THE ALAMANCE GLEANER, GRAHAM, R. C. All persons indebted to said estate tift will apply to the Court for the re- Carolina, not later than twenty days 101% feet 't he bacuning, upon THEGLEANER Tuberculosis Mospitals provid Even the Russians than Russia. which is located tenement he il please make immediate paymen This, the 4th day of January, 1946. after the 1st day of February, 1946, may feel better in a delirium of more than \$3,000,000 patients ' paternalism than butchered by re-days of care in a year. lief demanded in said complaint. This, the 21mg day of January, 1946 and answer or demur to the complaint which have been popularly referred to days of care in a year. RICHARD COY PENI.ERGRAST MARY H. PENDERGRAST of the plaintiff filed in this action, or as the 'tin-top houses. GRAHAM, N. C., JAN. 31, 1946 peated revolutions, but that's not SARA MURRAY, saying much. A convalescent can Asst. Clerk of General County Court, he plaintiff will apply to the court for | The purchaser will be required to Executors of Estate of Jasper R. NOTICE TO CREDITORS be better than an invalid but still ISSUED EVERY THURSDAY J. J. Henderson, Atty. the plaintic will apply to the Court for deposit ten per cent of his bid where Pendergrast, deceased be envied by a well man This, the 7th day of Jamuary, 1946. the same is knocked down to him, and Having qualified as Administratrip England used to have free, pri-J. IV. KERNODLE, JR., Manager of the estate of Arthur T. Walker, deceased, late of Alamance County, this is to notify all persons having NOTICE ADMINISTRATRIX'S NOTICE F. L. WILLIAMSON. he balance upon confirmation. vate enterprise but the government nent Clerk of General County Court This, the 14th day of January, 1946. tinkered with it until it was no long-Having qualified as Administratrix t. a. of the estate of Mrs. Minnie SUMMONS BY PUBLICATION C. C. Cates. Jr., Atty. \$1 00 A YEAR IN ADVANCE LOUIS C. ALLEN. Taxes squeezed corpora claims against the estate of said deceas er free. tion profits until the owners could ed to exhibit them to the undersigned Matterson, deceased, late of Alamance Commissioner We gred at the Pustoffice at Graham. not keep their plants modern. As NORTH CAROLINA. NOTICE at Graham, North Carolina, on or County, North Carolina, this is to no a result, volume could not grow and before the 2nd day of February, 1947, N. C., as second-class matter. a result, volume could not grow and before the 2nd day of Peological the said estate to present them to the undersigned at Graham. North Caroli-ALAMANCE COUNTY. NOTICE IN THE GENERAL COUNTY COURT Re-Sale of Real Estate! workers finally gave the nation a staggering swig of Russia's political eir recovery. All persons indebted to said estate SUMMONS BY PUBLICATION Dock Graves, Plaintiff, na, on or before the 2 th day of Janu-ary, 1947, or this notice will be pleaded - V8will please make immediate payine vodka and elected a state-owner-LOOKING the 29th day of January, 1946. MABEL WALKER, Under and by virtue of an order of Josephine E. Graves. Defendant. This, the NORTH CAROLINA. ship parliament. in bar of their recovery. The defendant, Josephine E. the clerk of the Superior Court of Ala-An Invalid Republic All persons indebted to said estate AHEAD ALAMANCE COUNTY. Administratrix. France, the world's habitual batvill please make immediate payment. Graves, will take notive that an ac- mance County in a Special Proceeding IN THE GENERAL COUNTY COURT Louis C. Allon, Atty. tle ground since Caesar, had an-This, the 23rd day of January, 1946. tion entitled as above has been com. entitled "Bynum Allred et al vs. Jen-IT GEORGE S. BENSON GRACE LONGEST, Moses Graves, Plaintiff other problem. Her small business menced in the General County Court of nie Allrod Coble et al, the undersigned NOTICE TO CREDITORS President-Harding College Administratrix. men and farmers (many of them, V8 * Alamance County, North Carolina, for Commissioner will, on Scarcy. Arkansas W. I. Ward, Atty-Nannie Elizabeth Graves, Defendant. at least) preferred open competi-tion but the country's capitalists Having qualified as Administrate the purpose of securing a divorce ab-Saturday, February 16th, 1946, The defendant, Nannie Elizabeth of C. Webh Fogleman, de of the esta e of C. ween 1 optim, North ceased, late of Alamance County, North solute on grounds of two years separa were bankrupt by years of German ADMINISTRATRIX'S NOTICE Graves, will take notice that an ac Pilot Plant at 12:00 o'clock, acon. occupation. To get going after the tion; and the said defendiant will furth-Carolina, this is to notify all pertion entitled as above has been comat the Courthouse door in Graham Higgins Industries, Inc., New Or-Having qualified as Administratrix the French submitted to govsons having claims against the estate er take notice that she is required to menced in the General County Court leans shipbuilders, shut down three Alamance County, North Carolina, ofof the estate of C., W ernment, the only power with au-thority, to assemble the needed cap-Ivey, deceased, appear at the office of the Clerk of the of Alamance County. North Carolina, big plants and began early in No late of Alamance County, North Caro-lina, this is to notify all persons havfer for re-sale to the highest bidder for undersigned at Alamance North General County Court of Alamance for the purpose of securing an absolute vember to "farm out" forty million ital and set up credit to do busi-Carolina, on or before the 5th day of mah, the following described real County at the Courthouse in Graham dollars worth of post-war business divorce from the bonds of matrimony ing claims against the said estate to 1947, or this notice will January, 1947, or this notice will be pleaded in bar of their recovery All persons indebted to said estate present them to the undersigned at North Carolina, within twenty days af-Graham, North Carolina, on or before ter the 22md day of February, 1946, ness property: In a tilt between two powerful labor unions, Andrew J. Higgins cast No such difficulties face the from the defendant, upon the grounds That tract of parce! of land in Pat American people. Our factorics are of separation for more than two years; himself in the role of a bystander. His story was that industrial disthe 25th day of January, 1947, or this notice will be pleaded in bar of their erson Township, Alamance County, still financed, can yet keep modern please make immediate payment and answer or demur to the complaint and the said defendant will further This 28th day of December, 1945. John B. Fogleman, Administrat North Carolina, described as follows: Our land has harbored no pl in said action, or the plaintiff will apputes had made it practically imecovery. take notice that she is required to anarmy. This nation has little to feer but cheap labor; not here, cl Being Lot No. 3 in the division All persons indebted to said estate ply to the Court for the relief demandpossible for him to operate at a of the Estate of C. Webb Fogle pear at the Office of the Cierk of the the lands of Sallie and W. C. Alired, lli please make immediate payme profit. ed in said complaint. course, but abroad. Collectivism man, deceased General County Court of Alamance and adjoins the lands of W. F. Way, J. This, the 22nd day of January, 1946. ouis C. Allen, Atty. I am not taking up a cudgel for This, the 22nd day of January, 1946 means cheap labor - wages uni AMY M. IVEY. County, at the Court Houte in Gra-Higgins or either of the labor or-ganizations. The squabble has not Administratrix R. Anderson, William Kime, Alphonn form and low. Such countries can F. L. WILLIAMSON NOTICE TO CREDITORS ham, North Carolina, on the 25th day Allred and Julia Overman, said tract Clerk of General County Court W. I. Ward, Atty. imitate American products, make been settled yet and some new facof February, 1946, and answer or dethem poorly and sell them cl containing originally 66.25 acres, more aply Barnie P. Jones, Atty. Having qualified as Administratrix tors may be introduced. The detail mur to the complaint lot said action, or right in America if we permit. or less, and known as the Lock Allfed of the estate of Rev. J. A. Dalley, de-EXECUTRIX'S NOTICE of the news that interests me most Forget the Tariff the plaintiff will apply to the Court for ceased, late of Alamance Cou North Carolina, this is to notify homeplace where he lived for many inty is Mr. Higgins' offer to sell his plants to the unions. His proposi-Notice of Sale. This same set of facts has been the relief demanded in said complaint. Having qualified as Executrix of the ears. persons having claims against the said estate to exhibit them to the un-dersigned at Burlington, North Caro. presented by people plugging for a state of Urias Frederick Cates, dec'd This, the 28th day of January, 1946. tion may have been seasoned with This is a re-sale and bidding will high protective tariff but that's only a crutch. The modern, 16-cylinder ate of Alamance County, North Caro F. J. WILLIAMSON, By virtue of a judgment made an uart at \$2152.50. irony, but I am perfectly serious. I lina, this is to notify all persons hav-Clerk of General County Court think it is a splendid idea entered in an action in the Superio lina, on or before the 29th day of Deing claims against the said estate to exhibit them duly verified, to the unmethod for beating cheap-labor This, the 26th day of January, 1946 Court of Alamance County, North cember, 1946, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate All the Essentials Louis C. Allen, Atty. competition is to produce. THOMAS C. CARTER. Amer-Just think: here stand three moddersigned at 615 Washington St., Graicas skilled workers using Amer-Carolina, entitled Alamance County Ce.quissione ern plants; new ones. They shelter ham, N. C., on or befors the 25th day of January, 1947, or this notice will be NOTICE -Plaintiff vs. Jake Patton, Zeb Patton ica's costly machinery can turn out acres of desirable ground with wase make immediate payment. any manufactured product, in bet-Mamie Lee Hill, et al. Defendants, the pleaded in bar of their recovery. All persons indebted to said estate ter frontage. They have installed This 21st day of December, 1945. NETTIE DAILEY, Sale of Real Estate. NORTH CAROLINA. ter quality and at a lower cost than is possible in a cheap-labor setup. undersigned Commissioner will, on power, transmission lines, assembly ALAMANCE COUNTY. Aministratrix of the estate of Rev. J. A. Dailey, Deceased. equipment and tools. Such buildings will make prompt payment. Saturday, February 2nd, 1946, There is a collectivist theory that Under authority of that certain This, the 19th day of Jinuary, 1940. MRS. L. G. CATES. IN THE SUPERIOR COURT can be adapted conveniently to the manufacturers will make too much at 11 o'clock, a. m., Mortgage Deed executed and delivered manufacture of many different items Louis C. Allen. Atty. Number 8325 profit for the good of society unless at the Court House door in Graham MRS. HEENAN JEFFREYS. to the undersigned W. C. Coble by J. on a volume production scale. Labor C. P. Williamson. their workers slow down production. ADMINISTRATRIX'S NOTICE Executrices of estate of Urias North Carolina. sell at public auction is abundant and more workers are H. Taylor and wife, Daisy Taylor, not true. No friend of Labor Frederick Cates, deceased. to the highest bidder for cash. arriving daily. will put any obstruction in the way the which bears the date of the 8th day of Mary Lea Searcy and others. Having qualified as Administratrix Working capital is no longer a property described as follows: of maximum production because it May, 1943, and is recorded in the of-To Walter Slade and wife. Mrs. Wal-NOTICE problem to working people. The unions have fabulous wealth, not of the Estate of Jasper N. Warren, A tract or parcel of land in Albrigh is the road over which men must fice of the Register of Deeds for Alater Slade, Lawson Slade and wife Mrs. eased, late of Airmance County march to better wages and higher North Carolina, this is to notify all persons having claims against the es-Township, Alamance County, North even nicked by taxation. Senator Edward V. Robertson of Wyoming nance County, in Book of Mortgages Lawson Slade: living standards. It is also this na-SUMMONS BY PUBLICATION Carolina, situate on Varnell's Creek and Deeds of Trust No. 145. at pages The defendants above named will tion's escape from collectivism tate of said deceased to exhibit them to the undersigned at 403 W. Davis St. recently named a dozen unions whose treasuries, he said, contained adjoining the lands of John S. Ray, 529-531, default having been made m take notice that an action as above en-NORTH CAROLINA which brings slavery. William Coble, deceased, and others Burlington, N. C., on or before the 10th ALAMANCE COUNTY the payment of the indebtedness se titled has been commence 1 in the Sumore than 160 million dollars all told. day of January, 1947, or this notice will be pleaded in bar of their recov-Tuberculosis is responsible for and known as the homeplace of Isaac cured by said instrument, the under perior Court of Atamince County, IN THE GENERAL COUNTY COURT With men, money and machinery, McDanlei. See Book 12, pres 182-183 one out of every three deaths mong Negro people between the North Carolina, for the purpose of the idea is feasible. One of these idle plants might be kept busy subsigned will offer for sale to the highest Owen C. Cole recorded in the Office of the Register ery. bidder for cash at the Court House elling the real proper y devised in the All persons indebtea .o said estate - V8. of Deeds for Alamance County, North contracting Higgins' unfilled orders. ges of 20 and 84. door in Graham, North Carolina, on Last Will and Testament of Brown will please make immediate payment. Evelyn Pendergraph Cole Union's Big Chance This, the 4th day of January, 1946. CLARA M. WARREN, Carolina. Save and except lands sold lea, deceased; that the plaintiff and The defendant above named will Saturday, February 16th, 1946. By going in business on their own off: See deed to W. J. Paine, 4.18 STRANGE MURDERS STALK the defendants are the alleged owners take notice that an action has been at 11 o'clock, a. m., acco int, unions have much to gain. Administratrix of Estate of acres, in Book 22 page 223-224; also is tenants in common of said real prop-LAKE CABIN "For example: Nearly all labor orbegun in the General County Court of Jasper N. Warren, deceased the following described Ical property deed to C. E. Keck. in Book 24. page erty so devised; and the said persons ganizations uphold principles upon Alamance County, North Carolina, it A brawny mother of four children All those certain lots of parcels of 50, 6.75 acres; and also sold to J. M. which they disagree with orthodox above named will take notice that EXECUTORS' NOTICE being an action brought by the plain. used a doll to deceive her aweetheart Keck, Book 79. page 430. 2.88 acres. land lying and being in Burlington business executives. The details they are required to be and appear at tiff against the defendant for absolute Then terror and death struck. Be sure Having qualified as Executors of the Township, Alamance County, North also see Book 16, page 462, to Margarinclude plant organization, retirethe office of the Clerk of the Superior divorce: and the defendant will furc read Peter Levins' t'.ruling detecof Jasper R. Pendergras ment plans, vacations and medical service besides wages and hours. iast will et J. Flannigan, duly recorded in the Carolina, decribed as follows, to-wit: " Court of Alamance County, in' the ther take notice that she is required to ive story in the February 17th issue of deceased late of Alamance County, Being lots numbered 27, 28, 29 and Office of the Register of Deeds for this is to notify all persons having Court House in Graham N. C., pos appear at the office of the Clerk of the will argue that these plans do THE AMERICAN WEEKLY 30. 'Block D', of Westerwood subdivi-Alamance County. claims against said estate to present later than the 22nd d.y of March. General County Court of Alamance not deserve to be tried experiment-Nations Favorite Magazine With The them, duly authenticated, to the undersion and being 25 feet front and run The purchaser will be required to County in the courthouse in Granam 1946, and answer or demur to the pe-Baltimore Sunday American back 150 feet each. Said lots being part signed at 402 Bickett Blvd, Raleigh, deposit ten per cent of his bid when Most industrial leaders of today North Carolina, on the 15th day of tition filed in this cause, or the peti-**Order From Your Newsdealer** N. C., on or before the 1 '.h day of Janof the land conveyed to Westerwood. are self-made men. Many of them the same is knocked down to him, and Feb. 1946, and answer or demur to the tionier will apply to the Court for the uary, 1947, or this notice will be pleadskated on thin ice occasionally in the early heats of their business the balance upon confirmation. Incorporation, by C.G.Somers and wife SUBSCRIBE FOR THE GLEANER ed as a bar to their recovery. complaint in said action, or the plainrelief therein demanded. Lillie Somers; J. L. Kernodle and wife, This 29th day of December, 1945. This, the 29th day of January, 1946. They had principles and they Alma Kernodle; and R. K. Lasley and LOUIS C. ALLEN. F. L. WILLIAMSON had courage and they took chances. wife, Jennie Ward Lasley, by general

Clerk of the Superior Court of Alamance County, North Carolina. Long and Ross, Attys.

NOTICE

SUMMONS BY PUBLICATION

the land described in warranty deed NORTH CAROLINA dated April 30, 1929, executed by Ira T. ALAMANCE COUNTY IN THE SUPERIOR COURT -Murrie and wife, Maud Murrie, to R. Alamance County, Plaintiff, - VN -

Madeline McFarland and husband, Etnest McFarland, Defendants, The defentants, Madeline McFarland

and husband, Ernest McFarland, will take notice that an action entitled

If neither of the Gulf Coast plants



Their venturesome spirits were supported by faith in their principles. Why should not some trade union take over a desirable plant some where and demonstrate its theoCommis

NOTICE

NORTH CAROLINA ALAMANCE COUNTY IN THE GENERAL COUNTY COURT Hilda Davenport, Plaintiff.

- VS. -

no the con

the

İni

ph ed

SU NO AL

IN

Sel

Ha

wil ent in ļma pur on

dei he the Cot

will take notice that an action entitled as above has been commenced in the General County Court of Alamance County, North Carolina, for the purpose of securing a divorce on the ounds of two s

SUMMONS BY PUBLICATION

Edward J. Davenport, Delendant.

K. Lasley, Dr. J. L. Kernodle and C. G. The defendant, Edward J. Davenpor Somers, said deed being recorded in Book of Deeds No. 95 at page 246. deposit ten per cent of his bid ween the same is knocked down to hin:, and

fered by the RFC at Chicago might tered by the RFC at Chicago might be better. Any place, where work-ing men develop a new system bet-ter than the old, will be hallowed ground. Certainly America stands at the crossroads industrially. Every patriotic citizen hopes we choose the right course. Will the unions now stake their wealth on their principles?

History to be Made

cate new economic principles. They

insist that their plans can not fail if

faithfully pursued. Now, for once in a thousand years, come chances

to prove the value of these new

principles to an eager world. It

can be tried independent of conven-

tional sources of capital. Almost

now than most big corporations had

in they started.

union has more cash reserve

Quite a few labor leaders advo-

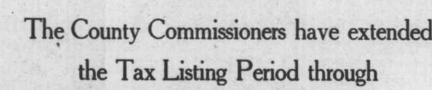
ries?

Produce

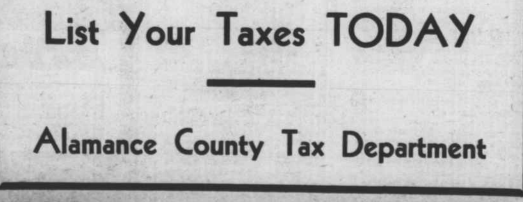
The family (not the state) is the social and economic unit in the United States. In this respect our United States. In this respect our country stands almost alone. France went collectivist in the au-tumn election. England went col-lectivist last August. Russia has been collectivist since shortly after World War I. Germany and Japan are no longer powers. America is the one powerful stronghold of lib-erty for the individual.

Old-world politicians glibly pre-dict that Uncle Sam will be next to follow Russia's example, but they don't know America. Income per person here is twice that of any othperson here is twice that of any oth-er country. Even before the recent war, industrial wages in America were twice as high as in England; four times as high as in Russia. Our national income was bigger than that of any six other countries — you pick 'em. A Relative Matter In the sarks starse communice

A Belative maner In its early stages, communism always is perfumed with a savor of freedom — freedom from some-thing. Britain has more liberty than France today; France more



SATURDAY, FEBRUARY 9th



unds of two years separation; and said defendant will further take ice that he is required to appear at office of the Clerk of the General may Court of said county at the int house at Graham, North Caro- , not later than thirty days from date hereof and answer or de- trer to the complaint of the plaintiff this action, or the plaintiff will ap- to the couplaint. This, the 5th day of January, 1946. EFFIE GUTHRIE, beputy Clerk, General County Court L. Shoffner, Atty.	the balance upon confirmation, This, the 10th day of January, 1946. W. G. COBLE, Mortgages Trustee.	Superior Court of Alamatice County,
	Notice of Sale! By virtue of a judgmert made and entered in an action in the superior Court of Alamance County, North Carolina, entitled Alamance County, North Carolina, entitled Alamance County, North tal. Plaimiff, vs. J. Lloyd Cates and his wife, Annie Dollar Cares, et al. de- fendants, the undersiened County m Book 106, at page 418, belonging to	
tiled as above has been commenced the General County (curt of Ala- nee County, North Carolina, for the pose of securing a diverce absolute statutory grounds; and the said Sudan't will take notice grat is required to uppear at Office of the Clerk of the General nty Court of Alamance County at		claim some in erest, the impose of the action being to foreclose property tax lens held by the plain iff against the property mentioned above and des- cribed in the complaint free and clear of any interest of said defendants, the defendants having or cleiming some interest therein; and the above named and described defendants will further take notice that they are required to uppear at the Office of the Clerk of the Superior Court of Alamanke Coun- ty at the Court House in Graham, North Carolina, on the '3rd day of February, 1946, and answet or demur to the complaint filed herein, or the plaintiff will apply to the Court for the relief demanded in the complaint. This, the 23rd day of jar.uary, 1346. <u>SARA MURRAX</u>

varranty deed bearing date Octoben

18, 1929, recorded in the Office of the

Register of Deeds for Alamance Coun.

ty in Book 97, page 69, and plat of

same being recorded in Office of the

Register of Deeds in Book No. 2 of

Plats at page 89, and being a part of

The purchaser will be required to