



Mrs. Helms in Raeford
Sitting comfortably with a cup of coffee, the wife of United States Senator Jesse Helms talks to former WSMR General Manager Don Eaton. Mrs. Helms was in town last Friday morning meeting people and getting the word around to "vote for Helms"

at the Edinborough Restaurant. Although the Senator has spent a reported \$14 million on his campaign, Mrs. Helms says he owes no one if he wins in November.

Nose rubbing not answer to house breaking problems

DEAR DOCTOR: I have always heard that when a puppy makes a mess in the house the best way to let him know he has done wrong is to rub his nose in the mess. Can this be right?

ANSWER: When a puppy makes a mess during the process of house training, don't take him back to the mess and then rub his nose in it. He has a very short memory and won't realize why you are angry at him. You are only punishing him for being with you.

When you find an accident, don't clean up the mess while the puppy is with you. Put him in another room while you clean up the mess and don't act as if the pup has any connection with the incident.

The pup will be attracted to the area to eliminate in the future because of the odor in the carpet, so use an odor neutralizer that actually changes the odor causing substance.

This type of product is available from veterinarians and pet stores.

Remember that only if you find the puppy in the act of eliminating where he is not supposed to should you discipline him. And then, you should not hit him, tell him NO and take him to the area in which he should eliminate.

If he eliminates where he is supposed to praise him.

The dog will react more to positive treatment than to negative discipline.

He wants to please you.

DEAR DOCTOR: My neighbor has a dog that her veterinarian says is a diabetic. Is this possible? Can anything be done for the dog?

ANSWER: Yes it is possible for your neighbor's dog to be diabetic. It is also possible for a cat to have diabetes. The disease may cause the dog or cat to lose weight even though it is eating lots of food. It may also drink water in unusually

You And Your Pet

large amounts and have to urinate all the time. The disease may have a gradual on-set and be easily managed or come on very suddenly and be life threatening when it is diagnosed.

The treatment of the disease depends on when it is diagnosed. If the disease is not far advanced, it may be possible to do laboratory tests to confirm the disease as an outpatient and start the dog on daily injections of insulin that will be done at home.

If the disease is advanced, the dog or cat may be very seriously ill before you know it and have to have life saving intensive treatment. Then after the disease is stabilized, the injections at home can be started.

Diabetes is not an easy disease to treat. Complications can be a problem. Before the veterinarian starts an owner on the treatment of diabetes, he or she will discuss the problems that may occur.

DEAR DOCTOR: How long do I have to keep my dog on the medication to prevent heart-worms? Is it alright to stop after the weather gets cold?

ANSWER: Don't stop using the heartworm medication until your veterinarian tells you it is safe. In this part of the country it is best to continue the medication until the first of the year. The reason for this is that the larva that the mosquito gives to your pet is not affected by the medication until the larva has been in the body for some time.

Editor's Note: This column is provided as a public service by the North Carolina Veterinary Medical Association. Do you have a question about pet care? If so,

send it to Ralph H. Lee, Executive Director, P.O. Box 1335, Kinston, N.C.

LEGALS

CREDITOR'S NOTICE

All persons, firms and corporations having claims against Rosamary Akins Sizemore, deceased, are hereby notified to exhibit them to Robert Sizemore, Rt. 3, Box 85, Raeford, N.C., as administrator of the decedent's estate on or before the 1st day of May, 1985, or be barred from their recovery. Debtors of the decedent are asked to make immediate payment to the above named administrator.

This the 1st day of November, 1984.
Robert Sizemore
Administrator
Willcox & McFadyen
P.O. Box 126
112 East Edinborough Avenue
Raeford, N.C. 28376
28-31c

CREDITOR'S NOTICE

All persons, firms and corporations having claims against James Graham, deceased, are hereby notified to exhibit them to Mazella M. Graham, P.O. Box 1004, Raeford, NC 28376 as administrator of the decedent's estate on or before the 18th day of April, 1985, or be barred from their recovery. Debtors of the decedent are asked to make immediate pay-

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Classified Ads

LEGALS

ment to the above named administratrix.

This the 18th day of October, 1984.
Mazella M. Graham, Administratrix
Willcox & McFadyen
P.O. Box 126
112 East Edinborough Avenue
Raeford, N.C. 28376
26-29C

CREDITOR'S NOTICE

All persons, firms and corporations having claims against James Woodrow Hayes, deceased, are hereby notified to exhibit them to Ethel Freeman Hayes, c/o Willcox & McFadyen, P.O. Box 126, Raeford, NC, as Executrix of the decedent's estate on or before the 25th day of April, 1985, or be barred from their recovery. Debtors of the decedent are asked to make immediate payment to the above named Executrix.

This the 25th day of October, 1984.
Ethel Freeman Hayes
Executrix
Willcox & McFadyen
P.O. Box 126
112 East Edinborough Avenue
Raeford, N.C. 28376
27-30C

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION 83 CVD 12 STATE OF NORTH CAROLINA COUNTY OF HOKE SAFEWAY FINANCE CORPORATION OF NORTH CAROLINA,

Plaintiff
vs.
WILLIAM CEPHES HAMILTON,
Defendant

NOTICE OF SERVICE OF PROCESS BY PUBLICATION NOTICE OF SERVICE BY PUBLICATION OF MOTION TO SET OFF DEBTOR'S EXEMPT PROPERTY

TO: William Cephes Hamilton and wife, Lola Hamilton, the above-named defendants;
GREETINGS:

You have been named as a "judgment debtor" in a proceeding initiated by a "judgment creditor." A "judgment debtor" is a person who a court has declared owes money to another, the "judgment creditor." The purpose of this proceeding is to make arrangements to collect that debt from you personally or from property you own.

It is important that you respond to this notice no later than December 5, 1984, said date being forty days from the date of the first publication of this notice, at the office of the Clerk of Court of Hoke County, North Carolina, in

LEGALS

the Courthouse in Raeford, and upon your failure to do so, the party seeking service and relief against you will apply to the Court for the relief sought. You may wish to consider hiring an attorney to help you with this proceeding to make certain that you receive all the protections to which you are entitled under the North Carolina Constitution and laws.

This, the 16th day of October, 1984.
WILLIAM L. MOSES, P.A.
Attorney for the Plaintiff
Post Office Drawer 688
Raeford, NC 28376
Telephone: (919) 875-2137
27-29C

NOTICE OF SALE HOKE COUNTY NORTH CAROLINA

Under and by virtue of the power of sale contained in a certain deed of trust executed by WESLEY HOLLINGSWORTH and wife, AMANDA HOLLINGSWORTH to William L. Moses, Trustee, dated the 22nd day of August, 1979, and recorded in Book 211, Page 264, in the Office of the Register of Deeds for Hoke County, North Carolina, default having been made in the payment of the indebtedness thereby secured and the said deed of trust being by the terms thereof subject to foreclosure, and the holder of the indebtedness thereby secured having demanded a foreclosure thereof for the purpose of satisfying said indebtedness, and the Clerk of Court granting permission for the foreclosure, the undersigned trustee will offer for sale at public auction to the highest bidder for cash at the Courthouse door in Raeford, North Carolina, at 10:30 a.m. on the 7th day of November, 1984, the land, as improved, conveyed in said deed of trust, the same lying and being in Blue Springs Township, Hoke County, North Carolina, and being more particularly described as follows:

That certain parcel or tract of land lying and being about 7 1/2 miles southwest of the City of Raeford; about 3 miles south of Buffalo Springs Church. Bounded on the south by John D. Gillis (Deed Book 183, page 101); on the west by Currie and Gainey; on the north by J.W. McPhaul Sr. Estate

and more particularly described as follows, to/wit:
Beginning at an iron rod with two pines and one hickory pointer, the northeast corner of the original tract of which this is a part, also a common corner with Lot No. 4 in the Currie Division (Deed Book 28, page 547), and running thence as the east line of the original tract, S 13-30 E 884 feet to an iron stake, the northeast corner of that lot previously conveyed to Jacobs in Deed Book 165, page 435; thence N 81-30 W 200 feet to an iron stake, the northwest corner of that lot previously conveyed to Jacobs (Book 165, page 436); thence as Jacob's line, S 13-30 E 436 feet to an iron stake in the south line of the original tract; thence N 81-30 W 1120 feet to an iron axle with two maple pointers in the Lumber River Swamp; thence N 40-42 W 1873.49 feet to an iron stake with two gums and one maple pointer in the Lumber River Swamp; thence S 81-30 E 2244.0 feet to the beginning, containing 48.23 acres, more or less, and being part of that tract of land described in Deed Book 149, page 239, Hoke County Registry.

The following easement is granted herein for purpose of ingress and egress.
Beginning at 5/8 inch iron rod in the northeast corner of that tract of land described in a deed to Kenneth E. Hendrix (Book 208, Page 132) and running thence as the north line of said tract, N 83-05 W 781.09 feet to an existing iron axle; thence as the north line of the second tract, N 82-43 W 1421.3 feet to a point; thence S 7-17 W 30 feet to a point; thence S 82-43 E 1421.21 feet to a point; thence S 83-05 E 781.92 feet to a point in the center line of State Road 1200; thence as said center line, N 7-27 E 30 feet to the beginning, and being a 30 foot wide easement for the purposes of ingress and egress.
Five percent (5%) of the amount of the highest bid must be deposited with the Trustee pending confirmation of the sale.
Dated this 2nd day of October, 1984.
WILLIAM L. MOSES, Trustee
Post Office Drawer 688,
127 W. Edinborough Ave.
Raeford, N.C. 28376
(Tel.: 919-875-2137)

JERRY JORDAN
1-800-672-2277
CLARK
Chevrolet-Cadillac
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LEGALS

and more particularly described as follows, to/wit:

Beginning at an iron rod with two pines and one hickory pointer, the northeast corner of the original tract of which this is a part, also a common corner with Lot No. 4 in the Currie Division (Deed Book 28, page 547), and running thence as the east line of the original tract, S 13-30 E 884 feet to an iron stake, the northeast corner of that lot previously conveyed to Jacobs in Deed Book 165, page 435; thence N 81-30 W 200 feet to an iron stake, the northwest corner of that lot previously conveyed to Jacobs (Book 165, page 436); thence as Jacob's line, S 13-30 E 436 feet to an iron stake in the south line of the original tract; thence N 81-30 W 1120 feet to an iron axle with two maple pointers in the Lumber River Swamp; thence N 40-42 W 1873.49 feet to an iron stake with two gums and one maple pointer in the Lumber River Swamp; thence S 81-30 E 2244.0 feet to the beginning, containing 48.23 acres, more or less, and being part of that tract of land described in Deed Book 149, page 239, Hoke County Registry.

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WILLIAM L. MOSES, Trustee
Post Office Drawer 688,
127 W. Edinborough Ave.
Raeford, N.C. 28376
(Tel.: 919-875-2137)

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ABSOLUTE

★ AUCTION ★

10 Powell Bulk Barns

SAT. Nov 3

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