

Variety Of Cases Cleared From Court Docket

The Corral

HENDERSON MALL

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Wrangler Sportswear



Judge Ben U. Allen of Henderson presided over a lengthy Civil Session of Warren County District Court last week. The session convened on April 25.

Many of the cases tried on the motion docket for Monday were dismissed. They include R. D. Harmon vs. Francis T. Ingle; Etta Louise Harris Loyd vs. Walter Eden Loyd; Sallie K. Mitchell vs. Charles H. Mitchell; Mildred Coley vs. Lewis Coley; W. H. Dameron and Company et al vs. Pattie C. Davis et als; and Deloris Lee vs. Linwood Lee, Sr.

Also, Shirley Ann Robinson vs. Robert E. Robinson; Sarah Yancey vs. Burnell Yancey; Warren County vs. Mark Russell and wife, and Warren General Hospital; Warren County vs. Julia Parker Alexander, et als; M & J Credit Corporation vs. Billy K. Gregory and Faye P. Gregory; The Bank of Lancaster vs. Billy K. Gregory and Faye P. Gregory; and Penny Furniture Company vs. Paul Delacy Williams.

Other cases dismissed included: Loyd Campbell and wife, Leola Campbell, vs. Donald R. Coffman and Martha Coffman; Duddy's Inc. DBA Duddy's of Florida vs. Douglas R. Mustian; Joan Lane Christmas vs. Katherine B. Christmas. Judge Allen ordered a certain day set for trial involving cases of Clanton C. Perkinson vs. Ben Lynch; Mary Louise R. Thorne vs. Charles W. Robinson; Sue G. Burwell vs. F. M. Rivers and wife, Dorothy L. Rivers.

A motion for trial by jury was denied in the case of Manley S. Martin, t/a Martin Well Co. vs. Hannah Cannady and husband, James Cannady.

Irene B. Martin, executrix of estate of W. C. Martin was allowed to be substituted as a party defendant in the case of Walter B. Rivers vs. W. C. Martin and Carrie Ball Martin.

A motion was allowed for Frank W. Ballance, Jr., and S. S. Mitchell to withdraw as attorneys of record in Fred

H. Vann, Sr., and wife vs. Jennette S. Green. Motion to vacate the judgment was denied.

A case against Amos L. Capps vs. I. M. Clark and Bertie H. Clark was continued for 30 days.

R. C. Comer, Jr. vs. Mr. and Mrs. R. G. Hunt, defendants ordered to pay \$125 to plaintiff and case dismissed with prejudice.

The plaintiff was taxed with the court costs and case dismissed when D. H. King vs. T. H. Buckley, Individually and C. G. Green and T. H. Buckley, t/a G & B Sales Company was called.

In a case of Wilma Sabrowski Lynch vs. Allen Thomas Lynch, the court found that a judgment had been entered in this case and that all costs had been paid, the case was dismissed until further opened by proper motion.

Willie Johnson et als were ordered to pay \$337.65 plus interest, penalties and costs to Warren County.

Zell Johnson and T. T. Clayton, trustee, was ordered to pay \$381.49 plus interest, penalties and costs to Warren County.

In the case of Warren County vs. Mid-State Homes, Inc. and Grady T. Salmon, the court found that there was a double listing of taxes in this matter and no taxes were due, and ordered the case dismissed.

Better Homes Improvement, Corp., and Lunsford Crew, trustee, was ordered to pay Warren County the amount of \$35.38 plus interest, penalties and costs.

James E. Watson and wife, Mary Elizabeth Watson, and Mobile Chemical Company were ordered to pay \$320.58 plus interest, penalties and costs to Warren County. The case was dismissed against the defendant Mobile Chemical Company.

Clifton Rowlette and wife, et als were ordered to pay \$168.26 plus interest, penalties and costs to Warren County.

In an action of Warren County vs. Poultryman, Feed and Livestock, Inc. the case was nonsuit after

finding that payment of taxes had been settled.

Tempie Sarah Harrison was ordered to pay \$554.11 plus interest, penalties and costs to Warren County.

Mary R. Richardson et als were ordered to pay \$13.02 plus interest, penalties and costs to Warren County.

The court found that Madison Spruill and his wife were deceased and the case with Warren County was dismissed.

In an action of Bernard Delano Johnson and Canal Insurance Company vs. Dorothy W. Hilliard and Billy Hilliard, the court found that the plaintiff was negligent and that the defendant was also negligent and ordered the case dismissed with the costs to be taxed to the plaintiff.

A motion was allowed to substitute Doris L. Smith as executrix and administratrix of the Estate of Willis H. Smith as a party defendant in the case of John Jerome Henderson vs. Willis H. Smith, DBA Town and Country Auto Sales. A certain day was to be set for the case.

R. M. White t/a Norlina Water Wells was ordered to pay \$56 to Beckom Russell and court costs and the case then dismissed.

A motion to transfer the

action to Harold L. Spruill vs. Carrie Palmer Spruill to Halifax County was allowed.

Citizens Insurance and Bonding Co. was ordered to recover from John Bill Hall, Jr., the sum of \$1,183 together with interest thereon in the amount of \$71 and costs of the action in amount of \$24.

Judgments of default were given for cases involving C. Roger Gardner vs. Michael W. Hosier and Frances J. Hosier; Henry C. Hayes vs. Albert Hargrove

and Pattie W. Richardson vs. Richard Cheek.

On Tuesday's docket, Annie Rodgers Jones and the Town of Warrenton were ordered to pay \$850 to John Reavis and the case was dismissed with prejudice.

Cases against J. Allen Tucker vs. Hester A. Evans; Ballard E. Jordan vs. Canal Insurance Company, Inc., and Hulah Williams vs. Stephen Acree d/b/a General Repair Service were ordered to be set for a certain day.

M. C. Hicks vs. Carrie Smith, administratrix of the estate of Everett Barnes, Hicks was ordered to recover from Smith the sum of \$925 together with interest from January 12, 1977 at the rate of six per cent per annum, together with costs.

Upon payment of \$850 by Hannah Cannady and husband, James Cannady, to Manley S. Martin t/a Martin Well Company, the case was dismissed with prejudice with the costs to be taxed against the defendant.

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Home Agent Discusses Smoke Detectors

By MRS. BERTHA FORTE

Home Extension Agent

Smoke detectors are relatively new to the American scene—so let's spend a little time talking about them.

I'm sure you've noticed that there are many brands of smoke detectors on the market—but they do fit neatly into two types—the photo-electric and the ion.

Let's think about each one. First the photo-electric. The photo-electric smoke detector uses household current—and it has to have a light source. If you do buy the photo-electric type—there's one thing you'll need to be aware of. The photo-electric smoke detector tends to become less sensitive with age. Therefore, you might do well to check its sensitivity to smoke from time to time.

The second family of smoke detectors is the ion type. These detectors run off of either household current or batteries. The ion detector differ from the photo-electric ones in that they become more sensitive over time. That means an ion detector could give your family a false alarm.

Most smoke detectors have a little test button. And that's certainly one of the things you'll want to look for before you buy.

You'll also do well to buy a

smoke detector that has been certified by a nationally recognized testing organization—such as Underwriters' Laboratories.

After all, a smoke detector has a big job to do—protecting the life of you and your family.

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The Public Record



Warren Deed Transfers

Gladys R. Wilson to Haywood Wilson and others, 17 acres in Fishing Creek Township.

Amos L. Capps Pulpwood Co., Inc., to Lee Moore Richardson, 0.48 acre in Fishing Creek Township.

Wyatt Robinson and wife to Pauline R. Cheese and husband, one acre in Sixpound Township.

Alton C. Pledger and wife to Joseph A. Litzing and wife, Lot 46 of Rose Hill Park in Nutbush Township.

Eugie S. Stansbery to Ronald Thomas West, two acres in River Township.

Lake Gaston Estates, Inc., to Robert James Sikes and wife, Lot 174, Extension Section 1 of Lake Gaston Estates in Sixpound Township.

Irene K. Edwards and husband to W. J. Renn and wife, six tracts containing 15 acres, six acres, 3 9/10 acres, 7 1/2 acres, four acres and 2 1/4 acres in Judkins Township.

William Van Collins to James Clinton Boddie and wife, 0.77 acre in Nutbush Township.

Becker Farms Inc., to James Daniel Marlowe, Lot 23 of Triton Point Subdivision in River Township.

Harvey L. Barnes and wife to Raymond M. Pemberton and wife, Lot 193, Extension of Section 1 of Lake Gaston Estates in Sixpound Township.

Cecil T. Lynch and wife to Willis T. Denton and wife, .92 acre in River Township.

Grover L. Shearin to George Alston and wife, 1.53 acres in Judkins Township.

Grover L. Shearin to George C. Alston and wife,

.89 acre in Judkins Township.

Grover L. Shearin to Thomas Lee Alston and wife, .89 acre in Judkins Township.

Grover L. Shearin to John Allen Laster and wife, .73 acre in Judkins Township.

Jerome Boyd to Mildred Stevenson, 0.75 acre in Sandy Creek Township.

Alvin L. White and others to Oma M. White, one-half acre in Hawtree Township.

Elizabeth H. Weston to Clement H. Weston and others, certain property in Warrenton Township.

Frank D. Perkinson and wife to George A. Perkinson and wife, 181.9 acres in Sixpound Township.

Lake Gaston Estates, Inc., to Melvin B. King and wife, Lot 154, Extension Section 1 of Lake Gaston Estates in Sixpound Township.

Robert James Sikes and wife to Richard A. English and wife, Lot 174 of Lake Gaston Estates in Sixpound Township.

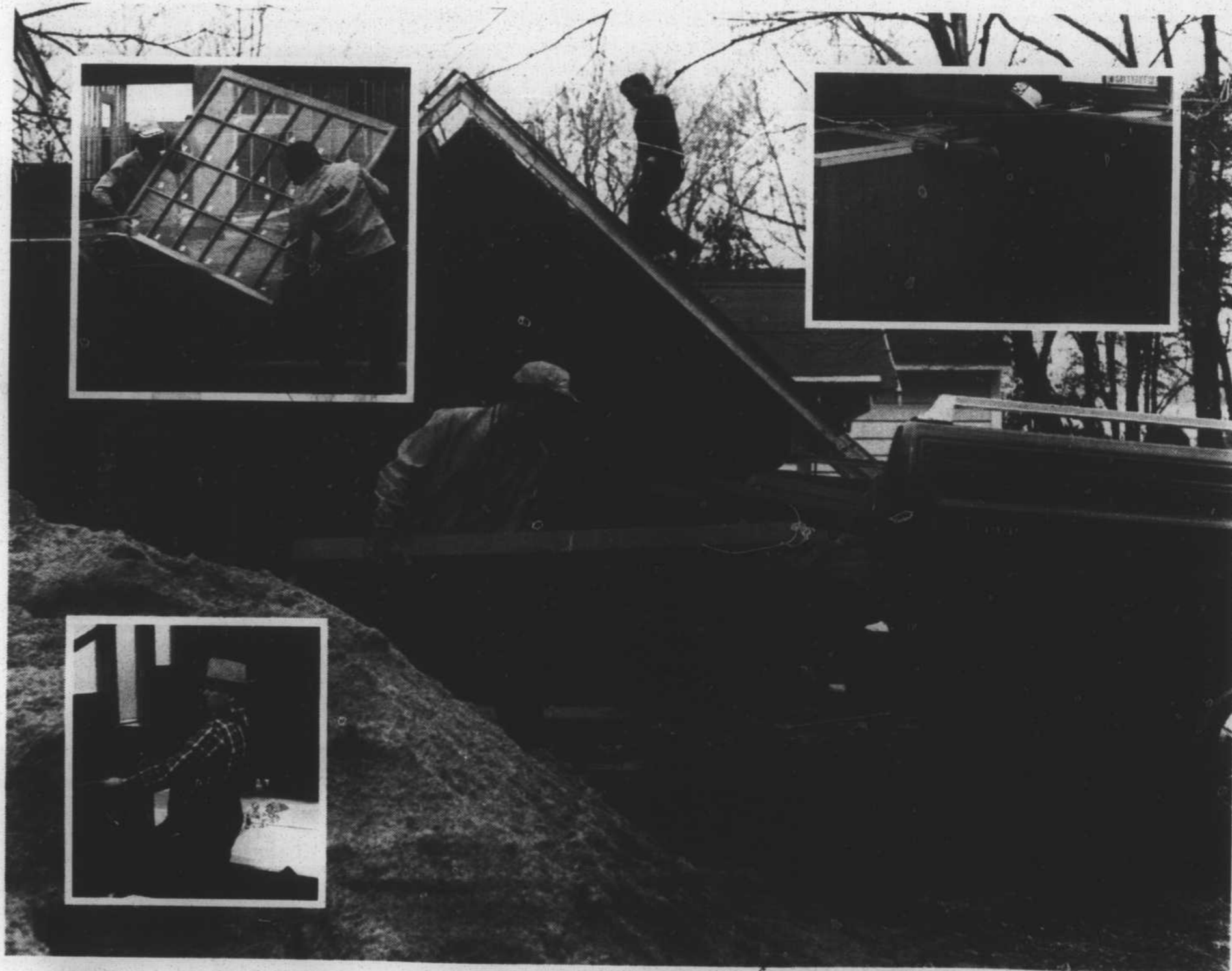
Marriage Licenses

Lawrence Arthur Brown, 29, white, of Henderson, to Susan Wilder Donald, 21, white, of Norlina.

Samuel Lee Bullock, Jr., 22, black, of Manson, to Fannie Geraldine Moss, 18, black, of Richmond, Va.

Robert Francisco Estes, Jr., 39, white, of Prince George, Va., to Peggie Ann Pachmayr, 43, of Prince George, Va.

John Benjamin Pezzella, 38, white, of Petersburg, Va., to Phronzia Grace Cowling, 35, white, of Waverly, Va.



Home improvements that can pay for themselves.

When you sink money into your home, you can be sure it won't go down the drain.

Because many improvements increase the value of your home by the amount of their cost. And in some cases, by substantially more than that.

For example, insulation, storm windows and a central heating/cooling unit increase property values and, at the same time, save you money on operating costs by making your home more energy efficient.

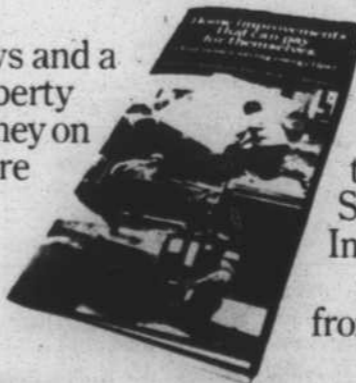
Making a new addition to your home, modernizing a kitchen and adding a bathroom can be sound investments, too.

You'll find many other home improvements that can substantially increase the value of your home in Branch Banking and Trust Company's booklet "Home improvements that can pay for themselves."

Our booklet also includes a number of helpful energy saving tips. Pick up a complimentary copy at any BB&T office.

And to keep the cost of home improvements to a minimum, ask about a money-saving BB&T Simple Interest Loan. (We also make Simple Interest loans for new cars.)

We'll explain all the ways it pays to borrow from BB&T.



BB&T Simple Interest Loans