so, there's hero for you. Science now says that you can analyze your troubles and get rid of them by a very simple process A noted scientist tells you how to banish worky

THE AMERICAN WEEKLY Nations Favorite Magazine With The Baltimore Sunday American Order From Your Newsdealer

ADMINISTRATOR'S NOTICE

of the Estate of Sarah Catherine Alten, ty, North Carolina, in Euok 154, at er take notice that sne is required to 30th day of December, 1945, the de- der and by virtue of tas power of sale deceased, lait of Alimance County, North Carolina, this is to notify all persons having claims gamiat the cs. WHEREAS default has been made in the payment of the inlebtedness to the undersigned, at Innihington, thereby secured as therein provided North Carolina, this is to notify an page 61; and the pleaded in bar of their fereor. The pleaded in bar of their fereor. ery. All persons indebten ... said estate ed: cise the power of sale therein contain-plaintiff will apply to the Court for demanded in said complaint. NOW, THEREFORE, under and by the relief demanded in said complaint. This, the 9th day of November, 1045. Thursday, December 20th, 1945, will please make immediate payment. This, the 19th day of October, 7945. at 12:00 o'clock, noon, This 13th day of November, 1945. virtue of the authority conferred by O. P. FCSTER Asst. Clerk Superlor Court. the following described real property: SARA MURRAY Administrator of the listate of the said deed of trust the undersigned Asst. Clerk General County Court Henderson & Henderson, Atty. A cer ain tract or parcel of land in Sarah Catherine Allen, decensed. Trustee will, on Louis C Allen, Atts. Pleasant Grove Township. Alamance of Alamance County. Monday, December 10th, 1945, NOTICE John H. Vernon, Atty. County, State of North Cavolina, ad-NOTICE TO CREDITORS at 12:00 o'clock, noon, SUMMONS BY PUBLICATION particularly described as follows: joining .he lands of G. D. Dixon, more NOTICE at the Court House door of Alamance Having qualified as Executors of County, North Carolina, offer for sale SUMMONS BY PUBLICATION NORTH CAROLINA. Beginning at a point in the center the estate of James L. Foster, de-ceased, late of Alamance Courty, to the highest bidder for cash, the folof the Pleasant Grove School Road ALAMANCE COUNTY. North Carolina, this is to notify all lowing real estate; and opposite a drain ditch, being a NORTH CAROLINA Thomas P. Graham, ms having claims against the es-Beginning at an iron stake in the ALAMANCE COUNTY new corner with G. D. Divon; running ate of said deceased to exhibit them V8 -Thelma Spence Graham. Western margin of said Second street thence a new line along the drain IN THE SUPERIOR COURT corner with said Lot No. 5, said iron Alamance County and Carolyn B. The above named defendant, Thel- ditch with the said Dixon, North 47. day of October, 1946, or this notice stake being 125 feet S. 2 deg. 45 min. will be pleaded in bar of their re West from the intersection of said Seignious, Plaintiffs, ma Spence Graham, will take notice deg. West 250 feet (iroa stake set on West from the intersection of said this line 20 feet from the corner in the that an action entitled as above has . VS .-Second street and Bradley street; run- J. Lloyd Cates and wife A. nie Dollar been commenced in the General Coun. road) to an iron stake; theace another All persons indebted to said estate ning thence S. 87 deg. 32 min W. with Cates et al. Defendants. ty Court of Alamance County, North new line with the said G. D. Dixon, will please make immediate payment. This, the 20th day of October, 1945 the Sou hern line of said Loi No. 5. The defendant, J Lloyd Cates, Carolina, by the plaintiff to secure an North 43 deg. East 160 feet to an #on MARY LEE FOSTER. 200 feet to an iron stake corner with will take notice that an action entitled absolute divorce from the defendant stake; thence another new line with JAMES L. FOSTER, JR. said Lot. No. 5; thence S. 2 deg. 45 as above has been commenced in the upon the grounds that plaintiff and the said G. D. Dixon, South 47 deg. Executors of the Es ate James L. Foster. min. W. 100 feet to an iron stake cor. Superior Court of Alamance County, defendant have lived separate any East 250 feet to a point in the center ner with said Lot. No. 10; thence N. North Caarolina. for the purpose of apart for more than two years next of the said road (iron stake set on this 87 deg. 32 mm. East with the Northern foreclosure property tax hens in preceding the bringing of this action, line 20 feet from the corner int the ADMINISTRATOR'S NOTICE line of said Lot No. 19, 100 feet to an favor of the plaintiff. Alamance and the defendant will further take road); thence another new line with iron stake in the Western matgin of County for the years 1929 to 1945, in- notice that she is required to appear the said G. D. Dixon along the center Having qualified as Administrator ment. There was just one breath of unusual quiet before bediam bore down. How long does it take a cab County, North Carolina, tais is to no- the Western margin of said Second Thomas Street et al, belowing to the in the Court House in Granam, North 40,000 square feet. adviver to reach his siren after his tify all persons having claims against radio brings big news? That's how the Estate of said deceased to exhibit long the quiet lasted. People seemed them to the undersigned at Burling. long the quiet lasted. People seemed them to the undersigned at Burling-to go wild.

ist day of November, 1945, or this no- Banks Holt property, C. F. Thompson some interest the purpose of the ac- said action or the plaintiff will apply the will be pleaded in bar of tocir re- Subdivision, as shown by plat made tion being to foreclose property tax to the Court for the relief demander. All persons indebted to said estate by W. T. Hall, C. E., March, 1933 and liens held by the plaintiff against the in said action.

THE ALAMANCE GLEANER, GRAHAM, N. C.

ADMINISTRATOR'S NOTICE

Having qualified as Administrator of

All persons indebted to said estate ill please make immediate payment

NOTICE TO CREDITORS

ceased, late of Alamance County, North Carolina, this is to notify all

rsons having claims against the esthe of said deceased to exhibit them the undersigned at Burlington, N.C.,

on or before the 9th day of November, 1946, or this notice will be pleaded to

All persons indebted to said estate

This the 7th day of November, 1945.

Notice of Sale!

Under and pursuan: to the power of

sale contained in that certain deed of

trust from Anan M. Shepherd and hus-

band, William Ben Shepherd, dated

November 24, 1941, revorded in Deed

fice of the Register of Deeds for Ala-

Saturday, December 22, 1945.

described real property, w-wit:

at 12:00 o'clock, noon, -

in Burlington Township, Alamance

County, North Carolina, adjoining the

The sale will remain open ten (10)

days for advance bids, as plovided by

law, and ten (10) per cent cash de-

This 17th day of Novep,ber, 1945.

Notice Sale of Land!

WHEREAS, on the 17th day of

GEORGE A. LONG.

, Trustee.

bldder as evidence of good faith.

ounded and described as follows.

will, on

ning.

oar of their recovery.

vill make prompt payment.

he estate of Addie I. Mitchell,

the estate of Mrs. J. C. McAdams, dc-

overy.

ceased.

C. C. Cates, Jr., Atty.

Administrator of the Estate of Thomas 'Jackson Picket', de-This 10th day of November, 1945.

C. C. FONVILLE.

Notice of Sale.

By vir ue of a judgmient made and ty, at the Court House in Graham, So the endite of a large of alarge county in the set of a judgment made and b. at the count and the set of a judgment made and b. at the count of a large county in the set of a judgment made and b. at the count of a large county in the set of a judgment made and b. at the count of a large county in the set of a judgment made and b. at the count of a large county in the set of a judgment made and b. at the count of a large county in the set of a judgment made and b. at the count of a large county in the set of a judgment made and b. at the count of a judgment made and b. at the count of a judgment made and b. at the count and the set of a judgment made and b. at the count and the county is a set of the set of a judgment made and b. at the count of a judgment made and b. at the count and the count of a judgment made and b. at the count and the county is a set of a judgment made and b. at the count and the county is a set of a judgment made and b. at the count and the count of a judgment made and b. at the count and the count of a judgment made and b. at the count and the count of a judgment made and b. at the count and the count of a judgment made and b. at the count and the count of a judgment made and b. at the count and the count of a judgment made and b. at the count and the count of a judgment made and b. at the count and the count of a judgment made and b. at the count and the count of a judgment made and b. at the count of a judgment made and b. at the count of a judgment made and b. at the count of a judgment made and b. at the count of a judgment made and b. at the count of a judgment made and b. at the count of a judgment made and b. at the count of a judgment made and b. at the count of a judgment made and b. at the count of a judgment of the count of the count of a judgment of the count of the count of the count of

> Saturday, December 1st. 1945. at 11:00 o'clock, a. m.,

This, the 22nd day of October, 1945. E. E. MCADAMS, at he Court House door in .Ggaham, Administrator North Carolina, sell at jublic auction to the highest bidder for cash, the property described as follows: A tract or parcel of land in Thomp-

Having qualified as Administrator of son Township, Alamance County, North Carolina, adjoiring W., O. the Superior Court of Alamance Coun-Woods, G. G. Foust, Mary Foust, ty, in Special Proceedings No. 2277, Moats Creek, and others, and contain- entitled Eva Miller, et als. vs. Morris ing 10 acres, more or less, and also all Brannock, the undersigned Commisother real property in Thompson sioner, will, on Township, Alamance County, North Carolina, belonging to the defendant, John Campbell, or to he defendant, Mrs. John Campbell, of tr both defen-

H. F. MITCHELL, JR., Admindants jointly. istrator, Addie I. Mitchell, Estate. John H. Vernon Atty. The purchaser will be required to deposit ten per cent of Fis bid when Morris Brannock, Callie Brandon, P. the same is knocked down to him, and the balance upon confirmation

This, the 25 h day of October, 1945 LOUIS C. ALLEN, Commissioner.

NOTICE

mance County, the undersigned Trustee NORTH CAROLINA ALAMANCE COUNTY.

IN THE SUPERIOR COURT Special Proceed ags No. 2317 Mrs. Calife Steele and husband, Geo

offer for sale at public auction to the highest bidder for cash the following L. Steele, et als. Plainuffs That certain tract or parcel of land

Mary Cook, widow of Thos. R. Cook, and Taos. E. Cook. Defendants. The defendants, Mrs. Mary Cook.

ands of Kernodle and others, and Cook will take notice that an action at 6 per cent per annum, due in six entitled as above has been commenced months. Title retained until fully paid Beginning at a stake on the North-In the Superior Court of Alanance for. Sale will stand open for advance ern margin of the Elon and Bufling-County, for the purpose of solling land Lids. ton road and one corner of Kernodle's. in which they have an interest. And thence S. 54 deg. 45 min. E, with the said highway 85 feet to a stake and that said defendants will take notice that they are required to appear at one corner of George Fogleman; thence with the George Fogleman line the office of the Clerk of the Superior N. 16 deg. 45 min. E. 368 feet to a Court of said county in the Courthouse at Graham, N. C., on or before the stake to railroad right of way; thence N. 53 deg. W. 85 feet to a stake and 15th day of December, 1945, and Kernodle's corner; thence with Kernodie's line S. 16 deg. 45 min. W. 364 said action, or the plaintiff will apply feet to a stake and the point of begin. to the Court for the relief demanded NORTH CAROLINA

in the pe ition filed in said court. This the 8th day of November, 1945. SARA MURRAY

Asst. Clerk Superior Court posit will be required of the highest J. S. Cook, Atty.

NOTICE

SERVICE BY PUBLICATION NORTH CAROLINA. ALAMANCE COUNTY.

IN THE GENERAL COUNTY COURT Harvey Christopher,

March, 1945, Tyrice W. May and wife, Myrtle P. Christopher.

Zell Nora May executed and delivered The defendant above named will socia ion of Burlington, Burlington, Alamance County, North Carolina, it

North Carolina, a certain deed of trust being an action brought by the plain. expires on the 10th day of December, Register of Deeds for Alaujance Counwhich is recorded in the office of the tiff against the defendant for absolute 1945, and that within twenty days ty, in Book of Deeds of Trusts No. 151 Having qualified as Alministrator Register of Deeds for Alamance Coun-the Estate of Sarah Catherine Alen. Wheth Country in Port 154 and divorce; and the defendant will furth-

will please make immediate payment. recorded in the Office of Register of property mentioned above and des-This, the 1st day of November, 1945. Deeds for Alamance County in Plat cribed in the complaint free and clear JAMES OWEN PICKETT Book 1, at page 125. defendants, having or slaiming some interest therein; and the above named Trustee. and described defendants will further

take notice that they are required to appear at the Office of the Clerk of the Superior Court of Alemance Coun-

Ina on or before the 27th day of Mis.John Campbell, Detendants, the the relief demanded in the complaint. October, 1946, or this notice will be pleaded in bar of their recovery All mersions inducted to actuary Saturday, December, 1st 1645 F. L. WILLIAMSON, Clerk Superior Court

Louis C. Allen, Atty. COMMISSIONER'S Notice of Re-Sale

Under and by virtue of an order of

Saturday, December, 8th, 1945

at 12:00 o'clock, noon. offer for re-sale to the highest bidder a the Courthouse door in Graham, N. C., the following lot of sand to-wit:

G. Miller and others.

Beginning at an iron bolt, S. E. cor ner of Morris Bannock, and running thence with said Miller, Eastward 165 the same is knocked down to him, and feet to a stake, corner with Miller: thence with Miller Northward 103 feet of Trust Book 146, page 2, in the of- SERVICE BY PUBLICATION Westward 66 feet to scottner with said

Miller; thence with Miller Northward 62 feet, comer at a Cedar tree with said Miller, in said Brandon's line thence with Brandon N. 8514 deg. W 85.8 feet to an irdn stake, corner with Morris Brannock in said Brandon's line; thence with said Morris Bran-

nock Southward 132 feet to the begin-IN THE GENERAL COUNTY COURT ning and containing '9-40ths of an Loraine Faucette, Plainuff, acre, more or less. Terms of Sale: One-half cash, balwidow of Thos. R. Cook, and Thos. E. ance with interest from confirmation Clarence Faucette, Defendant.

Bidding will begin at \$126.50. This 19th day of November, 1945.

J. S. COOK, Commissioner NOTICE

answer or demur to the complaint in SUMMONS BY PUBLICATION

ALAMANCE COUNTY. IN THE SUPERIOR COURT John F. Manning, Sr.,

- V8 -Carrie Mason Manning. 'The defendant, Carrie Mason Man. ning, will take notice that an action entilled as above has been commenced in the Superior Court of Alamance

County, North Carolina, to secure for the plaintiff and an ulment of the Sale of Real Property! marriage of plaintiff and the defendant on the grounds that at the time

of said marriage the defendant had a payment of the indebtedness secured living, lawful husband; and said de- by that certain deed of ; ust execute 1 fendant will further take notice that, by Caldwell W. Dixon and wife, Verda take notice that an action has been be. pursuant to an order of the Court, this Wilson Dixon, to John H. Vernot, First Federal Savings and Loan As-Trustee, dated the first day of July. the 10th day of November, 1945, and 1944, and recorded in the office of the

This, the 9th day of November, 1945. F. L. WILLIAMSON. Clerk of General County Court Alamance County. J. J. Henderson, Atty.

Sale of Real Estate.

Under authority of that cortain Mortgage Deed executed and delivered to the undersigned Duncan C. Bryan by Oscar Harvey and wife, Renner Harvey, which bears date of the 15th day of March, 1938, and in recorded in the Office of the Regimter of Deeds for Alamance County, in Book of Mortgages and Deeds of Trus. No. 126. at pages 321, default having been made in the payment of the indepted. ness secured by said instru.nent, the

undersigned will offer for sale to the

highest bidder for cash at the Court

House door in Graham, North Carolina

at 11:00 o'clock, a. m

Saturday, December 1st, 1945

the following described real property

Burlington Township, Alamance Coun-

ty, State of North Carolina, adjoining

the lands of S.andard Reality Com-

pany and others, and bounded as fol-

Being Lots Nos. 25 and 26 of the J.

L. Cates, Subdivision on the Glencoe

Road. For better description see Plat

Book 3, page 10, recorded ind the Reg.

ster of Deeds Office in Graham, N. C.

The purchaser will be required to

leposit ten per cent of his lad when

This, the 26th day of October, 1945.

DUNCAN C. BL.YAN.

NOTICE

SUMMONS BY PUBLICATION

The defendant, Clarence Faucette

will take notice that an action entitled

as above has been commenced in the

General County Court of Alamance

County for a divorce based upon the

tounds of two years separation; and

the defendant will further take notice

that he is required to appear in the

office of the Clerk of the General

County Court of said county in the

court house at Graham, North Caro-

lina, within twenty days of er the 22nd

day of Decem., 1945, and answer or de-

murrer to the complaint of the plaintiff

in this action, or the plaintilf will ap-

Ily to the Court for the relief demand-

This 22st day of November, 1945.

NOTICE

Default having been made in the

F. L. WILLIAMSON

Clerk General County Court.

ed in said complaint.

William C. Perdue, Atty.

Mortgagee

the balance upon confirmation.

Louis C. Allen, Atty.

NORTH CAROLINA

ALAMANCE COUNTY

- VS. -

A certain tract or parcet of land in

wartime	operations. Federal agen-
cles and	trust funds invested all of
their \$17	billion of new funds in gov-
ernment	securities,

enth War Loan, non-bank investors provided the government with \$121 billion net of the \$207 billion it had to borrow since May 1, 1941, the bal-ance of \$85 billion being absorbed by commercial Federal Reserve banks, most of it in open market purchases. Except for the investment of a lim-ited portion of their savings depos-its, we have not permitted the banks to subscribe directly to war loan securities in the last five war bond drives not in the save to be subdrives, nor in the current Victory Loan.

One of the most significant achievements of our program is the widespread distribution of the public debt. Millions of people who never before saved a penny in their lives, now own savings bonds. It is estimated that three-quarters of the Series E bonds sold to individuals were acquired by persons earning \$5000 a year or less. Today, indi-viduals hold almost one-fourth of the total Federal debt outstanding. An larger proportion of the interest paid out on this debt will go to individuals. Obviously, this will have a tremendous impact on post-

war purchasing power. Investing in Victory Bonds will build a second economy for the fu-ture. We cannot afford to slump back into indifference and selfishness if we are to keep faith with those who have paid most dearly so that we could live in a free and peaceful world. We can and should buy Vic-tory Bonds to the limit of our ability



gest of them all.

ment.

to go wild,

pictures and news reels have shown North Carolina, on or before the 27th covery. But now I can boast that I saw Gotham's wildest riot of joy. Ja-pan's surrender touched off the big-I was having what we Southerners Louis C Allen, Atty. call supper in the dining room of a mid-town hotel at 7 o'clock p. m. EWT, on August 14 when Washington released the official announce-There was just one breath

. Trustee.