

**THE GLEANER**  
GRAHAM, N. C., AUG. 5, 1946.  
ISSUED EVERY THURSDAY  
**J. P. KERNODLE, JR., Manager**  
**\$1.00 A YEAR IN ADVANCE**  
Entered at the Postoffice at Graham, N. C., as second-class matter.

**LOOKING AHEAD**  
By **GEORGE S. BENSON**  
President—Harding College  
Searcy, Arkansas

**Partnership**  
Did you ever have a joint checking account with somebody? They can be handy things sometimes. So can a tin of gasoline in the basement, but both are extremely dangerous. All parties concerned must, of necessity, have a co-operative understanding about how a joint checking account is to be used, how fast and for what purposes. Otherwise, one party's error might cause the other one trouble, no end.

I knew a man once who had a joint checking account with his son, who was a minor. The father didn't deposit all his money in this account. He didn't use it at all, in fact. It was just his way of guiding his son's early efforts to balance accounts and use money wisely. The idea was to teach the boy to distinguish between investing and just plain spending of money.

**A Joint Account**  
I wish all taxpayers in the United States could realize that they have a joint checking account with Uncle Sam. Moreover, I wish they might suddenly wake up to the fact that everything they have is in this joint account. If Uncle Sam's stubs are not balanced, or if Uncle Sam's checks are not all numbered, Mr. Taxpayer is certain to have to make it good personally when something "bounces."

Government can assess taxes to the amount of what government needs, or thinks it needs, and that's a matter of judgment. During the war our executives spent money faster than it came in, running the country's debt to 288 billion dollars. However wisely the debt was contracted, it will never be any smaller until government officials begin spending less than they collect from the people by taxation.

**Balance the Budget**  
There is considerable doubt whether those who spend and those who pay have a co-operative understanding about their joint account. They ought to see eye-to-eye. Victory was cheap, whatever it cost in money, but the unpaid portion still has to be met. Moreover the country's best economists think now is the time to start paying off the debt, while nearly all of us are earning good pay.

Recently I saw a summary of proposed federal spending for the next 12 months; a work-sheet from the 1947 budget, currently being considered. This budget can be balanced as certainly as figures can be depended upon to tell the truth. It calls for an outlay of 35.1 billion dollars to come from 31.5 billion of revenue—just 3.6 billion dollars in the red. Such a shortage need not exist.

**Stay in the Black**  
The deficit can be offset two or three times by economy. Most of the expense items can be deflated some. Such obligations as social security, veterans' benefits, refunds and the interest on public debt are fixed. They can't be cut. But there are seven other general classifications of expenses that ought to be deflated about 50 per cent, all told. If this over-draft can be avoided it's a duty.

Proposed expenses that ought to be lowered are these:

Items Might Be Cut	From	To
National defense	\$16.0	\$8.9
International finance	1.7	0.2
Aids to agriculture	0.5	0.3
General public works	1.1	0.7
General government	1.6	1.1
Suppl. appropriations	0.9	0.7
Proposed legislation	1.5	0.0
	<b>\$23.3</b>	<b>\$11.9</b>

**Turn Worn Collar to Extend Service of Shirt**

Turning a worn shirt collar may be all a man's shirt needs for added months of active service. The first way is to rip off the collar, turn it over and re-stitch it. If the shirt is white, when the turned side shows wear, a new collar may be purchased at notion counters in stores. Matching collars cannot be bought for colored shirts, however. In buying new collars, try to match the quality of broadcloth in the shirt as nearly as possible. The second way is to rip open the seam that joins the neckband to the shoulder, and turn the neckband with the collar. Many homemakers find this gives a better looking job, because the new seam is covered by the necktie. However, turning the neckband requires moving the top button and working a new buttonhole. Much wear on collars and cuffs may be saved, if shirts go into the wash before they are so badly soiled that they need rubbing. Soaping collars and cuffs and then soaking

them for an hour or so before washing loosens some of the soil that otherwise has to be scrubbed off. Rubbing between the hands is suggested in washing in preference to scrubbing on a washboard. It is easier on the fabric.

**Kill Bindweed**  
A practical method has been developed for completely killing bindweed, or perennial morning glory, by grazing with sheep. Sheep have long been known to like bindweed, but it is impossible to pasture the weeds close enough to kill them and still give the sheep enough to eat. The answer seems to lie in growing a crop less appealing to sheep than bindweed on infested lands. Such a crop supplies nourishment for the sheep at times when there is not enough bindweed to furnish proper feed. Sudan grass and rye are such crops. The botanist maintains that "since sheep prefer the bindweed to these crops, they will eat the weeds first. The weeds eventually die out because the sheep keep them grazed so close to the ground. The rye and Sudan grass not only supply the necessary feed, but aid in halting the growth of the bindweeds by competing with them for light, moisture and minerals if for any reason they are not closely grazed."

**Italian History**  
From the early Middle Ages, Italy's many separate, self-ruled states were disorganized and dominated in turn by France, Spain and Austria. Gradually during the 19th century, the need for unity was impressed on the people, and in 1859 the absorption of other Italian states by the kingdom of Sardinia began. The victorious march of Garibaldi and his patriots through Sicily and southern Italy in 1860 hastened the proclamation of the modern kingdom of Italy on March 17, 1861. Venice was added in 1866, Rome in 1870. Joining the Allies in 1915, Italy gained Trentino and Istria in the northeast at Austria's expense by treaties after World War I. Italy's colonial expansion extended to Eritrea, Italian Somaliland, Libya, the Dodecanese Islands, reached a peak with Fascist conquests of Ethiopia and Albania in recent years. Italian possessions cover 1,300,000 square miles—11 times the homeland area.

**WOMEN ON WAY TO MORE POWER**

Sure...it's the woman who pays! She spends 85 per cent of the family budget and besides she is on her way to holding the lion's share of invested wealth. Read some astonishing facts in an illustrated article in September 15th issue of

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

**Planting Gladioli**  
Any good garden soil is suitable for growing gladioli.

**Tells of Training Methods to Overcome Common Dog Faults**

A well-trained dog is a much more agreeable and amusing companion than the harum-scarum, "rough-neck" dog that has never been taught the niceties of canine etiquette, says the Gaines Dog Research Center, New York City. Dogs are not born with good manners any more than are children. A badly behaved dog is a reflection on his owner.

One of the most common faults of dogs is jumping up on people. Usually the dog does this in an over-exuberance of friendliness. But no matter how sociable the dog's intentions are, no one wants clean clothing smeared with dirty paw marks. The best time to start training against this habit is when the puppy is three or four months of age. Every time he jumps up, he should be pushed away with a sharp-toned command of "No!"

There are two good methods for training older dogs out of this habit. One system is to grasp the dog's front paws when he jumps up, hold them firmly, and at the same time reach out with one foot and step slightly on the dog's back feet. If this procedure is followed every time the dog jumps up, he soon learns to associate discomfort with jumping on people, and abandons the practice. Another cure for this habit is raising the knee just as the dog jumps so that the dog's chest will be hit, and he is thoroughly jarred and perhaps even toppled over backward. The knee should be raised and lowered as quickly as possible so that when the dog regains his balance and looks up, he sees you standing quietly as though nothing had occurred.

Either of these two methods, followed consistently, should stop the most persistent jumper. It will serve no useful purpose, however, to correct the dog on one occasion, and pet him the next time he flings himself joyously upon you. The procedure must be followed every time the dog jumps up. It is helpful if your friends can be persuaded to follow these same methods, then the dog soon learns he must not jump on any one at all, as he gets the same handling from everybody.

Sometimes a house-dog will decide the floor is not comfortable enough for him and will start using the chairs, sofas and beds for resting places. Once a dog has acquired the habit of sitting on furniture it requires a good deal of firmness and

**Uncle Sam Says**



You are still at war one year after V-J Day. That's putting it bluntly, but I know from experience that you like straight-from-the-shoulder talk. Inflation at home has yet to surrender. United States Savings Bonds are still "War Bonds" in the battle for America's economic stability. You can combat rising prices by taking surplus dollars out of the market place. Your government has provided a safe, profitable vehicle for saving these extra dollars—United States Savings Bonds. By investing in Savings Bonds regularly you are building a better America and a better life for you personally. U. S. Treasury Department

**Strengthen Clothes**  
New clothes may wear better and longer if given some strengthening stitches as soon as they come from the store. Many ready-made garments need reinforcing at seams, hems, plackets, pockets, edges and fastenings. A few minutes of advance stitching may save hours of mending later. First, check seams to see if the stitching is uneven or loose. If so, it will not hold well and should be restitched. Seams cut too close are likely to fray or pull out. Armhole seams should be reinforced with a double row of stitching, one row a fourth inch inside the other. Hems often are loosely sewed or simply basted. Try on the garment to see that the skirt hangs evenly, and then re-hem with secure stitches and strong thread. Tape applied underneath at points that get special strain will save breaks and mending later.

**Mohammedan Center**  
Mecca has a permanent population of 80,000.

**AN ORDINANCE AUTHORIZING \$300,000 WATER BONDS**

BE IT ORDAINED by the Board of Commissioners of the Town of Graham:

Section 1. That the Town of Graham issue its bonds pursuant to The Municipal Finance Act, 1921, as amended, in an amount not exceeding \$300,000 for the purpose of enlarging the existing waterworks system of the Town by constructing a dam and fil-

**EXECUTORS' NOTICE**

Having qualified as Executor of the Estate of Sarah C. Hargis, late of Alamance County, North Carolina, this is to notify all persons having claims against said estate to present them to the undersigned at Graham, North Carolina, on or before the 19th day of August, 1947, or this notice will be pleaded in bar of their recovery.

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

**OPAL DIXON CREEK,**  
Administratrix of estate of E. B. Dixon, deceased.  
Long & Long, Attys.

**Re-Sale of Valuable Tobacco Land**

Under and by virtue of the authority vested in me by the last will of Thos. B. Byrd, I will offer for public sale to the highest bidder, on

Saturday, September 14th, 1946, at 10.00 o'clock, a. m., at the Courthouse door in Graham, North Carolina, the following real estate: **FIRST TRACT:** Consisting of two lots as follows: (a). Beginning at a rock, corner of

ter plant for a new source of supply, laying new mains and installing necessary equipment.

Section 2. That a tax sufficient to pay the principal and interest of said bonds shall be annually levied and collected.

Section 3. That a statement of the debt of the Town has been filed with the clerk and is open to public inspection.

Section 4. That this ordinance shall take effect when approved by the voters of the Town at an election as provided by law.

The foregoing ordinance was passed on the 3rd day of September, 1946, and was first published on the 5th day of September, 1946.

Any action or proceeding questioning the validity of said ordinance must be commenced within thirty (30) days after its first publication.

FRANCE U. BARRETT,  
Town Clerk and Treasurer.

**NOTICE OF SPECIAL BOND ELECTION AND SUPPLEMENTAL REGISTRATION IN THE TOWN OF GRAHAM, NORTH CAROLINA**

A special bond election will be held between 6:30 A. M. and 6:30 P. M., Eastern Standard Time, Tuesday, October 8, 1946, at which there will be submitted to the qualified voters of the Town of Graham the following question:

Shall an ordinance passed September 3, 1946, authorizing not exceeding \$300,000 bonds of the Town of Graham for the purpose of enlarging the existing waterworks system of the Town by constructing a dam and filter plant for a new source of supply, laying new mains and installing necessary equipment, and a tax for said bonds, be approved?

The question hereinabove set forth contains a statement of the purpose for which the bonds are authorized by the ordinance referred to in such question.

If said bonds are issued, a tax will be levied for the payment of the principal and interest thereof on all taxable property in the Town of Graham.

For said election the regular registration books for elections in said Town shall be used and such books shall be open for the registration of voters, not theretofore registered, from 9 A. M. until 6 P. M. on each day except Sundays and holidays, beginning Saturday, September 14th, 1946, and closing Saturday, September 28th, 1946. On each Saturday during said period said books shall remain open at the polling places. Saturday, October 5th, 1946, shall be Challenge Day.

The polling places and the names of the election officers, subject to change as provided by law, are as follows:

Polling Place: Graham Public School Auditorium. Registrar: Coley R. Mann. Judges: C. C. Bayliff, W. C. Longest. Polling Place: Nicks Building, Office of J. M. Buckner. Registrar, J. M. Buckner. Judges: Morris Burke, Durward T. Stokes.

BY ORDER of the Board of Commissioners of the Town of Graham.  
FRANCE U. BARRETT,  
Town Clerk and Treasurer.

**NOTICE TO CREDITORS**

Having qualified as Administratrix of the estate of E. B. Dixon, 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 19th day of August, 1947, or this notice will be pleaded in bar of their recovery.

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

**OPAL DIXON CREEK,**  
Administratrix of estate of E. B. Dixon, deceased.  
Long & Long, Attys.

**EXECUTORS' NOTICE**

Having qualified as Executor of the Estate of Sarah C. Hargis, late of Alamance County, North Carolina, this is to notify all persons having claims against said estate to present them to the undersigned at Graham, North Carolina, on or before the 19th day of August, 1947, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate will please make immediate payment. This, the 30th day of August, 1946.

**HOMER S. HARGIS,**  
Executor.  
W. I. Ward, Atty.

C. L. Gilliam, T. B. Richmond and Leslie Garrison, thence in a northern direction 6 1/2 rods to a pine tree; thence 28 rods to pointers in a N. E. direction; thence 2 1/2 rods, thence S-W direction to a rock, the beginning point and containing 9-100 acre more or less.

(b). Adjoining the above described lot and beginning at a rock, corner with Gilliam and Vincent in the middle of public road to Vincent Mill, thence N. 10 deg. E. 1.58 chs. to a rock, corner with R. W. Vincent; thence N. 9 deg. 30 min. E. 4.28 chs. to a rock in said Vincent's line thence S. 51 deg. W. (B. S. 51 1/2 deg.), 12.85 chs. to a rock, corner with said Gilliam. Richmond and Garrison on the north side of said Road; thence N. 70 1/2 deg. E. into and with said Road 6.56 chs. to a bend N. of a B. Jack tree; thence S. 88 deg. E. 3.34 chs. to the beginning and containing 2.39 acres more or less, upon this tract is the home place.

**SECOND TRACT:** Lying across the Road from the above tract and beginning at a rock corner with S. Y. Bakes lands (Now O. S. Sellars) and running thence N. 13 deg. W. 13.31 chs. to a rock, corner with lot of R. W. Vincent; thence S. 79 deg. E. (B. S. 80 1/2 deg.) 42.43 chs. to a rock on West bank of Staggs Creek, corner with said Vincent, lot measured to center of Creek; thence down said Creek S. 14 deg. W. 4.60 chs.; S. 56 deg. W. 1.90 chs.; S. 28 deg. W. 7.55 chs. to the center of said Creek (Rock on the west bank of Creek), thence N. 78 1/2 deg. W., (B. S. 78 deg.) 33.7 chs. to the beginning and containing 47 acres more or less.

This property is good tobacco land with usual buildings.

Time of Sale: 10:00 o'clock a. m., September 14th, 1946.

Place of Sale: At the Courthouse door in Graham, N. C.

Terms of sale: Reasonable terms may be made or purchaser may pay cash. 1946 rent is reserved by the Estate. Bidding will start at \$5,250.00.

This, the 27th day of August, 1946.

**D. M. VINCENT,**  
Administrator, c. t. a.  
Mebane, R.F.D. No. 3.

**NOTICE SERVICE BY PUBLICATION**

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

- vs -  
Stella Stavrou  
alias Stella Stephens, Defendant.

The defendant, Stella Stephens, 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 absolute on the grounds of two years separation; and the said defendant will take notice that she is required to appear at the office of the Clerk of the General County Court of Alamance County at the Courthouse in Graham, N. C., not later than thirty days from the date hereof and answer or demur to the complaint of the plaintiff filed in said cause, or the plaintiff will apply to the court for the relief demanded in said complaint.

This, the 21st day of August, 1946.  
W. H. ALDRIDGE,  
Asst. Clerk General County Court  
W. L. Shoffner, Atty.

**NOTICE SERVICE BY PUBLICATION**

**NORTH CAROLINA ALAMANCE COUNTY**  
IN THE GENERAL COUNTY COURT  
Vera H. Smith, Plaintiff,

- vs -  
Vester L. Smith, Defendant.

The defendant, Vester L. Smith will take notice that an action entitled as above has been commenced in the General County Court of Alamance County, N. C., for the purpose of securing a divorce absolute on the grounds of two years separation, and the 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 complaint 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.  
C. C. Cates, Jr., Atty.

**Notice of Sale!**

Under authority of a judgment of the Superior Court of Alamance County, North Carolina, entitled Alamance County, Plaintiff, vs. Bettie Fuller, widow, Robert Fuller, Lewis Fuller, et al, Defendants, the undersigned Commis-

sioner will, on

Wednesday, September 18th, 1946,

at 11:00 o'clock, a. m., at the Courthouse door in Graham, North Carolina, sell at public auction to the highest bidder for cash, the property described as follows:

A certain tract or parcel of land, lying and being in Burlington Township, Alamance County, North Carolina, adjoining the lands of Milton Turner, and others, and

Beginning at a stake, corner with G. H. Wood; and running thence East with the line of Shelly Coble, 6.70 chs. to a rock, corner with V. T. Wood; and running thence N. 2 deg. W. with the line of said V. T. Wood, 15.75 chs. to a rock, corner with V. T. Wood in the old road; thence again with V. T. Wood N. 86 deg. W. 7 chs. more or less to a rock, corner with G. H. Wood; being a point in the old road; thence S. 2 deg. W. with the line of G. H. Wood, 15.78 chs. to the beginning, containing 10 acres, to be the same, be there more or less, being a part of the real property described in deed from C. R. Marlette and wife to J. H. Wood, dated May 31, 1911, and being known as the Clemenden property.

The purchaser will be required to deposit ten (10) per cent of his bid when the same is knocked down to him, and the balance upon confirmation.

This, the 27th day of August, 1946.  
LOUIS C. ALLEN,  
Commissioner.

**Notice of Sale.**

By virtue of a judgment made and entered in an action in the Superior Court of Alamance County, North Carolina, entitled Alamance County, plaintiff, vs. Edgar Isley, Arthur Isley et al, Defendants, the undersigned Commissioner will, on

Wednesday, September 18th, 1946, at 11 o'clock, a. m., at the Courthouse door in Graham, North Carolina, sell at public auction to the highest bidder for cash, the property described as follows:

A certain tract or parcel of land, lying and being in Graham Township, Alamance County, North Carolina, adjoining Washington Street, and others, and being Lot No. 3, of the division of the Monroe Harden lands, as shown by Commissioner's Report as the tract allotted to Rosie Taylor, which report is filed in the Office of the Register of Deeds for Alamance County, in Book of Deeds No. 97, at page 384.

This is a re-sale, and bidding will begin at \$110.00.

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.

This, the 27th day of August, 1946.  
LOUIS C. ALLEN,  
Commissioner.

**NOTICE SUMMONS BY PUBLICATION**

**NORTH CAROLINA ALAMANCE COUNTY**  
IN THE GENERAL COUNTY COURT  
Monroe Lea,

- vs -  
Rosa Lea.

The defendant Rosa Lea, will take notice that an action entitled as above has been instituted in the General County Court of Alamance County North Carolina. It being an action brought by the plaintiff against the defendant for absolute divorce on the grounds of two years separation that the defendant is a non-resident of the State of North Carolina, and the plaintiff is a resident and domiciled in the State of North Carolina, and this is one of the causes of action in which service of summons may be made by publication as provided by law.

That the defendant will further take notice that she is required to appear at the office of the Clerk of the Superior Court, Ex-Officio Clerk of the General County Court of Alamance County, North Carolina in the Courthouse in Graham, North Carolina, within twenty days from and after September 28th, 1946, and answer or demur to the complaint in said action or the plaintiff will apply to the Court for the relief demanded in the complaint.

This, the 30th day of August, 1946.  
F. L. WILLIAMSON,  
Clerk Superior Court and Ex-officio Clerk of the General County Court of Alamance County, North Carolina.  
John A. Tucker, Atty.

**Notice of Sale.**

By virtue of a judgment made and entered in an action in the Superior Court of Alamance County, North Carolina, entitled Alamance County, Plaintiff, vs. Bettie Fuller, widow, Robert Fuller, Lewis Fuller, et al, Defendants, the undersigned Commis-

sioner will, on

Wednesday, September 18th, 1946,

at 11:00 o'clock, a. m., at the Courthouse door in Graham, North Carolina, sell at public auction to the highest bidder for cash, the property described as follows:

A certain tract or parcel of land, lying and being in Burlington Township, Alamance County, North Carolina, adjoining the lands of Milton Turner, and others, and

Beginning at a rock, corner on Big Falls Road, and running thence S. 2 chs. 90 lks. to a post, corner with Richard Duck; thence with the line of Richard Duck, E. 50 ft.; thence N. to Big Fall Road; thence W. with said road, 50 ft. to the beginning, being the real property owned by Lewis Fuller at the time of his death and descended to the defendants, and all other real property in Burlington Township, Alamance County, North Carolina, owned by the said Lewis Fuller at the time of his death and descended to the said defendants.

This is a re-sale, and bidding will begin at \$143.00.

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.

This, the 27th day of August, 1946.  
LOUIS C. ALLEN,  
Commissioner.

**NOTICE SUMMONS BY PUBLICATION**

**NORTH CAROLINA ALAMANCE COUNTY**  
IN THE SUPERIOR COURT  
BEFORE THE CLERK

C. P. Williamson and wife, Mary Cinda Williamson, John Dickey, Docie McBroom and husband, Bedford McBroom, et al, Petitioners,

- vs -  
Hattie Lea, widow of Bruce Lea, Catherine Lea and her husband, John Doe, Ardella Lea and her husband, Richard Roe; Walter Slade and his wife, Mrs. Walter Slade; Lawson Slade and his wife, Mrs. Lawson Slade; Thelma Slade Holloway and her husband, Holloway; Mary Lea Searcy; Bedford Lea, Jr., and wife, Mrs. Zelma G. Lea, Respondents.

The respondents, Catherine Lea and her husband, John Doe; Ardella Lea and her husband, Richard Roe, Walter Slade and his wife, Mrs. Walter Slade; Lawson Slade and his wife, Mrs. Lawson Slade; Thelma Slade Holloway and her husband, Holloway; Mary Lea Searcy; Bedford Lea, Jr., and wife, Zelma G. Lea, will take notice that a proceeding entitled as above has been commenced in the Superior Court of Alamance County, North Carolina, for the purpose of securing an order or judgment of the 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 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 said respondents will further take notice that they are required to appear at the Office of the Clerk of the Superior Court of Alamance County, at the Courthouse in Graham North Carolina, on the 7th day of September, 1946, and answer or demur to the petition of the petitioners filed herein or the petitioners will apply to the Court for the relief demanded in the petition.

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

**NOTICE SUMMONS BY PUBLICATION**

**NORTH CAROLINA ALAMANCE COUNTY**  
IN THE GENERAL COUNTY COURT  
Ruby Brummit Brown

- vs -  
Johnny F. Brown

The defendant, Johnny F. Brown, 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 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 20th day of September, 1946, and answer or demur to the complaint filed herein, or the plaintiff will apply to the Court for the relief therein demanded.

This, the 24th day of August, 1946.  
W. H. ALDRIDGE,  
Asst. Clerk General County Court of Alamance County.  
W. D. Barrett, Atty.