THEGLEANER

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Public Good

Freedom of the press has been talked about more in the last few months than in the previous few years. Comment began when the Supreme Court ruled in favor of an editor who had been hailed into court by a notable who felt (perhaps justifiably) injured by something the editor had published. Not everybody thought the case would turn out as it did. Many were surprised.

I would not wish to review the

case here, even if there were room for it, but I am glad the Supreme Court surprised a lot of good people and set them studying and talking about this purely American liberty, freedom of the press. Let me say this: You don't publish stories in the old country that hurt the feelings of potentates and get away with it America Is Different

In this country, it is assumed that a man is not fit for public office unless he can take all the razzing and criticism that goes with it and still hold his temper and do a good job. Think how long a crooked official might stay in office if he could protect himself from criticism all the time, and yet encourage newspapers to magnify the faults of other men who ran for his office.

Editors better not get careless and publish uncomplimentary state-ments about their neighbors, or about things their neighbors have to sell; courts make them pay for the damage, if any. Editors dare not get mean and print malicious lies about people because courts send writers to jail for that. Publishers can't do whatever they please. That's apart from freedom of the

For the Public Good It is recognized by law in the United States that the people are entitled to know what goes on. Public information is for the public good. In line with this very principle, the Post Office Department will move 60 times more news ton the money than letters which are private, not public. Our government considers apreading news an important public service.

If a publisher makes known things that are true and in the people's in-terest, it is for the public good and he has the protection of law. When the keen lash of publicity strikes the corrupt deeds of public payroll-ers, let the hit dog yelp. The press is a vocation of "checks and bal-ances." Publishers have power ances." Publishers have power they don't have to use, but if they use it they must use it for the public good.

A Parallel Case

Some day, I believe, these same checks and balances will control the enormous powers of labor unions which have done more to improve the living standards of the American people than any other organized movement. They have enhanced American freedom. The right of collective bargaining is as sacred as the right to vote, but some labor leaders have been known to abuse their power.

In a republic, power is abused when it is used destructively, in a manner that injures, rather than benefits, the public. The famous Case Bill is dead with all its miscellaneous regulations for labor unions. Many conservative thinkers will concede that it will be better if the unions regulate themselves for the public good, rather than having it done by law. Industrial peace must be achieved. Reform is inevitable. The workers can do it better than some bureau.

On Record

"Freedom is more honest than government and so much more productive." This proverb might be added appropriately and soon to the ever-growing lexicon of "immortal words." It came from the lips of Ralph W. Gwinn of Bronxville, N. Y., toward the end of a speech he made in Congress, last April 18. The address was a review of 40 centuries of price fixing by govern-

Down through the ages, Rep. Gwinn traced the dismal trail of political price pegging from King Hammurabl of Babylon, who died 2,242 years before Christ, to our own Chester Bowles. Each successive effort went to pot. The oldest pile of wreckage, marking a turn where some self-confident ruler locked his economic steering wheel, was in ancient Babylon.

And Many Others Babylon was not the last nor the corst. Another notable catastrophe took place about 900 years later as a result of the wage and price freezing provisions of the Hittite Code. Popular pressure in Asia Minor in-fluenced this case, but served to prove how even the ancient rulers ran afoul of sore resentment against their impractical tinkering with

rreedom of private enterprise

France's egoistic Philip IV took prices in hand and created a painful scarcity of bread and clothing six centuries before Hitler. Three or more English kings took turns at issuing edicts against natural laws, no less silly than Canute's ordering the tides not to come in. Without fail, price control systems have finally created scarcity instead of improving production.

The Emperor's OPA congressman's most colorful example was Rome. About 300 years before the birth of Christ, Emperor Diocletian set up a sort of OPA for the whole Roman Empire. Propaganda went out first, in an effort to sell the public on the idea that rulers were much smarter than mere people. After the edict, came a record-breaking swarm of ministers and magistrates to enforce

Did the emperor make his prices hold? He did not! He fixed a death penalty on people who bought or sold above the ceiling but Diocletian had his little undercover problems like all the others who went in for governmental price manipulation. Not many "offenders" were executed. Magistrates took bribes, prices rose anyhow and overflowed into blackmarkets without number.
Taxes Climbed Higher

An interesting sidelight on the Roman affair was that all kinds of building stopped, arts and sciences fell into decay to such an extent that people almost forgot about excel-lence. They fashioned and used makeshifts exclusively. Good craftsmen went jobless, big business men fled into exile and small business men went bankrupt and hungry. And Rome fell.

But before the final collapse, before the tramp of armed aliens is heard in the streets, rulers, who have ruined the wealth of their country and the prosperity of their subjects, run out of money themselves. A hungry and angry people chased Diocletian out of Rome but his evil work was done. Taxes were devastating until Rome was a ruin. History has not one price-fixing plan fit to copy, here or anywhere.

A RABBI, TWO PARSONS AND A PRIEST

Four whole-souled Americans, repreenting different beliefs, preached the glory of God and brotherhood of man and courageously gave their lives that others might live. Read this heartwarming story of the September 1st ssue of

THE AMERICAN WEEKLY Nation's Favorite Magazine With The Baltimore Sunday American Order From Your Local Newsdealer

Claim American Spas

Equal Those Abroad American mineral spring resorts are unfairly considered inferior in their healing power to foreign spas, states Dr. Samuel Weiss in a spe-cial article in the Journal of the American Medical association. The article, prepared under the direc-tion of the Committee on American Health Resorts of the American Medical association, says that "mil-lions of patients have spent small fortunes in hunting health at European spas, when they could have had the same scientific care and considerable attention at home

Citing a recent report on the sub-ject, the article points out that we have in the United States 2,717 areas with 8,826 known mineral springs, indicating that our spa re-

serves have scarcely been touched. Much of the popularity of min-eral spring resorts is attributable to the great number of digestive all-ments. Dr. Weiss says that most digestive disorders originate in the nervous system and tend to become chronic as the nervous condition continues. Improvement in diges-tion is usually concurrent with improvement in the nervous condition. Nervous indigestion is usually induced by prolonged emotional strain, anxiety, overwork, lack of exercise and of rest, and above all by dietary abuses, including in some cases overindulgence in alcohol and tobacco.

The mineral waters act as an antacid, and as a cathartic or purgative. They tend to increase the flow of bile into the intestines, restore the mineral elements in the body and raw fluid from the intes-

Thermostabilization' New

Way for Preserving Eggs A new method for preserving eggs in the home has been developed at the Wyoming agricultural exper-iment station by Miss E. J. Thiessen and Dr. Lawrence Morris. The new method, known as thermosta bilization, will preserve eggs satis factorily for periods up to six months. Eggs which had been stored seven months still scored very high in eating qualities, according to the judges who sampled

Thermostability consists of treating eggs in a hot water bath at 130 degrees for 15 minutes. The eggs must then be dried, dipped in a mineral oil bath, drained and stored in a cool basement at a tempera mineral oil bath should be at room temperature when the eggs are dipped, according to Miss Thiessen. The oil should be a thin tasteless

Your New Home

America Still Leads the World In Design of Bathrooms

By W. WADSWORTH WOOD

IN MANY larger families there is that have a diagonal seat built in an urgent need for more than one corner. Several manufacturers one bathroom to alleviate the early now wisely emboss the bottom of morning bottleneck, and American



ingenuity has brought forth excel-lent new designs to master this problem. For those who can't afford a multitude of bathrooms. there is now available the new "fourpassenger bath" with divided areas

including separate lavatories and toilets, as well as tub and shower. permitting use of separate facilities simultaneously by several members of the housefold.

Throughout the country there is a demand today for a larger bathroom to include more than the usual three fixtures. A stall-type shower in addition to the tub is highly desired, or separate lavatories that aid in eliminating the competitive morning rush that becomes a tradition in the average American household. Many homes are specifying a toilet enclosed in an individual compartment, others a separate adjoining dressing room with built-in storage space and good shadowless lighting.

The new bathrooms now being planned have far more built-in storage space for linens and toilet articles. Each member of the family has the luxury of a shelf for his own personal use, and in addition there will be one or more fully stocked medicine chest. With all With all the electrical appliances in use to-day, ample outlets should be pro--for razors, portable heaters. sun-lamps, hair-dryers, etc. More than one mirror will be needed as these bathroom used facilities are

If you cannot provide two sepa-rate baths, it is often possible to allot space on the first floor as a convenient powder room or lavatory. Economical foresight suggests locating this directly beneath the upstairs bathroom, or adjoining waste pipes that lead from the kitchen, to minimize the additional plumbing required.

The tubs of today are mostly made of cast iron with porcelain enamel; others are of enameled pressed steel, and the most costly are of solid ceramic porcelain. Some of the newer tubs have built-in sold compl seats; and there are square tubs or ranges.

the tub for non-slip safety. omy will frequently dictate that



The beauty plus ease of cleaning of ceramic tile makes this the most popular material for bathroom walls and floor. Metal tile is available with a vitreous porcelain finish; applied on a special grooved wallboard which replaces the con-ventional plaster. Plastic tile closely resembles ceramic and can be had in a variety of appropriate color effects. It is non-cracking and high-

ly wear-resistant. Laminated plastic sheets in pleasing colors make an excellent wall material, and wallboard with a lacquer or baked enamel finish is very economical, Glass is here used in a variety of forms—pastel colored opaque structural glass, glass block, mirror glass, sheet glass. Lino-leum's durability and flexibility in use have made it one of the most popular surfaces, both for floors and as a complete wall surface. It can be cemented to fully withstand the steam and moisture of bathroom requirements.

In spite of our traditional reputation for plumbing, there are yet many millions of homes in this many millions of homes in this country that do not have adequate bath facilities. The only way to achieve the goal of a bathroom for every home is through greater production and relatively lower costs. Many believe that this will be accomplished effectively be accomplished effectively because complished effectively by mass pro-duction of fully prefabricated bathrooms, made as entire units and present them to the undersigned at sold complete just like refrigerators Graham, North Carolina, on or before

mineral oil.

Thermostabilization is one of the newest and one of the best methods for preservation of eggs, asserts Miss Thiessen. The method used by the state experiment station should be followed closely for good results, and a thermometer is absolutely es-sential to check the temperatures during the hot water bath.

Storage Hazard

"Mothproof" containers alone do not eliminate the pest hazard. If they're tightly enough sealed, with no cracks, they keep moths from getting in from the outside but they don't prevent any moth larvae al-ready lurking in the clothes from doing their dirty work. Hence the necessity for having the woolens thoroughly cleaned. As an added protection, use a spray or flakes of naphthalene, or paradichlorobenzene, or moth balls—a pound for a small chest, 3 pounds for an average closet. The flakes or balls give off a gas which discourages the give off a gas which discourages the larvae from feeding and kills them if the concentration is high enough. As the gas is heavier than air and sinks, the flakes should be put high in the closet and renewed, if neces sary.

Garden Lettuce

A newly developed lettuce known as Slobolt was developed by the department of agriculture especial-ly for market and home gardeners. The new summer leaf lettuce with-The new summer leaf lettuce with-stands mid-summer temperature without quickly shooting or "bolt-ing" to seed. Because of this char-acteristic, it produces usable leaves three weeks longer than such well-known leaf lettuce varieties as Grand Rapids, Black Seeded Simp-son and Prize Head. If plants are set 10 to 12 inches apart and only set 10 to 12 inches apart and only the basal leaves are used as they reach a desirable size, lettuce may be harvested from the same plants over a period of several weeks. This characteristic makes it very desirable for home gardens.

Ironing is a tiring job but oftentimes something can be done to help relieve some of the strain. For example, some parts of the work can be omitted. If the wrinkles are shaken out of sheets and they are hung carefully on the line, they look smooth enough to use without ironing. The same is true of dish towels, wash cloths and hose. Turkish towels are really softer and fluffier if left unironed. Practically one whole step in the ironing procedure can be eliminated by taking the clothes from the line when they are just damp enough to iron well. Pieces that combine thick and thin parts may need some sprinkling, but the others can be rolled loosely just as they are.

The tuberculosis death rate among unskilled workers is seven times as great as that among professional men. An educational campaign on the control of tuberculosis is supported by your locel Tuberculosis Association.

DO "COVER GIRLS" MAKE GOOD WIVES?

Love, marriage and a family are a Girls" as they are to their less publi- Hallie Elizabeth Turner, Plaintiff, cized sisters. Read about some of these girls in the September 1st issue of

THE AMERICAN WEEKLY Baltimore Sunday American

SUBSCRIBE FOR THE GLEANER

ADMINISTRATRIX'S NOTICE

Having qualified as Administratrix o persons having claims against the oncovery.

All persons indebted to said estate

vill please make immediate payment. This, the 11th day of July, 1946. MRS. ALLENE PATTON RICH,

Administratrix of the estate of Rev. John Webster Patton, dec'd.

ADMINISTRATRIX'S NOTICE C. C. Cates. Jr., Atty.

Having qualified as Administratrix of the estate of D. P. Thomas, deceased late of Alamance County, North Carolina, this is to notify all persons hav-ing claims against the said estate to exhibit them duly verified, to the undersigned at Swepsonville, North Caro-lina, on or before the 20th day of July, 1947, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate will make prompt payment.

This, the 18th day of July, 1946. MRS. LADD THOMAS, Administratrix of the estate o D, P. Thomas, decease

NOTICE TO CREDITORS

of the estate of E. B. Dixon, deceased, late of Alamance County, North Caro-

All persons indebted to said estate Ili please make immediate payment. This, the 13th day of August, 1946. OPAL DIXON CHEEK.

Administratrix of estate of E. B. Dixon, deceased.

Long & Long, Attva.

NOTICE

SERVICE BY PUBLICATION

NORTH CAROLINA ALAMANCE COUNTY IN THE GENERAL COUNTY COURT Mattheos Stavrou alias Matthew Stephens, Plaintiff.

- VB -Stella Stavrou

alias Stella Stephens, Defendant. hereof and answer or demur to the in said complaint. omplaint of the plaintiff filed in said cause, or the plaintiff will apply to the court for the relief demanded in said omplaint.

This, the 21st day of August, 1946. W. H. ALDRIDGE, Asst. Clerk General County Cour

W. L. Shoffner, Atty.

NOTICE

SERVICE BY PUBLICATION L T. Mallory, Plaintiff, NORTH CARCLINA

ALAMANCE COUNTY. IN THE GENERAL COUNTY COURT Vers H Smith Plaintiff vs.

Vester L. Smith, Defendant.

County, N. C., for the purpose of sethe said defendant will take notice that he is required to appear at the office of the Clerk of the General County Court of Alamance County at the Courthouse in Graham, North Carolina, not later than thirty (30) days after the 5th day of September, 1946, and answer or demur to the com plaint of the plaintiff filed in said cause, or the plaintiff will apply to the Court for the relief demanded in said

complaint. This, the 14th day of August, 1946. F. L. WILLIAMSON, Clerk of the General County Court.

NOTICE

SUMMONS BY PUBLICATION

NORTH CAROLINA,

C. C. Cates, Jr., Atty.

ALAMANCE COUNTY important to high-salaried "Cover IN THE GENERAL COUNTY COURT

VE. Robert Lee Turner, Defendant.

The above named defendant, Robert Lee Turner, will take notice that an ac. tion entitled as above has been commenced in the General County Court that she is required to appear at the by the plaintiff to secure an absolute County Court of Alamance County, at complaint filed herein, or the plaintiff divorce from the defendant upon the the Courthouse in Graham, N. C., not will apply to the Court for the relief grounds that plaintiff and defendant later than thirty days from the dats therein demanded. have lived separate and apart for hereof and answer or demur to the more than two years next preceding complaint of the plaintiff filed in said the shower be built in over the tub, although a separate shower stall is now quite reasonable in cost.

the estate of Rev. John Webster Patton, deceased, late of Alamance County the bringing of this action; and the North Carolina, this is to notify all persons having claims against the estate of Rev. John Webster Patton, deceased, late of Alamance County the bringing of this action; and the Court for the relief demanded in said Walter D. he is required to appear at the office of tate of said deceased to exhibit them to the undersigned, at Elon College, North Carolina, on or before the 20th day of July, 1947, or this notice will be pleaded in bar of their re thirty days after the 5th day of Sept the Clerk of the General County Court, W. L. Shoffner, Atty. thirty days after the 5th day of September, 1946, and answer or demur to the complaint in said action, or the plaintiff will apply to the Court for the relief demanded in said complaint This, the 7th day of August, 1946.

F. L. WILLIAMSON Clerk General County Court

NOTICE SUMMONS BY PUBLICATION

NORTH CAROLINA ALAMANCE COUNTY IN THE GENERAL COUNTY COURT Alene Wilson Taylor, Plaintiff,

James Henry Taylor, Defendant,

The defendant. James Henry Taylor, 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 grounds of two years separation, and Having qualified as Administratrix the defendant will further take notice that he is required to appear in her husband, John Doe; Ardella Lea cause or the plaintiff will apply to the the Office of the Clerk of the General and her husband, Richard Roe, Wal- Court for the relief demanded in said County Court of said county in the ter Slade and his wife. Mrs. Walter complaint.

lems nded in the said complaint

This, the 5th day of August, 1946. F. L. WILLIAMSON. William C. Perdue, Atty

NOTICE

SUMMONS BY PUBLICATION

NORTH CAROLINA. ALAMANCE COUNTY. Rosa Lee Deaton Wicker

Delacy Wicker

The defendant, Stella Stephens, will take notice that an action entitled as notice that they are required to appear take notice that an action entitled as above has been commenced in the at the Ofice of the Clerk of the Suabove has been commenced in the Geni- General County Court of Alamance Perior Court of Alamance County, eral County Court of Alamance County, County, North Carolina, for divorce; at the Courthouse in Graham North North Carolina for the purpose of se- and the said defendant will further Carolina, on the 7th day of September, curing a divorce absolute on the take notice that he is required to apgrounds of two years separation; and pear before the Clerk of the General tition of the petitioners filed herein the said-defendant will take notice County Court of Alamance County, at or the petitioners will apply to the that she is required to appear at the his office in Graham, North Carolina, Court for the relief demanded in the office of the Clerk of the Genetal on the 6th day of September, 1946, and petition. County Court of Alamance County at answer or demur to the complaint in the Courthouse in Graham, N. C., not said action, or the plaintiff will apply later than thirty days from the date to the Court for the relief demanded

This, the 7th day of August, 1946. F. L. WILLIAMSON Clerk General County Court

J. J. Henderson, Atty.

NOTICE

SUMMONS BY PUBLICATION

NORTH CAROLINA ALAMANCE COUNTY IN THE GENERAL COUNTY COURT

Margaret Mallory, Defendant,

The defendant, Margaret Mallory, that she is required to appear at Carolina, not later than thirty days apply to the Court for the relief defrom the date hereof and answer or manded in the said complaint. demur to the complaint of the plaintiff filed in said cause, or the plaintiff will apply to the court for the relief

This, the 31st day of July, 1946. W. H. ALDRIDGE. Asst. Clerk General County Court

demanded in said complaint.

W. L. Shoffner, Atty.

NOTICE

NORTH CAROLINA ALAMANCE COUNTY. IN THE GENERAL COUNTY COURT

Sidney Menkis, Piaintiff. vs -Pauline Menkis, Defendant.

The defendant, Pauline Menkls. will take notice that an action entitled as above has been commenced in County, North Carolina, for the purpose of securing a divorce absolute on the grounds of two years separation; and the said defendant will take notice office of the Clerk of the General complaint.

This, the 31st day of July, 1946. W. H. ALDRIDGE, Ass't Clerk of the General County

NOTICE

SUMMONS BY PUBLICATION

NORTH CAROLINA ALAMANCE COUNTY IN THE SUPERIOR COURT

BEFORE THE CLERK C. P. Williamson and wife, Mary Cinds Williamson, John Dickey, Docie

McBroom, et al, Petitioners, - VS -

lina this is to notify all persens having claims against the said estate to
present them to the undersigned at
ima, on or before the 27th day of Mrs. Lawson Slade; Theima Slade Hoi-Graham, North Carolina, on or before the 19th day of August, 1947, or this september, 1946, and answer or loway and her husband,——Hollo-notice will be pleaded in bar of their demurrer to the complaint of the way. Many Lea Searcy; Bedford Lea, C. C. Cates, Jr, Atty.

plaintiff in this action, or the plaintiff Jr., and wife, Zelma G. Lea, will take will apply to the Court for the relief notice that a proceeding entitled as above has been commenced in the Su perior Court of Alamanos County. North Carolina, for the purpose of se Clerk of the General County Court, curing an order or judgment of the of Alamance County. Court for the sale of the real property described in the petition, it being a parcel of land in Haw River Township, Alamance County, North Carolina, and being the real 'property formerly owned by Brown Lea, and fully described in the petition filed herein, for division among the tenants IN THE GENERAL COUNTY COURT in common, the said respondents having or claiming some interest in said real property and being interested in the subject matter of the action, and The defendant above named will the said respondents will further take

> This, the 6th day of August, 1946. F. L. WILLIAMSON. Clerk Superior Court Louis C Allen, Atty. Long and Ross, Attys.

NOTICE

SUMMONS BY PUBLICATION

NORTH CAROLINA ALAMANCE COUNTY IN THE GENERAL COUNTY COURT Paul Edward Jackson, Plaintiff,

- va -Mary Pacifico Jackson, Defendant

The defendant, Mary Pacifico Jackson, will take notice that an action entitled as above has been commenced in the General County Court of Alawill take notice that an action mance County for a divoice based upentitled as above has been commenced in the General County court of Ala-The defendant, Vester L. Smith will mance County, North Carolina, for the take notice that an action entitled as purpose of securing a divorce absolute the office of the Clerk of the General above has been commenced in the on the grounds of two years separation County Court of said county in the General County Court of Alamance and the said defendant will take notice courthouse in Graham, North Carolina, on or before the 16th day of curing a divorce absolute on the the Office of the Clerk of the General September. 1946, and answer, or degrounds of two years separation, and County Court of Alamance County at murrer to the complaint of the plainthe Courthouse in Graham, North tiff in this action, or the plaintiff will

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

Clerk of General County Court. Alamance County, North Carolina, William C. Perdue, At.y

NOTICE

SERVICE BY PUBLICATION

NORTH CAROLINA. ALAMANCE COUNTY.

SUMMONS BY PUBLICATION IN THE GENERAL COUNTY COURT Cora Jane Warren

- ys -

Archie Warren The defendant, Archie Warren, will take notice that an action as above entitled has been instituted in the General County Court of Alamance County. North Carolina, for the purpose of obtaining an absolute divorce on two the General County Court of Alamance years continuous separation, and the said defendant will further take notice that he is required to be and appear at the office of the Clerk of said Court in the Courthouse in Graham, N. C. not later than the 30th day of August. 1946, and answer or demur to the

This, the 1st day of August, 1946.

F. L. WILLIAMSON Clerk of the General County Court of Alamance County

NOTICE

SUMMONS BY PUBLICATION

NORTH CAROLINA. ALAMANCE COUNTY.

Robert E. Hughes,

IN THE GENERAL COUNTY COURT R. L. Bingham, Next Friend for Jose-

phine Martha Marie Bingham. Plaintiff.

Defendant.

The defendant, Robert E. Hughes, McBroom and husband, Bedford will take notice that an action entitled as above has been commenced in the General County Court of Alamance Hattie Lea, widow of Bruce Lea. Cath- County, North Carolina, for the purerine Lea and her husband. John pose of securing an anullment of a Doe. Ardelia Lea and her husband, marriage on statutory grounds Richard Roe; Walter Slade and his and that the said defendant will take wife, Mrs. Walter Slade; Lawson notice that he is required to appear at Slade and his wife, Mrs. Lawson the office of the Clerk of the General Slade; Thelma Slade Holloway and County Court of Alamance County, her husband, Holloway; Mary at the Courthouse in Graham, North Lea Searcy; Bedford Lea, Jr,. and Carolina, not later than thirty (30) wife, Mrs. Zelma G. Lea, Respond- days following the 29th day of August,

> This, the 1st day of August, 1946. F. L. WILLIAMSON. Cierk of General County Court