

The freezest Ice Cream Freezer on the market is the

Snow Ball Steel Frame

This freezer works with a single gear and will positively freeze cream in half the time it takes with the average freezer. The single gear in the SNOW BALL makes it easier to operate and at the same time aids in the freezing process.

To the Housewife

The Dazey Churn will save you time and labor. It will churn your butter in half the time required by other churns. But if you want an earthenware churn, we have them and can save you money. We also have Milk and Water Buckets in Tin, Galvanized and Enamel ware.

To the Farmer

Now that you are through with your harvest, you will want to pasture your stock on the stubble land, and no doubt you will need some new fences. Come in and get our prices on all kinds of fencing wire, including Barbed Wire.

W. E. BISHOP & COMPANY

PLUMBING and PLUMBING SUPPLIES

CALVERT ITEMS

Leon Gillespie and family motored over from Greenville, S. C. on July the 4th and visited friends and relatives in this section and East Fork section.

Mr. and Mrs. Fate Owen have returned to New Port, Tenn. after visiting her parents, Mr. and Mrs. Chas. Combs.

Harold and Auldon Aiken visited Wilford Galloway last Sunday.

Little Ralph Chapman has been quite sick.

Lionel Young Jr. of Charleston, S. C. is spending the summer with his uncle, T. P. Galloway.

Horace Combs has returned home from over seas.

Louis Gillespie and bride passed thru our burg Saturday.

Miss Pearl Combs left Saturday for New Port, Tenn.

Miss Ella Zachary spent last week with Miss Carie McNeely at Lake Toxaway.

Miss Ollie Perry entertained a number of friends with a social on last Friday evening in honor of Mr. Horace Combs who has just returned from over seas. Various games were played and delicious refreshments of ice cream and cake were served.

SUMMER GIRL.

COME TO THE WELCOME HOME CELEBRATION.

FOR THE BEST OF EVERYTHING IN DRY GOODS AND READY-TO-WEAR. SEE PLUMMER & TRANHAM.

Want ads bring results. Try one in the News and see for yourself.

NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

North Carolina—Transylvania County—In the Superior Court.

JOSEPHINE INMAN RICHARDSON

vs.

E. H. JENNINGS

The defendant E. H. Jennings will take notice that a summons in the above entitled action was issued against the said defendant on the 23rd day of June, A. D. 1919, by the Clerk of the Superior Court of Transylvania County, North Carolina, and that an action entitled as above has been brought by the above named plaintiff against the said E. H. Jennings to recover damages for a breach of contract on the part of said defendant, and to recover damages for the negligence of the defendant by reason of which breach of contract and negligence certain real estate and property of the plaintiff situated in Transylvania County, North Carolina was injured and damaged by the said defendant, and also that said action is

injured and damaged by the said defendant, and also that said action is brought for the purpose of compelling defendant to rebuild and restore a certain dam in Transylvania County and the lake formed by said dam, usually known and referred to as "Lake Toxaway," and also to maintain the same, which said dam was necessary and useful to the plaintiff, and in which the plaintiff claims certain property rights, and that said defendant is a party to said action which relates to real estate situated in the County of Transylvania and State of North Carolina and said defendant will further take notice that he is required to appear at the next term of Superior Court of Transylvania County, North Carolina, to be held on the 6th Monday before the first Monday in September, 1919, at the Court House in said County, 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.

The defendant will also take notice that warrant of attachment was issued from the Superior Court of Transylvania County, North Carolina, on the 23rd day of June, 1919, against the property of said defendant which said warrant is returnable at the time and place above named for the return of the summons in said cause.

This June 23, 1919.
N. A. MILLER,
Clerk of Superior Court.

NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

North Carolina—Transylvania County—In the Superior Court.

T. B. BROWN, Executor of the Will of MILTON S. BROWN, and T. B. BROWN, Individually

vs.

E. H. JENNINGS

The defendant E. H. Jennings will take notice that a summons in the above entitled action was issued against the said defendant on the 23rd day of June, A. D. 1919, by the Clerk of the Superior Court of Transylvania County, North Carolina, and that an action entitled as above has been brought by the above named plaintiff against the said E. H. Jennings to recover damages for a breach of contract on the part of said defendant, and to recover damages for the negligence of the defendant by reason of which breach of contract and negligence certain real estate and property of the plaintiff situated in Transylvania County, North Carolina was injured and damaged by the said defendant, and also that said action is

injured and damaged by the said defendant, and also that said action is brought for the purpose of compelling defendant to rebuild and restore a certain dam in Transylvania County and the lake formed by said dam, usually known and referred to as "Lake Toxaway," and also to maintain the same, which said dam was necessary and useful to the plaintiff, and in which the plaintiff claims certain property rights, that said defendant is a proper party to said action which relates to real estate situated in the County of Transylvania and State of North Carolina and said defendant will further take notice that he is required to appear at the next term of Superior Court of Transylvania County, North Carolina, to be held on the 6th Monday before the first Monday in September, 1919, at the Court House in said County, 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.

The defendant will also take notice that warrant of attachment was issued from the Superior Court of Transylvania County, North Carolina, on the 23rd day of June, 1919, against the property of said defendant which said warrant is returnable at the time and place above named for the return of the summons in said cause.

This June 23, 1919.
N. A. MILLER,
Clerk of Superior Court.

NOTICE OF SUMMONS AND WARRANT OF ATTACHMENT

North Carolina—Transylvania County—In the Superior Court.

EDWARD H. INMAN

vs.

E. H. JENNINGS

The defendant E. H. Jennings will take notice that a summons in the above entitled action was issued against the said defendant on the 23rd day of June, A. D. 1919, by the Clerk of the Superior Court of Transylvania County, North Carolina, and that an action entitled as above has been brought by the above named plaintiff against the said E. H. Jennings to recover damages for a breach of contract on the part of said defendant, and to recover damages for the negligence of the defendant by reason of which breach of contract and negligence certain real estate and property of the plaintiff situated in Transylvania County, North Carolina was injured and damaged by the said defendant, and also that said action is brought for the purpose of compelling defendant to rebuild and restore a certain dam in Transylvania County and the lake formed by said dam, usually known and referred to as "Lake Toxaway," and also to maintain the same, which said dam was necessary and useful to the plaintiff, and in which the plaintiff claims certain property rights, that said defendant is a proper party to said action which relates to real estate situated in the County of Transylvania and State of North Carolina and said defendant will further take notice that he is required to appear at the next term of Superior Court of Transylvania County, North Carolina, to be held on the 6th Monday before the first Monday in September, 1919, at the Court House in said County, 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.

The defendant will also take notice that warrant of attachment was issued from the Superior Court of Transylvania County, North Carolina, on the 23rd day of June, 1919, against the property of said defendant which said warrant is returnable at the time and place above named for the return of the summons in said cause.

This June 23, 1919.
N. A. MILLER,
Clerk of Superior Court.

BUY HOME MILLED FLOUR

IT IS THE DUTY OF EVERY PERSON IN TRANSYLVANIA COUNTY TO PATRONIZE HOME INDUSTRIES WHEN IT IS POSSIBLE—AND ESPECIALLY WHEN HE CAN GET JUST AS GOOD OR BETTER PRODUCTS AS IF HE BOUGHT OUTSIDE THE COUNTY.

WE HAVE GONE TO CONSIDERABLE EXPENSE TO EQUIP ONE OF THE MOST UP-TO-DATE FLOUR MILLS IN THIS SECTION. OUR MILL IS EQUIPPED WITH THE VERY LATEST IMPROVED MACHINERY AND IS OF 25 BBLs. PER DAY CAPACITY. OUR FLOUR CANNOT BE BEAT BY ANY MILLING CONCERN IN ANY SECTION OF THE COUNTRY. IT IS MADE FROM NO. 1 RED WINTER WHEAT AND IS ALL WHEAT—UNBLEACHED—WHICH MAKES IT MORE PALATABLE AND HEALTHIER THAN IF BLEACHED.

MOST OF THE FLOUR NOW MADE BY LARGE MILLING COMPANIES IS BLEACHED IN ORDER TO MAKE IT WHITE. MOREOVER, THEY BOLT THEIR MEAL AND PUT THE FLOUR FROM THE CORN IN THE WHEAT FLOUR.

Our Flour is sold under the name of FLAVO FLOUR—(but in buying be sure the name of Burnette & Verdery Milling Co. is on the sack.)

The following firms in and near Brevard sell our Flour:

C. C. Yongue, Brevard
O. L. Erwin, Brevard
T. M. Mitcheil, Brevard
F. P. Sledge, Brevard

Brevard Mills Store, Brevard
R. P. Kilpatrick, Brevard
Brown-Patton Co., Pisgah Forest
Hershell Garren, Cedar Mountain

REMEMBER, OUR MEAL IS UNBOLTED. REMEMBER ALSO, THAT WE GRIND RYE AND BUCKWHEAT.

BURNETTE & VERDERY MILLING CO.

BREVARD, NORTH CAROLINA