ISSUED EVERY THURSDAY

J. D. KERNODLE, JR., Manager \$1 00 A YEAR IN ADVANCE

Er ered at the Pastoffice at Graham, N. C., as second-class matter.



With Thanks

Free schools are still free institutions in the United States, thanks to the bravery of ten congressmen, five Democrats and five Republicans. Jointly, last December 12, they broke up a piece of law-making strategy that might have wrecked American freedom completely. Thus ended Round 5 of a long and costly fight to top our public schools with a bureaucratic boss in Washington.

The House Committee on Educa-tion, by a ten-to-nine vote, rejected the famous bill to provide federal The threat of aid (?) to education. collectivism to American liberty was greater at no time during World War II than it is now, and all people who appreciate the privileges our pioneer grandfathers won with flintlock rifles, may be thankful to a sane

Many Good Reasons
What happened that day made the
best news of the week but, important as it was, did not eclipse the nt tidings of the previous week when President Truman signed bill to place a group of government corporations under control of Con-gress. These highly privileged, wild entities had been foraging without restraint in rich fields of industry for varying numbers of years.

Chief Executive complimen ed Congress for roping and branding these freebooters, as well hamight. Indeed the 79th Congress serves a great deal of commer on. One of its most not achievements of the First Session was that exhaustive job by the Manasco Committee, X-raying the so-called Full Employment Bill. It deserved to be diagnosed thoroughly, and was. Toothless Enactment

Several well informed Washington observers are predicting that a de-horned and fangless version of the Full Employment Bill will pass-into oblivion. As originally written it was a viper, a sort of two-edged Townsend plan of pensions with an appended government guarantee of every-ready, gainful employment to everybody out of jails and hospi-tals, drunk or sober, on borrowed

government money.

Addressing a few belated travelers in a highway hamburger em-porium recently, a red-nosed tramp declared: "There's plenty of everything in the world for everybody to live easy, if greedy guys would quit grabbing everything and holding us up for our share." I submit that as a parallel to the philosophy of the Full Employment Bill. It is simply not true. Good living depends on work

Wealth and Plenty I wish every American could live on a farm long enough to learn how plenty depends on production. The more of anything people produce the more of it they have. There' a difference between abundance and prosperity; production is only one ingredient, but an essential ingredi-ent. Idleness and scarcity lead directly to poverty and want. It is true of a man. It is true of a na-

Prosperous, productive people can afford to yield their substance freely to help genuinely unfortunate folk who are in med. On the other hand it is not a kindness to queech any man's desire to make his own liv-ing and build his own success. Do-ing such things for people is unfair to them. We should be proud of our 79th Congress for holding that

Behind-Your Bonds Lies the Might of America



HEEP AND CATTLE

Why Not Grow Better Sweet Corn?



What's your favorite garden vegetable? "Roastin' ears!" you can hear whole families shouting in the Southern ites. "Corn-on-the-cob!" exclaim the Northern folks. It's the same every-States. where. Sweet corn is even more American than 'hot dogs'.

During the war many Victory Gardeners discovered the real flavor of sweet corn for the first time. They found Golden Bantam. And fortunate folks that all the luscious sweetness is preserved by cooking the ears as soon as they are picked. When they are allowed to lie around half a day before boiling or roasting, much of the sugar turns to starch, and there's a flat, unappetizing taste.

Because garden-fresh sweet corn is bound to be a "must" for many peacetime homes, here are a few tips on time homes, here are a few tips on how to enjoy even better results than the kernels develop. in the past.

If you have been growing white corn now, why not adventure with me of the yellow types? Many think the flavor richer, and most experts agree that yellow corn is superior in nins. Some of the new yellow hybrids have certain advantages over the discouraged because of the corn borer older types. The ears are large, the or ear worm. There are more preven ant to certain plant diseases. Golden suspect a corn borer attack. Apply Cross Bantam does well almost every-rotenone dust liberally on the plant where: Ioana is a favorite in southern areas; Marcross is especially adapted to more times, five days apart. To outorthern gardens.

Where corn diseases are not common. othing surpasses the flavor of true ear tips.

teeth into the deep milky kernels of Ferry's Golden want nothing else in their sweet corn patch.

Whatever the variety, several short rows should be planted to form a compact plot, rather than one or two long rows. This is to make sure that the wind will carry pollen to every silk on

Whether hybrids or regular types of corn are grown, be sure to put in sev eral plantings ten days to two weeks apart instead of sowing all the seonce. Extend your sweet corn eating time over as long a season as possible

Take courage if you have be en a bit rually heavy for the space tives this year and fairly simple ways cupied, and most hybrids are resist- to combat the pests. Begin early if you fust before the ears form. Do this four smart the corn ear worm, wait until Where corn diseases are not common, the ear has formed and the silk has some of the regular varieties still take dried. Ship off the dried silk close to ce. Many gardeners think the husk, or apply mineral oil at the

FLORIDA FARMS

Two million acres of farms in Flor-ida produce cotton, tobacco, sugar cane, tung oil, grains, citrus fruits and vegetables valued at \$285,000. 000 annually. Only 6 per cent of the land is cultivated in the state, leav-ing vast acreage to be developed and furnish additional national wealth. Increased post-war recrea-tion activity will also contribute to the Nation's resources shared by in-vestors in Savings Bonds. U. S. Tressery Department

Evidence of tuberculosis of the bone has been found on the mumified bodies of early Egyp-

1

PROPHETS GIVE DATES FOR "WORLD'S END"

pick the exact dates. Read about this covery. psychological phenomenon in the March 3rd issue of

THE AMERICAN WEEKLY Baltimore Sunday American Order From Your Local Newsdealer

Subscribe For The Gleaner

\$ 5,000,000 ELIZABETH KENNY

INSTITUTE CAMPAIGN

OTHER COMPLICATIONS UNNECESSARILY

"NO LITTLE CHILD ON EARTH SHOULD BE ASKED

TO SUFFER PAIN, HUMILIATING DEFORMITIES OR

SISTER KENNY

NOTICE TO CREDITORS

ceased late of E. L. Murray, deconsed late of Alamance County, North
Carolina, this is to notify all persons having claims against the estate
of said deceased to exhibit them to
the undersigned at ht 2, Burlington.
North Carolina, on or before the 23rd
day of February, 1947, or this notice will be pleaded in bar of their recovery.
All persons indebted to said estate
will persons indebted to said estate
will please make immediate payment.

This, the 18th day of February, 1946.

A. J. Millor

This, the 18th day of February, 1946.
A. J. MURRAY,
W. G. MURRAY,

Executors of E. L. Murray, Deceased.

Louis C. Allen, Atty-

EXECUTOR'S NOTICE

Having qualified as Executor of the estate of S. A. Thompson, deceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the under-signed at Burlington, North Carolina, on or before the 9th day of Ffebruary, 1947, or this notice will be pleaded in bar of their recovery.

All persons indebted to said es ate will please make immediate payment. This, the 4th day of February, 1945. THOMAS W. CATES.

Executor of the estate of S. A. Thompson, deceased. Louis C. Allen.Atty

ADMINISTRATRIX'S NOTICE

Having qualified as Administratrix of the estate of C., W Ivey, deceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the said estate to present them to the undersigned at Graham, North Carolina, on or before the 25th day of January, 1947, or this notice will be pleaded in bar of their

All persons indebted to said estate ill please make immediate payment. This, the 22nd day of January, 1946 AMY M. IVEY.

W. I. Ward, Atty.

NOTICE TO CREDITORS

Having qualified as Administratrix Madeline McFarland and husband, f the estate of Arthu: T. Walker,

case make immediate payment, the 29th day of January, 1946. MABEL WALKER, This, the

Louis C. Allen, Atty.

ADMINISTRATOR'S NOTICE

of the estate of Mrs. Bessie F. Carter,

All persons indebted to said es ate will please make immediate payment.
This, the 1st day of February, 1946. ROBERT H. CARTER.

Administrator of the estate of Mrs. Bessle F. Carter, dec'd.

EXECUTRIX'S NOTICE

Having qualified as Executrix of the estate of Urias Frederick Cates, dec'd, late of Alamance County, North Caro-

lina, this is to notify all persons hav-ing claims against the said estate to exhibit them duly verified, to the un-O. P. FOSTER.

Executrices of estate of Urias ALAMANCE COUNTY.

ADMINISTRATRIX'S NOTICE C. P. Williamson,

Having qualified as administratrix t. a. of the estate of Mrs. Minnie Mary Lea Searcy and others. t. a. of the estate Maiterson, deceased, late of Alamance
County, North Carolina this is to notify all persons having claims against
tify all persons having claims against
them to the the said estate to present them to the undersigned at Graham. North Carolina, on or before the 2 h day of Janutake notice that an action as above on take notice that an action as above on the carolina and the c

will please make immediate payn ent

W. I. Ward, Atty-

NOTICE TO CREDITORS

will please make immediate payment. This, the 7th day of February, 1946.' ELVIRA SCOTT BERRY.

Administarix

NOTICE

SUMMONS BY PUBLICATION

Administratrix. NORTH CAROLINA ALAMANCE COUNTY IN THE SUPERIOR COURT Alamance County, Plaintiff,

fithe estate of Arthu.

Ernest McFarland, Defendants, leceased, late of Alamnance County, late of at Graham. North Carolina, on or as above has been commenced in the before the 2nd day of February, 1947, or this notice will be pleaded in bar of Superior Court of Alamance County, North Carolina, for the purpose of the purpose of Alamance County. North Carolina, on the 1st day of March.

North Carolina, for the purpose of Alamance County. North Carolina, on the 1st day of March.

North Carolina, for the purpose of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March.

The purpose of Superior Court of Alamance County. North Carolina, on the 1st day of March. od to exhibit them to the undersigned will take notice that an action en itled Graves, will take notice that an action en itled Graves will take notice that an action en itled Graves will take notice that an action en itled Graves will take notice that an action en itled Graves will take notice that an action en itled Graves will take notice that an action en itled Graves will be action of the graves will be action to th he plaintiff, Alamance County, for the divorce from the bonds of matrimony years 1937 to 1944, inclusive, upon from the defendant, upon the grounds Administratrix a traact of land in Burrington Town- of separation for more than two years ship, Alamance County, North Caro- and the said defendant will further lina, being a lot of land adjoining Jer- take notice that she is required to arry Thompson and others, as shown by pear at the Office of the Clerk of the deed duly recorded in the Office of the General County Court of Alamanca Having qualified as Administrator Register of Deeds for Alamance County, at the Court House in Graed, late of Alamance County, in Book 106, at page 418, belonging to ham, North Carolina, on the 25th day North Carolina, this is to notify all the above named and described defenpersons having claims against the es-dants, and in which the taid named mur to the complaint in said action, or tate of said deceased to exhibit them and described defendants have or the plaintiff will apply to the Court for to the undersigned at Graham. North The prophets never give up. Religious zealots are still predicting the end
of the world—some going so far as to

to the undersigned at Granam, North
claim some interest, the turpose of the
the relief demanded in said complaint.
This, the 28th day of January, 1946.

This, the 28th day of January, 1946.

F. I. WILLIAMSON, property mentioned above and described in the complaint free and clear Louis C. Allen, Atty. of any interest of said defendants, the defendants having or claiming some NOTICE interest therein; and the above named

> ty. at the Court House in Graham, North Carolina, on the "3rd day of Maggie M. Beckom February, 1946, and answer or demur to the complaint filed herein, or the J. D. Beckom

relief demanded in the complaint, This, the 23rd day of January, 1946

Asst. Clerk Superior Court ouls C. Allen, Atty.

Sale of Real Estate.

take notice that they are required to

the Superior Court of Alamance Coun-

plaintiff will apply to the Court for the

Mortgage Deed executed and delivered on the 22nd day of March, 1946, arti to the underraigned, Catherine Allen, answer or demur to the complaint in by Jeter Alston and husband, Ned Alsion, which bears date of the 2nd day to the Court for the relief demanded of December, 1935, and is recorded in in said cimplaint. the Office of the Register of Deeds for Alamance County, in Book of Mortgages and Deeds of Trust No. 125, at pages 42-43, default having been made in the payment of the indebtedness secured by said instrument, the under. signed will offer for sale to the high est bidder for cash at the Court House door in Graham, North Carolina,

Saturday, March ind, 1946,

at 11 o'clock, a. m. the following described real property:

A parcel of land in Poterson Township, Alamance County. North Carolina, adjoining the lands of N. O. Overman, James Shepherd, et als, and escribed as follows:

deg. E. 5.90 chs. to a tock, corner property described as follows:

ine Allen, Deceased. Mortgagee.

NORTH CAROLINA IN THE SUPERIOR COURT

ary. 1947, or this notice - i'l be pleaded titled has been commenced in the Su-in bar of their recovery:

All persons indebted to said estate

North Carolina, for the purpose of North Carolina, for the purpose of This, the 23rd day of January, 1946. selling the real property devised in the GRACE LONGEST, Last Will and Testament of Brown Administratrix. Lea, deceased; that the plaintiff and the defendants are the elleged owners as tenants in common of said real prop erty so devised; and the said persons Having qualified as Administratrix above named will take notice that of the estate of Margaret Ford Spoom they are required to be and appear at deceased, late of Alamance County, the office of the Clerk of the Superior North Carolina, this is to notify all Court of Alamance County, in the persons having claims against the said estate to exhibit them to the un-Court House in Graham N. C., not dersigned at Rt. 1. Liberty, North Carolina, on or before the 15th day of February, 1947, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate will please make immediate navnent. relief therein demanded.

This, the 29th day of January, 1946 F. L. WILLIAMSON

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

NOTICE

NORTH CAROLINA. ALAMANCE COUNTY. Moses Graves, Plaintiff

Clerk of General County Court

and described defendan s will further SUMMONS BY PUBLICATION

NORTH CAROLINA. appear at the Office of the Clerk of ALAMANCE COUNTY. IN THE GENERAL COUNTY COURT

and the said defendant will further take notice that he is required to appear before the Clerk of the General County Court of Alamance County, at Under authority of that certain his office in Graham, North Carolina,

> This, the 18th day of February, 1946. SARA MURRAY, Asst. Clerk of General County Court.

J. J. Henderson, Atty.

Notice of Re-Sale

intered in an action in the Superior Court of Alamance County, North Carolina, entitled Alamance County undersigned Commissioner will, on

Saturday, March 2nd, 1946, at 11 o'clock. a m.,

chs. to a rock, corner with said Allen; Township, Alamance County. North than twenty days from the 1st day of thence N. 87 deg. W. 5 chs. to a rock Carolina, situate on Varnell's Creek, February, 1946, and answer or den said road; thence with said Road S. adjoining the lands of John S. Ray, mur to the complaint of the plaintiff 20 2-3 deg. E. 2 chs. S 51/2 deg. E. 2 William Coble, deceased, and others in this action, or the plaintiff will apchs. S. 14 3-4 deg. E. 7.33 chs. to the and known as the homepiace of Isaac ply to the Court for the relief demandseginning, containing 4.86 acres, more McDaniei. See Book 12, pe pe 182-183 ed in said complaint. or less, and being the same land known recorded in the Office of the Regis'er This, the 29th day of January, 1946.

as the Peggy Crutchft-1: Home Place. of Deeds for Alamance County, North

F. L. WILLJAMSON The purchaser will be required to Carolina. Save and except lands sold

deed to C. E. Keck. in Book 24, pam This, the 21st day of January, 1946. 50 4.75 acres; and sise sold no J. M. Keck, Book 79. page 430. 2.88 acres Administrator of Cather- also see Book 16, page 462, to Margaret J. Flannigan, duly recorded in the Office of the Register of Deeds for Alamance County.

> This is a re-sale, and bidding will begin at \$1,010.00.

> - The purchaser will be required to deposit ten per cent of his bid when the same is knocked down to him, and the balance upon confirmation.

'Phis, the 12th day of February, 1946.

LOUIS C. ALLEN. Commissioner

NOTICE

SUMMONS BY PUBLICATION

IN THE SUPERIOR COURT Alamance County, Plaintiff,

notice that an action entitled as above has been commenced in the Superior Court of Alamance County North Carplaintiff, Alamance Courty fore the years 1935, 1937 to 1944, inclusive, upon a tract of land in Burlington Township, Alamance County, North Carolina, adjoining the lands of Dock Nix, Eddie Evans, John Crisp, and others, and containing 4, 750 square feet, more or less, belouging to the above named and described defendants and in which the said named and described defendants have or claim some interest, the purpose of the action being to foreclose property tax liens held mentioned above and described in the complaint, free and clear of any interest of said defendants, the defentherein; and the above named and described defendants will further take notice that they are required to appear at the Office of the Clark of the Suapply to the Court for the relief demanded in the complaint.

Louis C Allen, Atty.

NOTICE

SUMMONS BY PURLICATION

NORTH CAROLINA ALAMANCE COUNTY IN THE GENERAL COUNTY COURT

Evelyn Hill Harris, Paintiff,

Ferebo Harris, Defendant

The Defendant, Ferebe Harris, will take notice that an action, entitled as above, has been commenced in the General County Court of Alamance County, North Carolina, by the plaintiff above named for the purpose of obtaining an absolute divorce on the grounds of two (2) years separation and the said Defendant will take notice that he is required to appear at the Office of the Clerk in the General The defendant above named will County Court for Alanaice County, at take notice that an action entitled as the Courthouse, Graham, North Caroabove has been commenced in the lina, not later than thirty (30) days General County Court of Alamance from the date herein and answer or Ctunty, North Carolina, for divorce; demur to the complaint of the Plate. tiff filed in said cause, or the Plaintiff will apply to the Court for the re-

lief demanded in the Complaint. This, the 1st day of February, 1946. F. L. WILLIAMSON,

Clerk of the General County Court. Alamance County, North Carolina, ner Sanders and Holt. Attvs.

NOTICE

GUMMONS BY PUBLICATION

NORTH CAROLINA ALAMANCE COUNTY IN THE GENERAL COUNTY COURT

- VB. -By virtue of a judgment made and William G. Mills, Defendant.

Alice L. Mills, Plaintiff.

The defendant, William G. Mills, will take notice that an action entitled as above has been commenced in the Plaintiff vs. Jake Patton, Zeb Patton, General County Court of Alamance Mamie Lee Hill, et al, Defendants, the County, North Carolina, for the purpose of securing an absolute divorce on the grounds of two years separation; and that the said defendenh will take at the Court House door in Graham, notice that he is required to appear at Beginning at a rock in a road, coror the highest bidder for cash, the

County Court of Alanyance County,
North Carolina, at the court house is with said Allen; thence N. 3 deg. E. 7 A tract or parcel of land in Albright Graham, North Carolina, not later

> Clerk of the General County Court of Alamance County

deposit ten per cent of his bid when off: See deed to W. J. Paing. 4,18 of Alama the same is knocked down to him, acres, in Book 22 page 222-224; also C. C. Cates, Jr, Atty.

NOTICE

Number 8825

NORTH CAROLINA ALAMANCE COUNTY.

ee Neally and wife, Ione Neally,

Defendants

The defendant, Lee Neally, will take olina, for the purpose of foreclosing property tax liens in favor of the SUMMONS BY PUBLICATION by the plaintiff against the property IN THE GENERAL COUNTY COURT dants having or claiming some interest

> This, he 30th day of January, 1946 F. L. WILLIAMSON, Clerk Superior Court