(Continued from Page One) that will effectually harness the giant for all time.

From the Great Smokies, where the annual rainfall reaches the stupendous total of some 90 inches comes the Hiwasee and the Little Tennessee to pour the drainage of the hills toward the Ohio. From Broad. From Virginia comes the Clinch and the Powell, strong feeders all, pouring their soil-stained possible. floods to make up the parent stream.

The Norris Dam

On the Clinch River the Norris Dam is being built. And the Norris has been called the heart of the TVA. With the building of the making of a planned economy. And concern, sometimes even alarm. in the dam itself lies the key to the control of the Tennessee. For building up of water reserves. incalculable loss to private indus-When the dam is finished the waters will spread out into a gigantic and will place large and upnecesreservoir having some 80 square miles of surface area and 800 miles

the mountains, the impounded waters will creep back into the folds of the hills in bays and estuaries to what can actually be accomplished remove the menace of flood from in the reduction of rates and the the river towns below and at the same time act as, a reserve supply for the lower dams when the river shrinks. On the Powell, the Hiwasee, the Little Tennessee and the French Broad, construction jobs handle such a vast and compreand plans mark the maps, more hensive unification. And only by systems of reservoirs, more curbs such unification of river control on the rushing Tennessee, evening and power development can real the flow of power to make pos- ecnomy be effected. No system of sible the building of an established public utilities has yet been deorder in the Tennessee Valley.

reservoirs is finished, navigation out in this connection, is not a between the points of control wil government challenge to private be a sure and predictable business, enterprise, but rather an experi-No longer will the might of the ment of national significance. river be spent in roaring freshets, . On the maps of the district the carrying houses and villages to de- plan grows distinct and tlear, markstruction, gouging away great areas ed by the notches of dams and netof farm lands. Impounded in the works of wires turning the blind reservoirs, the waters will be fed and mighty rush into a wave of down through the dry seasons to power to flow back munificently keep the river at a normal level, over the whole area. In this fact making possible planned navigation lies the importance of the planned and supplying an even and sure control of power houses and dams. flow of power over the rises to the little towns and the rural popu- Deal in the Tennessee Valley, suplation of the hills.

Even Flow of Power And it is this even flow of power whole of the planned system. that is valuable. From the office Meanwhile

that cannot be utilized.

This is the opening chapter in the story of the TVA experiment. Upon the base of river control Tennessee Valley, being a crosssection of the nation and dependent upon the river for so much, that the real controls are to be must, if it is to emerge as the valprocess of planning that shall make giant Tennessee must become the up the unified system of control obedient and trained servant of man if the whole valley is to reflect in prosperity and order the munificence of power that lies in the sinuous loops of the Tennessee.

Around this control of the river the whole fabric of the TVA pattern is being woven. The plan has been called the most ambitious and North Carolina pours the French promising ever attempted in this or any country, an experiment to prove that a planned economy is

Private Power Interests

Against this gigantic governmental experiment the private interests are making their claims and accusation. Some of these companies have records of fine achievement behind them. All of them watch dam go many experiments in the the progress of TVA with interest,

Some of them are outspoken in their statements that the Governthis will be the main point in the ment's power program will cause sary burdens upon taxpayers and will on the whole retard recovery.

To these claims the TVA leaders As flood waters pour down from reply that the vast Tennessee Valley power system must be considered a "yardstick" to measure spread of electrical consumption by planning and unification.

Rather an Experiment

Only the Government of United States, say these men, can veloped to work out such an ex-When the system of dams and periment. The TVA, they point

It is the foundation of the New

private of the Tennessee River Regulation watches and waits for the plan to in the Town of Franklin, being the come the figures that tell the story, develop, to see to what uses this lot on which said S. H. Lyle now of primary or dependable power, "yardstick" will be put, to see lives and bounded as follows: Bethe economic and useful flow for whether this is but an experiment ginning at a stake 30 feet from real needs, and the secondary or in national planning or the signal Main Street on the line between dams in the rainy seasons to waste Government into the public own- the lot on which said Lyle now its energy or give in a measure ership field,

"dump" power that spills over of the incursion of the Federal

LEGAL ADVERTISING

LEGAL ADVERTISING

Foreclosure Suits for Taxes rests the whole structure. For the Actions Instituted During the Month of Sept., 1934 SECOND ADVERTISEMENT

In all the following cases the Town of Franklin wife, Addie Barnard, to Edwin placed. Up in those hills there ley of plenty, be served by a river is the plaintiff and the following are the names of the are dams in construction and in the under the control of man. The defendants and the years for which the taxes are delinquent:

Name of Defendants	Location	Years Delinquent
E. H. Franks Estate	Franklin, N. C.	1929-1930
Ellen S. Franks	Franklin, N. C.	1929-1930
E. H. Franks	Franklin, N. C.	1928
Fred M. Fletcher	Franklin, N. C.	1930
R. M. Coffey	Franklin, N. C.	1929-1930
Will Smart	Franklin, N. C.	1928-1929-1930
Miss Olive Patton	Franklin, N. C.	1927-1928-1929-1930
Mrs. W. M. Sutton	Franklin, N. C.	1930
C. S. Grindstaff	Franklin, N. C.	1930
W. C. Lippard	Franklin, N. C.	1930
Bleckley & Leach	Franklin, N. C.	1929-1930
R. L. Porter	Franklin, N. C.	1929-1930
W. J. Zachary	Franklin, N. C.	1927-1928-1929-1930
D. R. Lott	Franklin, N. C.	1930
W. M. Smith	Franklin, N. C.	1928-1929-1930
W. L. Higdon	Franklin, N. C.	1928-1929-1930
Porter, McGuire & Johnston	Franklin, N. C.	1929-1930
Franklin Company	Franklin, N. C.	1928-1929-1930
Mrs. H. S. Higgins	Franklin, N. C.	1928-1929-1930
Alex Moore	Franklin, N. C.	1927-1928-1929-1930
Porter & Higdon	Franklin, N. C.	1927-1928-1929-1930
A. C. Wilson	Franklin, N. C.	1928-1929-1930
Mrs. W. N. Allman	Franklin, N. C.	1930
C. B. Stockton	Franklin, N. C.	1928-1929-1930
E. A. Mashburn	Franklin, N. C.	1927-1928-1929-1930

LEGAL ADVERTISING

SERVICE BY PUBLICATION-NOTICE State of North Carolina,

County of Macon In the Superior Court Town of Franklin, Plaintiff,

et al, and all Other Person, Firms corner of Lot No. 1 (store corner) and Corporations Claiming any in- runs S 24 E 32 poles to a stake; terest in the subject-matter of this then N 66 E 5 poles to a stake; action, Defendants.

The defendants, Minnie Powers, W. N. Powers, Jessie Murray, G. W. Murray, Mattie Higdon, Mack Higdon, Kittie Franks Cook, Matpayment of the certificate of sale for unpaid Town taxes due there-1930 the following described real ginning.

Being lots numbers 4, 5, 6, 25, 26 and 27 in Block No. 2, in a tract porting the rest of the structure, of land in Macon County, North supplementing and completing the Carolina, known as the Lyman Field.

> Being a town lot number-C. C. Smith's storehouse lot and lives, runs N 66 E parallel with the Main Street 16 feet to a stake in the yard; then S 24 E parallel with the Smith's line 30 feet to the South line of said Lyle's lot on Main Street; then N 66 E 4 poles and 6 inches to the Southwest corner of R. L. Porter's lot; then N 24 W with Porter's line 32 poles to a stake; then S 66 W 5 poles to a stake in the Porter's line; then S 24 E to the Beginning. Containing one acre, more or less. Also a parcel of land adjoining, being now part of the foregoing described lot, beginning on the Northeast corner of the same, runs N 24 W 2 1-2 poles to the North side of the branch; then up said branch N 84 W about 5 poles to a stake; then to the Northwest corner of the lot hereinbefore described; then to the Beginning.

Lot No. 17 of the lands comprising the estate of the late W. A.

ing the estate of the late W. A. of this Action, Defendants. Curtis.

30 feet to the North side of Main described real estate:

LEGAL ADVERTISING

Smith's corner; then N 24 W 30 feet to the Beginning.

A town lot of land in Macon County, State of North Carolina, adjoining the lands of Mrs. H. B. Cunningham, W. L. Love, and others, bounded as follows: Town Lot Eloise G. Franks, Frank L. Henry, No. 33, beginning on the N. W. thence N 24 W 32 poles to a stake; thence S 66 W 5 poles to the Beginning. Containing 1 acre.

Being the particular portion of the town lot on which W. T. Potts' tie Will Byrne, Cecil Byrne, Inez store house now stands, beginning Rosell, Lee Rosell, and all other on the S. E. line of No. 20, 245 feet persons owning or claiming any from Main Street, runs N 24 W interest in the subject-matter of with the line of No. 20, 374 feet to this action, will take notice that the middle of Baptise Spring an action entitled as above has been branch; then with the middle of C. B. Stockton and wife, Cora commenced in the Superior Court the branch to R. L. Porter's line Stockton, and all Other Persons, of Macon County, North Carolina, and a distance of about 84 feet; Firms and Corporations Claiming for the purpose of foreclosing tax then S 24 E with Porter's line any Interest in the Subject-Matter liens upon, and to subject to the 374 feet to a stake 82 feet from of this Action, Defendants. one of Rogers' N. E. corner; then S 66 W a parallel line with Main and Cora Stockton, and all other on for the years 1928, 1929 and Street about 82 1-2 feet to the Be- persons owning or claiming any

November, 1934 and answer or demur to the complaint of the plaintiff, which has been filed at the office of said Clerk.

And all other persons claiming any interest in the subject-matter of this action will take notice that they are required to appear and present, set up and defend their respective claims in six months from the 10th day of November, order to make deed is made; othterest or claim in or to the said

This the 6th day of Nov., 1934. FRANK I. MURRAY. Clerk Superior Court, Macon County, North Carolina,

SERVICE BY PUBLICATION-NOTICE

State of North Carolina, Couny of Macon, In the Superior Court Town of Franklin, Plaintiff,

W. E. Lippard and Mrs. W. E. Lippard and all Other Persons, Firms and Corporations Claiming Lot No. 16 of the lands compris- any Interest in the Subject-Matter

The defendants, W. E. Lippard Being a part of Town Lot num- and Mrs. W. E. Lippard, and all ber-in the Town of Franklin, other persons owning or claiming being the lot on which S. H. Lyle any interest in the subject-matter now has his office, and bounded of this action, will take notice that as follows: Beginning on a stake an action entitled as above has been 30 feet from Main Street on the commenced in the Superior Court line between C. C. Smith's store- of Macon County, North Carolina, house lot and the lot on which for the purpose of foreclosing tax the said Franks now lives, runs N liens upon, and to subject to the 60 E parallel with Main Street 16 payment of the certificate of sale feet to a stake in the yard; then S for unpaid Town taxes due thereon 24 E parallel with the Smith line for the year 1930 the following

Street; then S 66 W 16 feet to BEGINNING at a white oak post

LEGAL ADVERTISING

at the East edge of Harrison avenue of the Town of Franklin, at a point 155 feet, more or less, South of an iron stob, driven at the NE corner of a tract of land described in a deed from J. L. Barnard and Bleckley, which is recorded in the Office of the Register of Deeds for said County in Deed Book L-4, page 60, running thence S with Harrison Avenue 100 feet to a white oak post; thence S 65 1-2 E 187 feet, more or less, to a white oak post in the line of Mrs. J. E. Hurst; thence N 3 1-2 E with the Hurst line 100 feet to a white oak post in said line; thence N 65 1-2 W 188 feet, more or less, to the beginning point, being lot No. 6 in the John Awtry Harrison Avenue Sub-division.

And they will further take notice that they are required to appear at the office of the Clerk of the Superior Court of Macon County at Franklin, North Carolina, within thirty days from the 10th day o November, 1934 and answer or de mur to the complaint of the plain tiff, which has been filed at the office of said Clerk.

And all other persons claiming any interest in the subject-matter of this action will take notice that they are required to appear and present, set up and defend their respective claims in six months from the 10th day of November, 1934, or at any time before the order to make deed is made; otherwise they shall be forever barred and foreclosed of any and all interest or claims in or to the said property above described or the proceeds received from the sale thereof.

This the 6th day of Nov., 1934. FRANK I. MURRAY, Clerk Superior Court, Macon County, North Carolina.

SERVICE BY PUBLICATION-NOTICE

State of North Carolina, County of Macon. In the Superior Court Town of Franklin, Plaintiff,

The defendants, C. B. Stockton interest in the subject-matter of And they will further take notice this action, will take notice that an that they are required to appear at action entitled as above has been the office of the Clerk of the Su- commenced in the Superior Court perior Court of Macon County, at of Macon County, North Carolina, Franklin, North Carolina, within for the purpose of foreclosing tax thirty days from the 10th day of liens upon, and to subject to the payment of the certificate of sale for unpaid Town taxes due thereon for the years 1928-1929-1930 the following described real estate:

Being Lot No. 16 in Block No. 3 in a tract of land in Macon County, North Carolina, and Town of Franklin, known as "Bonny Crest." Also part of Lot No. E in Block No. 3, beginning at the Southwest corner of Lot No. 16 in Block No. 1934, or at any time before the 3 as above described, and runs in a Westerly direction with the erwise they shall be forever barred South boundary line of Lot No. 15 and foreclosed of any and all in- in Block No. 3, 26 1-2 feet to a stake; then in a Southern direction property above described or the 40 feet to a stake; then in an proceeds received from the sale Eastern direction 109 feet to a stake in the line of lots E and D in Block No. 3; then in a Northern direction 40 feet with line of said lot to the Southeast corner of No. 16; then to the Beginning. And they will further take notice that they are required to appear at the office of the Clerk of the Superior Court of Macon County,

> office of said Clerk. And all other persons claiming any interest in the subject-matter of this action will take notice that they are required to appear and present, set up and defend their respective claims in six months from the 10th day of November, 1934, or at any time before the order to make deed is made; otherwise they shall be forever barred and foreclosed of any and all interest or claims in or to the said property above described or the proceeds re-

> at Franklin, North Carolina, within

thirty days from the 10th day of

November, 1934 and answer or de-

mur to the complaint of the plaintiff, which has been filed at the

ceived from the sale thereof. This the 6th day of Nov., 1934 FRANK I. MURRAY. Clerk Superior Court. Macon County, North Carolina.

NEW BUS LINE

Now Operating Between

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READ DOWN P. M.			READ UP			
5:50	P.	M.	Leaves	Asheville	Ar. A. M.	10:55
6:45	P.	M.	Leaves	Brevard	Ar. A. M.	9:50
7:35	P.	M.	Leaves	Sapphire	Ar. A. M.	8:55
8:15	P.	M.	Leaves	Highlands	Ar. A. M.	8:05
8:45	P.	M.	Leaves	Gneiss	Ar. A. M.	7:35
8:55	P.	M.	Leaves	Cullasaja	Ar. A. M.	7:25
9:10	P.	M.	Leaves	Franklin	Ar. A. M.	7:15
P. M.						A. M.

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