

# LEGAL NOTICES

### NOTICE OF SUMMONS IN THE SUPERIOR COURT

NORTH CAROLINA,  
DUPLIN COUNTY.

ELIZABETH EZZELLE CONKOVECH  
VS  
JOSEPH CONKOVECH

The above named defendant, Joseph Conkovech, will take notice that an action entitled as above has been commenced in the Superior Court of Duplin County, North Carolina, to secure an absolute divorce from the defendant upon the ground that the plaintiff and defendant have lived separate and apart for more than two successive years, next preceding the bringing of this action; and the defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Duplin County, in the Courthouse at Kenansville, North Carolina, on the 8th day of June, 1946, and answer or demur to the complaint, which has been filed in said office, on or before the 28th day of June, 1946, or the plaintiff will apply to the court for the relief demanded in said complaint.

This the 9th day of May, 1946.  
R. V. Wells, Clerk Superior Court.  
6-7-4t. EWS

### NOTICE

By order of Superior Court of Duplin County in the action of C. E. Stephens, administrator of I. H. Hunter, deceased, vs. Herman Hunter and others, the undersigned commissioner will sell to the highest bidder for cash at the courthouse door in Duplin County, on the 17th day of June, 1946 at 12 noon, all that certain tract of Land in Duplin County, in Cypress Creek Township, being lot number 5, in the division of the Allen Lanier land, and allotted to Mary Civil Hunter in said division, containing 25 acres, more or less, and being described in Book C. page 323, Reports of Committees, in Office Clerk Superior Court of Duplin County, said sale to make assets to pay debts of I. H. Hunter, deceased.

This May 13, 1946.  
L. A. Beasley, Commissioner.  
6-14 L. R. H.

### NOTICE

NORTH CAROLINA,  
DUPLIN COUNTY.

### IN THE SUPERIOR COURT

DANCY C. SMITH  
VS  
MARY KORNEGAY SMITH

The above named defendant, Mary Kornegay Smith will take notice that an action entitled as above has been commenced in the Superior Court of Duplin County, North Carolina, by the plaintiff, to secure an absolute divorce from the defendant, on the grounds that the plaintiff and defendant have lived separate and apart for more than two years next preceding the bringing of this action; and the defendant will further take notice that she is required to appear at the office of the Clerk of the Superior Court of Duplin County, North Carolina, on the 27th day of June, and answer or demur to the complaint filed in said action, on or before the 18th day of July, 1946, or the plaintiff will apply to the Court for the relief demanded in said complaint.

This the 27th day of May, 1946.  
R. V. Wells, Clerk  
Superior Court.  
6-21-4t. R. D. J.

### ORDER AUTHORIZING \$10,000 REFUNDING SCHOOL BONDS

BE IT ORDERED AND RESOLVED by the Board of Commissioners for the County of Duplin:

1. That, pursuant to the County Finance Act, as amended, bonds of Duplin County be issued in an amount not exceeding \$10,000 for the purpose of refunding a like amount of the principal of valid subsisting bonded indebtedness of said County which was incurred by the Board of Commissioners (as an administrative agent of the State in providing a State system of public schools) for maintaining the constitutional six months' school term, and is evidenced by the following:

\$5,000 4 1-2% School Bonds, dated April 1, 1928, maturing April 1, 1947, and

\$5,000 5 3-4% School Funding Bonds, dated September 1, 1931, maturing September 1, 1946.

2. That the holders of the Refunding School Bonds herein authorized shall be subrogated to all the rights and powers of the holders of the indebtedness so refunded.

3. That a tax sufficient to pay the principal and interest of said Refunding School Bonds when due shall be annually levied and collected.

4. That a statement of the County debt has been filed with the Clerk and is open to public inspection.

5. That this order shall take effect upon its passage and shall not be submitted to the voters.

The foregoing order was finally passed on the 20th day of May, 1946, and was first published on the 24th day of May, 1946. Any action or proceeding questioning the validity of said order must be commenced within thirty days after its first publication.

A. T. Outlaw, Clerk of Board of Commissioners.  
5-31-2t. D. CO.

### ORDER AUTHORIZING \$50,000 SCHOOL BUILDING BONDS

WHEREAS, the Board of Education of Duplin County has certified to this Board a resolution passed by said Board of Education on April 1, 1946, showing that it is necessary in order to maintain the constitutional six months' school term in Duplin County to erect and equip a new school building to replace the Beulaville High School building which was destroyed by fire; and

WHEREAS, said resolution represents that \$46,000 insurance money is available to be applied to the erection and equipment of said new school building, but that no other funds are available and no provision has been made by local tax or otherwise for the remaining funds necessary for such purpose, and requests this Board to take all necessary steps to provide for the issuance of a sufficient amount of bonds of Duplin County to provide the remaining funds; and

WHEREAS, this Board has carefully examined the facts and has determined and hereby finds as a fact that said statements of said resolution are true and that it has become the duty of the Board of Commissioners, acting as an administrative agent of the State in providing a State system of public schools, to order the issuance of a sufficient amount of County bonds to provide the necessary funds so that said school building may be erected and equipped in order to maintain the constitutional six months' school term; now, therefore,

BE IT ORDERED AND RESOLVED by the Board of Commissioners for the County of Duplin:

1. That, pursuant to the County Finance Act, as amended, bonds of Duplin County be issued in an amount not exceeding \$50,000 for the purpose of paying the cost, with other moneys available therefor, of erecting and equipping a new school building to replace the Beulaville High School building which was destroyed by fire, in order to maintain the constitutional six months' school term in Duplin County.

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

3. That a statement of the County debt has been filed with the Clerk and is open to public inspection.

4. That this order shall take effect thirty days after the first publication thereof after final passage, unless in the meantime a petition for its submission to the voters is filed under said Act, and that in such event it shall take effect when approved by the voters of the County at an election as provided in said Act.

The foregoing order was finally passed on the 20th day of May, 1946, and was first published on the 24th day of May, 1946. Any action or proceeding questioning the validity of said order must be commenced within thirty days after its first publication.

A. T. Outlaw, Clerk of Board of Commissioners.  
5-31-2t. D. CO.

### ORDER AUTHORIZING \$55,000 REFUNDING ROAD AND BRIDGE BONDS

BE IT ORDERED AND RESOLVED by the Board of Commissioners for the County of Duplin:

1. That, pursuant to the County Finance Act, as amended, bonds of Duplin County be issued in an amount not exceeding \$55,000 for the purpose of refunding a like amount of the principal of valid subsisting bonded indebtedness of said County which was incurred before January 1, 1929 for the construction of roads and bridges in said County, and was legally created for necessary expenses of the County, and is evidenced by the following:

- \$5,000 6% Road and Bridge Bonds, dated November 1, 1920, maturing November 1, 1946,
- \$10,000 6% Road and Bridge Bonds, dated March 1, 1921, maturing March 1, 1947,
- \$15,000 6% Road and Bridge Bonds, dated May 1, 1921, maturing May 1, 1947,
- \$10,000 6% Road and Bridge Bonds, dated March 1, 1922, maturing March 1, 1947,
- \$10,000 4 3-4% Road and Bridge Bonds, dated April 1, 1927, maturing April 1, 1947, and
- \$5,000 4 3-4% Road and Bridge Bonds, dated October 1, 1927, maturing October 1, 1946.

2. That the holders of the Refunding Road and Bridge Bonds herein authorized shall be subrogated to all the rights and powers of the holders of the indebtedness so refunded.

3. That a tax sufficient to pay

the principal and interest of said Refunding Road and Bridge Bonds when due shall be annually levied and collected.

4. That a statement of the County debt has been filed with the Clerk and is open to public inspection.

5. That this order shall take effect upon its passage and shall not be submitted to the voters.

The foregoing order was finally passed on the 20th day of May, 1946, and was first published on the 24th day of May, 1946. Any action or proceeding questioning the validity of said order must be commenced within thirty days after its first publication.

A. T. Outlaw, Clerk of Board of Commissioners.  
5-31-2t. D. CO.

### Arthur Holloman Dies At Calypso

Arthur Holloman, 51, of Calypso died Wednesday of last week at 7 a. m. in the Veterans Hospital at Fayetteville where he had been a patient. He had been in ill health for several years.

Funeral services were held on Thursday at 4 p. m. from the home in Calypso, with the Rev. Lloyd Vernon, Free Will Baptist minister of Kenansville, officiating. Interment followed in Maplewood Cemetery in Mt. Olive.

Surviving are his wife, the former Pearl Hoskins; five sons, William Lee, Arthur, Elbert, Donald, and Ronald Holloman, all of Calypso; five daughters, Christine, Emma, Anne and Carolyn Holloman, all of the home, and Mrs. Daniels Andrews of Clinton; one brother, Ammie Holloman of Rawlings, Va.; two sisters, Mrs. William Johnson and Mrs. Almon Ezzell, both of Dudley.

### SOUTH WILL ATTAIN BALANCED ECONOMY, SAYS RAIL OFFICIAL

"The next decade will mark the attainment of a balanced economy in the South which will mean a higher prosperity than we have ever known", Warren T. White, Special Assistant to Receivers, Seaboard Air Line Railway, told a large gathering of power company

### DYNAMITE EASES ACHING BACK



The old "achin back" from farm digging has gone by the board since the introduction of dynamite as the quick blasting agent for farm drainage and stumping. The 80 farmers pictured above just witnessed the blasting of a 400 ft. ditch on the E. H. Garrison farm at Cameron in Moore County. The ditch is four feet deep, eight feet

across the top and has a 45-degree sloping sides with no spoil bank. The farmers believed that such a ditch would cost between 400 and \$700. The actual cost was \$48.

In blasting the ditch, the dynamite charges were set off safely with an electric blasting machine and 'wham', there's your ditch, no stoop, no squat, no shovel.

Consumers will pay two to three cents per pair more for work gloves as a result of the recent increase given manufacturers, the OPA district office said today.

The princely peanut, North Carolina's Cinderella crop, now ranks third in income to Tar Heel farmers.

### CORNS DO NOT HAVE ROOTS

Corns and callouses do not grow from roots. They are an accumulation of dead tissue that becomes hard and pushes on the nerves causing, at times, pains in other parts of your body.

Recently a local woman stated her corns and callouses disappeared after several treatments of PED-EX. No more aches and pains from unnecessary nerve pressure that she thought was rheumatism, and her friends remark that she looks years younger.

PED-EX is formulated of essential oils, by massaging it into the feet you not only remove the accumulated dead tissue, called corns and callouses, but also get relief from tired, aching, burning feet. So don't go on suffering! Get PED-EX. Sold by all drug stores here in Duplin County in professional size only. (adv.)

### For Flowers CALL

Mrs. M. A. Smith  
Warsaw, N. C.  
PHONE 337-1

FUNERAL ARRANGEMENT  
AND CUT FLOWERS

### M. F. ALLEN JR.

General Insurance  
KENANSVILLE, N. C.

KENANSVILLE'S ONLY INSURANCE AGENCY

### Tobacco Flues

And Stokers

T. R. Quinn

BEULAVILLE, N. C.

## To The People Of Duplin County:



Permit me to express to you my sincere appreciation for the vote given me in the Primary. For my opponent who waged an active, clean cut campaign for the nomination, I hold the highest regard and have received from him congratulations and promise of support in the General Election, and for those who supported him there is no rancor in my heart because we are all good Democrats.

With the combined forces of all of us, we will go forward to victory in November, and again I covet your support and influence in that Election.

## RALPH J. JONES



OR YA-DE MAKES GOOD ANY  
LOSS CAUSED BY MOTH DAMAGE

Our YA-DE Mothproofing Service is inexpensive. The cost of treating three suits is less than the cost of repairing the average moth hole. Yet we will repair, replace or pay the actual value of any article damaged by moths after we have YA-DEed it. YA-DE is ODORLESS — STAINLESS — NONCOMBUSTABLE and NONPOISONOUS and will not harm the most sensitive skin or any fabrics.

Phone now for our low prices.

## Warsaw Dry Cleaners

Phone No. 229-1,

Warsaw N. C.



**HAIKING REVOLUTION**  
DAMPING HEADING AID  
\$40  
Warsaw Drug Co. COMPLETE Model A-3-A

**STOP SUFFERING FROM  
RHEUMATISM**

**LAWSON'S OIL**  
The Best At All Times