

WEDDINGS OF INTEREST

Announcement has been made of the marriage of Mr. Thomas McCormick and Miss Elizabeth Leffel at Covington, Va., on December 23, 1940. Mr. McCormick is an employee of Ecusta Paper Corporation.

Miss Ella Mae Collins and Mr. Victor Sigmon were married at Pickens, S. C., on Easter Sunday, April 13. Mrs. Sigmon is employed by Endless Belt Corporation. The couple are now residing in Rosman where Mr. Sigmon is employed.

Miss Myrtle Fisher and Mr. Lloyd McGaha were married in Walhalla, S. C., on May 3. Mrs. McGaha is employed in the Finishing Department and Mr. McGaha in the Refining Department of Ecusta.

Another marriage of interest is that of Miss Mildred Corpening and Mr. Jack Rhodes. This wedding took place on Sunday, May 4, in Greenville, S. C. Mrs. Rhodes is employed in the office of Champagne Paper Corporation and Mr. Rhodes is employed by Ecusta. Mr. and Mrs. Rhodes are now residing in the Pickelsimer Apartments in Brevard.

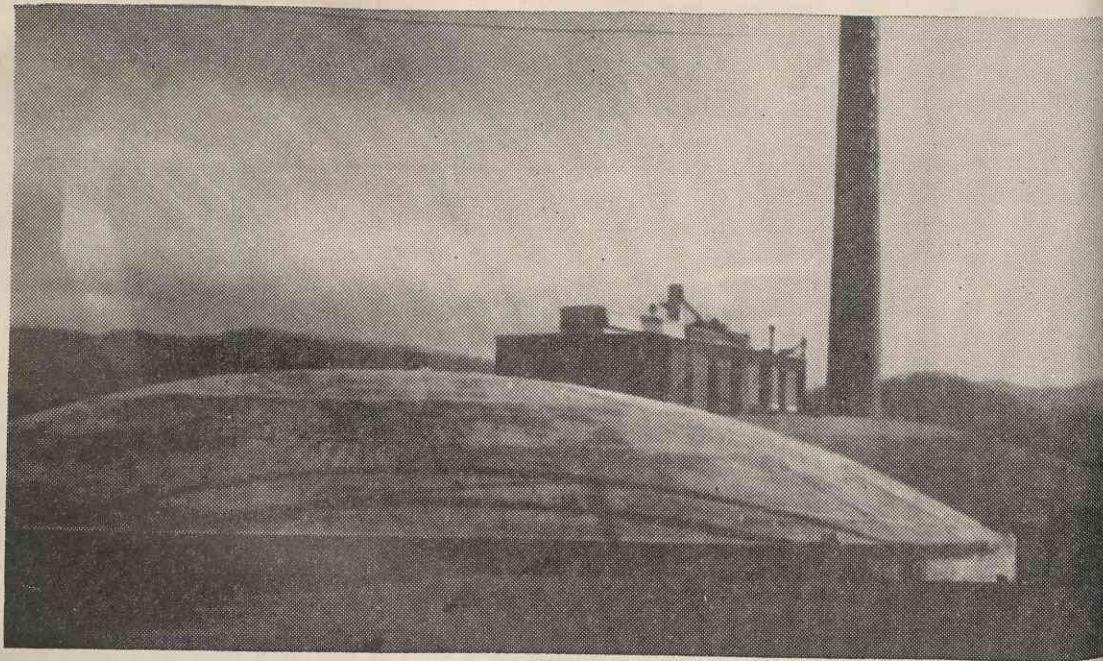
Announcement has been made of the marriage of Miss Violet Sprouse and Mr. Kenneth Sentelle on September 17, 1937. Mrs. Sentelle is employed by Champagne Paper Corporation.

Miss Betty Wilde and Mr. Ralph Case were married in Pickens, S. C., on April 26. Mrs. Case is employed by Champagne Paper Corporation and Mr. Case is employed in the Chemical Laboratory of Ecusta.

Miss Catherine Barton and Mr. L. C. Saunders were married in Pickens, S. C., on April 12. Mr. Saunders is employed in the Finishing Department of Ecusta and Miss Barton is employed by Champagne.

Miss Gladys Clark and C. S. White, Jr., were married in Pickens, S. C., on May 4. Miss Clark is employed by Champagne Paper Corporation.

Miss Mary Whitaker and Mr. Arthur Smith were married in Spartanburg, S. C., on April 15. Miss Whitaker is employed by Champagne Paper Corporation.



This is a view of the two huge water storage tanks at Ecusta which have just been completed. Together their capacity is 3,000,000 gallons, the largest tanks ever constructed of their nature.

STORAGE TANKS

Professors Dean Peabody, Jr., and Howard R. Staley, of the Department of Building Engineering and Construction of the Massachusetts Institute of Technology, to conduct tests upon the completed structure for the purpose of checking methods of design. Loadings in the tests on the domes were of such magnitude as those produced by natural forces such as snow loads and heavy wind pressure.

BULLETIN

tion hereby announce the adoption of the following policy with regard to employees, other than temporary, who:

(a) are ordered or inducted into Military service as members of the National Guard Reserve and Retired Personnel; or

(b) volunteered or are selected for Military or Naval training pursuant to the Selective Service Training Act of 1940.

1. All employees of the Company, other than temporary employees, will be granted leave of absence during the period of duty, service or training for a period not exceeding 14 months from the date of entry into such service, and such employees will be carried on the records of the Company as being "on leave." No compensation will be paid to such employees while engaged in such duty, training or service.

2. The Company will, upon the termination of such duty, service or training, restore such employees other than

temporary, to their former positions or to positions of like seniority, status and pay, provided:

(a) that such employee shall receive a certificate from the Naval or Military authorities that he has satisfactorily completed the period of duty, service or training; and

(b) that such employee shall not have been dishonorably discharged or shall not have incurred any penalty, sentence or judgment carrying with it a dishonorable discharge at that time or at any time in the future; and

(c) that such employee make application for re-employment within 60 days after he is discharged from duty, training or service; and if the period of training be for 12 consecutive months, the application shall be made within 14 months from the time of entry into such duty, service or training; and

(d) that the employee, at the time of his discharge is qualified to perform the duties of his former position; and

(e) that the Company's circumstances shall not have so changed to make it impossible or unreasonable to do so.

3. Insofar as the Company shall continue in force its Group Insurance plan it will continue to carry and pay the premiums on the Group Insurance plan for such employees who have been in the employ of the Company for a period of six months or more prior to entering into duty, service or training, for a period not to exceed 14 months

from the entry of the employee upon such duty, training. The employee shall continue to receive the same increase in the Group Insurance as he would have received if he had continued to work for the Company.

4. Insofar as the Hospitalization Plan is continued in force by the Company, the extent that those employees of the Plan will participate in the Hospitalization Plan, shall be the same as if the employee, for a period of six months or more prior to entering into duty, service or training, and who carried additional Hospitalization Insurance for their dependents during such time that the employees are in the duty, service or training, the Company will carry the Hospitalization Plan for dependents for a period of more than 14 months from the date of entry of the employee upon such duty, service or training.

5. The benefits of Group Insurance and Hospitalization, or any other provided for the employees dependents under this plan will cease and terminate if the employee shall be dishonorably discharged from such service or training or judgment carrying with it a dishonorable discharge at any time in the future.