ISSUED EVERY THURSDAY

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

En ered at the Pustoffice at Graham, N. C., as second-class matter.



Proved by Use

Inventors and builders of machines speak a forceful language. Once I heard an engineer discussing a new invention his firm was about to manufacture and sell. "It's fit to use," he said, "but not per-fect. We'll sell a few hundred of them and work the bugs out." In other words-with a great many people using the thing, he could learn from their complaints how to make it better.
Sometimes the first model of a de

vice is too complicated. In other in-stances, it might need attachments to make it serve its purpose bet-ter. As Don Quixote remarked, "The test of the pudding is in the eating." Practical service to the public is the final proof of an invention's worth. In service, defects come to light; in service, improvements are suggested.

Usage Will Tell Now I want to point out that this principle is just as rightly applied governmental devices as to mechanical ones. In service is precisely where statesmen find out how good their theories are. If a law or a system proves to be a nuisance the public will be quick to discover it, and if they are permitted to express themselves, will say so read-

This is why advocates of this and that brand of Socialism avoid telling the history of socialistic experi-ments. Most of them have come to such dismal ends. In theory they are very pretty but in service they don't work. Accordingly that's why I go before meetings week after week and talk about the high standard of living in America. The Amer-

ican system actually works.

Revised Early

Fathers of this republic, back in the 1770's when they wrote and rati-fied the Constitution of the United States, certainly did not imagine that they were drawing up the speci-fications of a perfect state. They understood from the beginning that they would have to try it out in service and "work the bugs out." It

was a grand piece of work but it has been changed—and improved. Framers of the Constitution expected changes soon, and they came. The first addition to their masterpiece was added in less than a year after its ratification by the 13th state. Even these statesmen's supporters did not consider their work flawless. It is not flawless yet, but there are two things about it: It is the best form of government ever devised, and subject to change now, as it was then. A Flexible Plan

America's economic system, free private enterprise, the only one compatible with our Constitution as it stands, can lay no just claim to any dreamer's idea of perfection. To prevent the strong, the shrewd and the rich from taking advantage of the weak, the trusting and the poor, many restraints on business have been made into laws. Here is the system's virtue: It can be

Private enterprise is not new. It is far advanced in that process of government based on usage. When adopted in America, it was fit to use, and it grew better for 150 years. It has nurtured a society where the poorest citizen is relatively rich in contrast to the exploit-ed pawns of dictators. Here everybody has freedom, time of his own, comforts of living and, above all, opportunity unlimited.

Brewery Problem The biggest problem in brewerles is mould. A greenish gray mould starts growing in depressions in the walls and gradually spreads over the whole surface. Many paints with fungicides have been tried to eliminate this mould trouble, but none have been successful for even a reasonable length of time. Copper sulphate in white wash gives fairly good results on brick walls, where mould conditions are not too severe but even this must be applied every year. Keg wash-houses, where a great deal of steam is prevalent, is a fruitful place for mould growth. This is also true in bottle where the beer is filled in Steam and moisture conare almost as

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

Discovered Coal The discovery that coal could be used to produce high temperatures was first made by the Chinese in the sixth century.

STATEMENT

Alamance Farmers' Mutual Fire Insurance Co. Graham, N. C.

CONDITION DECEMBER 31, 1945, AS SHOWN BY STATEMENT	FILED
Amount Ledger Assets, Dec. 31st previous year,\$	47,471.71
Income—From Policyholders, \$ 16,318.94	
Miscellaneous 1,085.66	
Total	17,404.60
Disbursements—To Policyholders 5.786.62	
Miscellaneous 4.011.20	46 - 8
Total	9,797.82
Fire Policies-Written or renewed during year 278,550.00	
In Force 3.	519,072.00

		THE SECTION							
				ASSETS					
		Companie	s and	Banks n	ot on	interes	t	V3-60	4.501.54
nts	*****	********		******			*****		50,576.95
otal	***								55,078.49
otal	admi	tted Assets							55,078.49

President, F. D. Hornaday. Secretary, J. S. Cook. Treasurer, J. S. Cook Home Office: Graham, N. C.

Deposited

Investmen

T

Attorney for sevice: Wm P. Hodges, Commissioner of Insurance, Raleigh, N. C.

LIABILITIES

Net amount of unpaid losses and claims

BUSINESS IN NORTH CAROLINA ONLY

STATE OF NORTH CAROLINA, INSURANCE DEPARTMENT,

Raleigh, Oct. 9th, 1946 I, Wm. P. Hodges, Commissioner of Insurance. do hereby certify that the above is a true and correct abstract of the statement of the Alamance Farmers Mutual Fire Insurance Company of Graham, N. C., filed with this Department showing the condition of said Company, on the 31st day of December,

Witness my hand and official seal, the day and date above written. WM. P. HODGES.

Commissioner of Insurance.

STATEMENT

Factory Mutual Liability Insurance Company Providence, R. I.

1.011401100, 10		
CONDITION DECEMBER 31, 1945, AS SHOW Amount of Guarantee Fund	ious year \$2,423,867.50	ENT FILED \$ 250,000.00 15,295,944.52
Total Disbursements—To Policyholders Miscellaneous	603,116.32	2.686,137.14
Total		2,193,756.12
ASSETS		
Value of Bonds and Stocks	nterest	\$14,566,586,75 897,247.13 285,822.29 38,669.37 34,366.96 1,364,329.55
Total		17,187,022,04
Tatol admitted Assets	10 mg	17,174,056,07
LIABILITIES		
Expenses, Investigation, and Adjustment of Clai Uncarned Premiums	due or accrued nd municipal	\$ 143,798.00 49,605.00 737.364.67 9.473.71 85,894.81 3,266,750.30
Total amount of all Liabilitiesexcept Co	pital	4,292,886.49

Total Liabilities

Reserve

Guaranty Fund

Surplus over all Liabilities 10,631,169.58

Surplus as regards Policyholders

DUSINESS IN NORTH CAROLINA	INCIPING IA	40
Prem	lums rec'd.	Losses Paid
Auto Liability	7,836	73
Liability other than auto	25	
Burglary and theft	314	75
Auto property damage	2,703	464
Auto collision	4,709	322
Totals	15,587	935
President, DeForest W Abel,	Secretary	John W. Blair,
Treasurer, Frank N. Phillips,		Toma ir. Dian.
Home Ofice, 10 Weybosset St., Providence, R. I.		

Attorney for service: Wm P. Hodges, Commissioner of Insurance, Raleigh, N. C. STATE OF NORTH CAROLINA.

INSURANCE DEPARTMENT. Raleigh, Feb. 27th, 1946. I, Wm. P. Hodges, Commissioner of Insurance. do hereby cerufy that the above is a true and correct abstract of the statement of the Factory Mutual

Liability Insurance Company of Providence, R. I., filed with this Department, showing the condition of said Companyon the 31st day of December, 1945. Witness my hand and official seal, the day and date above written. WM. P. HODGES Commissioner of Insurance

British - mandated Palestine offers geographic contrasts of fertile plains and near desert, of 3,000 foot hills and the lowest spot on earth— the Dead sea, 1,290 feet below sea level. Along the mild and productive coastal plains, much like southern California in appearance, are citrus groves, grain fields and vineyards, accented by white-walled, red-roofed houses. In fast-growing ports such as Tel Aviv, architecture also recembles the architecture also resembles that of southern California, and neon lights, beach clubs, theaters and factories are a familiar if unexpected introduction to this ancient Bible land.

FABULOUS LIFE OF COLONEL BRADLEY

12,881,169,58

Nobody had the true measure of the late Colonel Edward R. Bradley while he was alive. He's gone now. but he's still an enigma, though his myriad charities remain to perpetuate his memory. Read the strange story of a famous figure in the racing world. One of many features in the October 13th is-

THE AMERICAN WEEKLY Baltimore Sunday American Order From Your Newsde

SUBSCRIBE FOR THE GLEANER

ADMINISTRATOR'S NOTICE

Having qualified as Administrator of the Estate of Isaac Newton Andrews deceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the said es-tate to exhibit them to the undersigned at Route 2, Liberty, N. C., on or before the 15th day of October, 1947, or this notice will be pleaded in bar of their

All persons indebted to said estate will please make in mediate payment This, the 7th day of October, 1946. YORK TEAGUE,

Administrator, estate of Isaa Newton Andrews, deceased.

ADMINISTRATRIX'S NOTICE Having qualified as Administratrix of the estate of Harry F. Phillips, de-

ceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the said estate to exhibit them to the undersigned at 101
Carolina Avenue, Burlington, N. C., on
or before the third day of October,
1947, or this notice will be pleaded in
bar of their recovery.

All persons indebted to said estate

will please make immediate payment. This 26th day of September, 1946. HAZEL PHILLIPS, Administratrix of Harry F Phillips, Deceased.

C. C. Cates, Jr., Atty.

NOTICE TO CREDITORS

Having qualified as Administratrix of the estate of Ossie Hanford Johnson deceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the said estate to exhibit them to the undersigned at 300 Whitsett St. Burlington, N.C., on or before the 27th day of September, 1947. or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate will please make immediate payment This 23rd day of September, 1946. OLIVIA HANFORD.

Administratrix of Estate of Ossie Hanford Johnson, deceased

ADMINISTRATOR'S NOTICE

Having qualified as Administrator of the estate of Mrs. Annie Porterfield, deceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the said estate to exhibit them to the undersign ed at Mebane, North Carolina, on or be fore the 15th day of September, 1947, or this notice will be pleaded in bar of their recovery.
All persons indebted to said estat-

will please make immediate payment This, the 7th day of September, 1946 W. M. AMICK,

Administrator ADMINISTRATRIX'S NOTICE

Having qualified as Administratrix of the estate of Dave Moore, 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 un-dersigned at Rt 6. Burlington, North Carolina, on or before the 15th day of September, 1947, or this notice will be

pleaded in bar of their recovery.

All persons indebted to said estate

will make prompt payment. This 12th day of September, 1946. MARTHA MOORE, Administratrix of the estate of Dave Moore, deceased.

EXECUTRIX'S NOTICE.

Having qualified as Executrix of the estate of R. B. Martin, Sr., deceased, late of Alamance County, North Caro-lina, this is to notify all persons halving claims against the estate of said deceased to exhibit them to the under-signed at Graham. North Carolina, on or before the 20th day of Sept., 1947 or this notice will be pleaded in bar

of their recovery.

All persons indebted to said estate will please make immediate payment This 14th day of September, 1946. MARY MADDEN MARTIN

Executrix of the Estate of R. B. Martin, Sr., deceased. W. I. Ward, Atty.

STATEMENT OF THE RESULTS OF THE SPECIAL BOND ELECTION IN THE TOWN OF GRAHAM, NORTH CAROLINA

At a special bond election held October 8, 1946, 2509 voters were registered and qualified to vote.

358 votes were cast for the ordinance anthorizing not exceeding \$300,000 bonds of the Town of Graham for the purpose of enlarging the existing water works system of the Town by constructing a dam and filter plaat for a new ource of supply, laying new mains and restalling necessary equipment, and a tax for said bonds, and 20 votes were cast against said ordinance, and said ordinance was thereby approved and is in force and effect.

This statement is given by order of the Board of Commissioners, this 9th day of October, 1946,

C. H. MOORE, Mayor. F. V. STEELE, C. L. BRADSHAW. HAL L. MCADAMS. ALLEN D. TATE. HAROLD COX.

To The Citizens And Taxpayers Of The Town Of Graham

except in an action or proceeding commenced within thirty days after the publication of the foregoing statement

> FRANCES U. BARRETT, Town Clerk and Treasurer

Notice of Re-Sale

Under authority of a judgment of the Superior Court of Alamance County in a special proceeding entitled "Annie C. Wood, widow; George H. Wood and wife, Murl Farrell Wood, et al. vs. Mary Wood Foust and husband, R. L. Foust, Respondents," and under authority of an order of re-sale in said action, the undersigned Commissioner will, on

Wednesday, October 36th, 1946, at 11:00 o'clock, a. m.

at the Courtouse door in Graham North Carolina. sell at public auction o the highest bidder for cash, the property described as follows:

A parcel of land in Albright Townhip, Alamance County North Carolina, adjoining G. H. Wood, V. T. Wood. 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. o 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 ch. to the beginning. containing 10 acres, to be the same. be there more or ess, being a part of the real property described in deed from C. R. Marlette ind wife. to J. H. Wood, dated May 31, 1911, and being known as the Clendenin property.

This is a re-sale, and bidding will be gin at \$1,155.00.

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

This, the 11th day of October, 1946. LOUIS C. ALLEN,

Commissio

NOTICE

SUMMONS BY PUBLICATION NORTH CAROLINA ALAMANCE COUNTY IN THE GENERAL COUNTY COURT

Luther Pillow, Defendant.

Edith Pillow. Plaintiff,

The Defendant, Luther Pillow, 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 sald 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 Counthouse in Graham. North Carolina 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 10th day of October, 1946. F. L. WILLIAMSON.

Clerk of General County Cour W. L. Shoffner, Atty.

NOTICE

NORTH CAROLINA ALAMANCE COUNTY IN THE GENERAL COUNTY COURT Laura Martin, Plaintiff,

Jesse Martin, Defendant.

The defendant, Jesse Martin, 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 he is required to appear at the office of the Clerk of the General County Court of Alamance County at the Counthouse in Graham. North Carolina 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 10th day of October, 1946. F. L. WILLIAMSON, Clerk of General County Court W. L. Shoffner, Atty,

Notice of Sale.

the Superior Court of Alamance Coun-No right of action or defense found- ty, in an action wherein C. P. Williamed upon the invalidity of the election son and wife, Mary Cinda Williamson. ty, North Carolina, adjoining the lands mentioned in the foregoing statement Docie McBroom, et al. are petitioners, of other properties of the subdivision shall be asserted, nor shall the validity and Hattie Lea. widow of Bruce Lea; hereinafter referred to and fronting on

of such election be open to question in Catherine Lea, et al. are respondents, the West side of Trail No. 2 and any court upon any ground whatever, the undersigned Commissioners will, on bounded and described as follows: Friday, November 1st, 1946.

at 1.00 o'clock, P. M.

for sale to the highest bidders for cash, the following described real property: Certain tracts or parcels of land lying and being in Haw River Township, being described as Lots Numbered Two (2) to Eighteen (18), inclusive, of the subdivision of the Brown Lea Estate, as subdivided by J. Mark McAdams. Surveyor, July. 1946, plat for which is duly recorded in the Office of the negister of Deeds for Alamance County, North Carolina, in Book of Plats No. 4, at page 126, and a reference to said plat is hereby made for a complete description of said real property by

metes and bounds. These lots will be sold separately and not as a whole. ,

The purchasers will be required to deposit ten per cent of their bid When the same is knocked down to them, and the balance upon confirmation.

This 30th day of September, 1946. LOUIS C. ALLEN and CLARENCE ROSS,

Commissioners

NOTICE

SUMMONS BY PUBLICATION

NORTH CARCLINA ALAMANCE COUNTY. IN THE GENERAL COUNTY COURT James C. Moore, Plaintiff,

Effie Landry Moore, Defendant.

VS.

The defendant, Effic Landry Moore 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 she 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 24th day of October. 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 1st day of October, 1946. F. L. WILLIAMSON, Clerk of the General County Court

C. C. Cates, Jr., Atty. NOTICE

SERVICE BY PUBLICATION

NORTH CAROLINA. ALAMANCE COUNTY.

IN THE SUPERIOR COURT

Lillian Anderson. Plaintiff, VS. Preston G. Anderson, Defendant.

The above named defendant, Preston G. Anderson, will take notice that an action entitled as above has been commenced in the Superior Court of Ala-

This 21st day of September, 1946. F. L. WILLIAMSON. Clerk of the Superior Court. A. M. Carroll, Atty.

Notice of Sale.

NORTH CAROLINA ALAMANCE COUNTY

IN THE SUPERIOR COURT Griffin McClure, as Administrator James E. Carrigan, Jr., dec'd - VS -

Louise Carrigan, infant, by Mrs. Je-

Under and by virtue of an order of the Superior Court of Alamance County. North Carolina, made in the above entitled special proceding, on the 5th day of September, 1746, the undersigned, Griffin McClure and Josephine Hill Carrigan, Commissioners, are, on

Saturday, October, 26th, 1946. at 10:00 o'clock, a. m.,

on the premises of the property herein the highest bidder, the following de-Under and by virtue of a judgment of scribed real property.

A certain tract or parcel of land in Burlington Township, Alamance Coun-

Beginning at an iron bar corner with lot 27 in the Western margin of Trail No. 3; and running thence N. 75 on the premises, near Haw River, offer

r. 35 min. W. 200 ft, to an iron bar corner with lot 12; thence S. 14 deg. 25 min, W. 200 ft. to an iron bar corner with lots 16 and 32; thence S. 75 deg. 35 min. E. 200 ft. to an iron bar in the Alamance County, North Carolina, and Western margin of Trail No. 3. thence N. 14 deg. 25 min. E. 200 ft. to the beginning point and being lots 28, 29, 30, and \$1 of Block "L" of Grove Park, as shown by drawing No. 598 made by A. C. Linberg, C. E. and recorded in Plat Book 3 at page 98.

> The terms of the sale shall be cash n date of sale. This sale shall remain open ten (10)

days for advance bids and confirmation provided by law. This 25th day of September, 1946.

GRIFFIN McCLURE.

JOSEPHINE HILL CARRIGAN. Commissioners

NOTICE

SERVICE BY PUBLICATION

NORTH CAROLINA.

ALAMANCE COUNTY. IN THE SUPERIOR COURT BEFORE THE CLERK

Mary E. Townsend and husband, Herman Townsend, Mack Williamson and wife, B. G. Williamson. Julia Williamson, John Williamson, Cherry Wade and husband Jim Wade,

Plaintiffs

James Perry Williamson and Robert L. Williamson, Defendants

The defendants, James Perry Williamson and Robert Lee Williamson, will take notice that a special proceedings as entitled above has been commenced in the Superior Court of Alamance County, North Carolina, by the petitioners above named, to sell the real estate owned by said parties as tenants in common for the purpose of securing a partition of the same

The said defendants will further take notice that they are required to appear at the Office of the Clerk of the Superior Court of Alamance County. in his office in the Courthouse in Graham, North Carolina, and answer or demur to the petition filed in said proceedings within ten (10) days after the 24th day of October, 1946; or the petitioners will apply to the Court for the relief demanded in said petition.

This 23rd day of September, 1946.

F. L. WILLIAMSON. Clerk Superior Court Long & Long, Attys.

NOTICE

SUMMONS BY PUBLICATION

NORTH CAROLINA. ALAMANCE COUNTY.

IN THE GENERAL COUNTY COURT Guernia Dae Jones, Plaintiff, - V# -Benjamin Franklin Jones, Defendant.

The defendant. Benjamin Franklin nance County, North Carolina, by the Jones, will take notice that an action plaintiff to secure an absolute divorce entitled as above has been commenced from the defendant upon the grounds in the General County Court of Alathat plaintiff and defendant have lived mance County, North Carolina, for the separate and apart for more than two purpose of securing a divorce absolute years next preceding the bringing of on the grounds of two years separation; this action; and the defendant will and the said defendant will take notice further take notice that he is required that he is required to appear at the to appear at the Office of the Clerk of office of the Clerk of the General the Superior Court of Alamance Coun- County Court of Alamance County at ty, in the Court House in Graham, the Courthouse in Graham, N. C., not North Carolina, within thirty (30) days later than thirty (30) days after the after the 20th day of September, 1946, 1st day of November, 1946, and answer and answer or demur to the complaint or demur to the complaint of the plain-SUMMONS BY PUBLICATION in said action or the plaintiff will apply tiff filed in said cause, or the plaintiff to the Court for the relief demanded in will apply to the Court for

demanded in said complaint. This, the 1st day of October, 1946,

F. L. WILLIAMSON. Cierk of General County Court. C. C. Cates, Jr. Atty.

NOTICE

SERVICE BY PUBLICATION

NORTH CAROLINA. ALAMANCE COUNTY. IN THE GENERAL COUNTY COURT Matthew Dixon, Plaintiff,

- vs Josephine Carrigan, infant and Mary Roxie Ann Wither Dixon, Defendant. The defendant, Roxie Ann Wither sephine Hill Carrigan. General Dixon, will take notice that an action entitled above has been commenced in the General County cort of Alamance County, for a divorce based upon the grounds of two years separation, and the defendant will further take notice that she is required to appear at the office of the Clerk of the General County Court of said county in the Courthouse in Graham. North Carolina, within twenty days after the 7th day of November, 1946, and answer or demurrer to the complaint of the plainbelow described, offering for sale, to tiff in this action, or the plaintiff will apply to the Court for the relief asked

for in the complaint. This, the 3rd day of October, 1946. W. H. ALDRIDGE, Asst. Clerk General County Court

Alamance County, North Carolina. William C. Perdue, At.y.