

# W. N. C. PLAYS IMPORTANT ROLE IN TVA PROGRAM

## Ten Possible Dam Sites Are Examined In This State By Authority

KNOXVILLE, TENN., March 25. (Special)—The recent disastrous floods focus attention upon the activities of the Tennessee Valley authority because they are directed to controlling water both on the rivers and on the land. Interest of the people of North Carolina is also drawn at this time to the authority by the beginning of construction in Cherokee county of Hiwassee dam, TVA's second big storage dam.

Although the dam project is only a few months old, many people of North Carolina and a number of government agencies operating in the state have been working with the authority for the general good of the area since the beginning of TVA activity in 1933.

### Mapping Is Important

For example, an important and an early cooperative activity was mapping. Because no problems can be solved until it is visualized in its entirety, it was necessary to survey fully the Tennessee valley. North Carolina's 5,500 square miles of the Tennessee river watershed's 40,000 came in for their share of examination. The area was photographed from the air as a part of the general aerial survey of the entire valley and, with the assistance of the U. S. geological survey, these photographs were used for the preparation of three-color maps. Each map sheet shows an area seven and one-half miles square, approximately eight miles deep and seven miles across. The scale is one inch equals 2,000 feet, a ratio of one to 24,000. Every home is spotted in, and wooded land is indicated by green shading.

To show greater detail in the reservoir areas, larger scale regional maps were made from special aerial photographs. Some 250 square miles around Hiwassee dam site and reservoir area were so mapped. In addition, property maps of even finer detail were made of more than 100 square miles at this site for land acquisition purposes.

Through cooperation with the U. S. Weather bureau, the U. S. Geological survey, and private agencies, records of rainfall and stream height and discharge are taken daily from a number of stations in North Carolina and measurements are made of silt carried streams.

The top of the Blue Ridge mountains forms the eastern boundary of the Tennessee valley in North Carolina; all the state west of this line lies within the watershed of the Tennessee river. This area includes prac-

tically the entire mountain region, some 15 counties in whole or part. Precipitation in the section, especially along the mountain ridges, is unusually high. For example, the record of the U. S. Weather bureau station on Mount Mitchell for the rainfall season from October, 1934, to September, 1935, was more than 87.39 inches.

### Examine Possible Sites

TVA geologists have examined 10 possible dam sites in North Carolina and made detailed studies of chromite, copper, feldspar, quartz, kaolin, vermiculite, mica, talc, kyanite and marble. All these minerals are of commercial value.

With the help of local people, a survey of the recreational features of the Tennessee valley has been prepared. The mountains of North Carolina of course, figure prominently in this work. It will serve as an aid to the longtime regional development of scenic resources.

Western North Carolina occupies an important position in the work of the Tennessee Valley authority. Its minerals and its scenery hold possibilities for extended beneficial use by the people in the general development of the region. Its steeply sloping land washed by the valley's heaviest rainfall furnishes a problem for dam builders who control water on the rivers and a challenge for all the landowners and land-users to control water on the ground where it falls so that it will not carry away the fertile soil, flood rivers, silt reservoirs, and destroy the wealth of both the country and the city.

## LEGAL NOTICES

### NOTICE OF PUBLICATION OF SUMMONS, and ATTACHMENT PROCEEDING and MOTION, NORTH CAROLINA, CHEROKEE COUNTY.

—In the Superior Court.  
RUTH MYERS, WINDELL MYERS  
and ETTA MYERS, by their next  
friend DAVE V. CARRINGER  
Vs.  
S. W. MYERS

The defendant, S. W. Myers, will take notice that an action, entitled as above, has been commenced in the Superior Court of Cherokee County, North Carolina, wherein plaintiffs are asking that defendant be required to support, maintain and educate the above named plaintiffs, said S. W. Myers' minor children, he, the defendant S. W. Myers having wilfully and unlawfully failed and refused to adequately support and maintain said minor children and the said defendant is hereby notified that he is required to appear at the office of the Clerk of the Superior Court of Cherokee County, North Carolina, at the Courthouse in Murphy, North Carolina, on the 15th day of April 1937, or within thirty (30) days thereafter and answer or demur to the Complaint now on file in said action, or the plaintiffs will apply to the Court for the relief demanded in said Complaint.

The defendant will also take notice that a warrant of attachment was issued in said cause, on the 16th day of March, 1937 against the property of the defendant, which warrant of attachment was levied upon the real estate of defendant in Cherokee County, North Carolina, which warrant is returnable as required by law at the same time and place named for the return of said summons in this cause, when and where the defendant is required to appear and answer or demur to the complaint and attachment proceeding now on file in said action, or the plaintiffs will apply to the Court for the relief demanded in the Complaint.

And the defendant will further take notice that the plaintiffs will on April 5th, 1937 ask the Judge holding the Superior Court for Cherokee County, to make an order requiring the defendant to advance sufficient money to pay the necessary expense of the above entitled litigation and for temporary maintenance.

This the 16th day of March, 1937.  
J. W. DONLEY, Clerk  
Superior Court, Cherokee County,  
North Carolina.  
(33-4t-jbc)

### NOTICE: SALE OF VALUABLE REAL ESTATE

Under and by virtue of a certain deed of trust made and entered into by and between Arthur Brady and wife, Nellie Brady, to D. H. Tillitt, Trustee, dated February, 18th, 1928, and recorded in Register's office in book No. 98 page 559, default having been made in the payment of same and demand for sale having been made by holder of indebtedness in order to satisfy the same, I, D. H. Tillitt, Trustee, as aforesaid will on the 12th day of April, 1937, at ten o'clock A.M. (E.S.T.) at the courthouse door of Cherokee County, N. C., offer for sale to the highest bidder for cash the following described tract of land:

Being a portion of tract No. 79 in District No. 7.

Being the same land conveyed to Harrison Nichols by Monroe Nichols et ux by deed dated Dec. 20th, 1924 and recorded in book No. 89 page 199 records of Cherokee County; and being also a portion of the same lands conveyed by Samuel H. Jones et ux to Harrison H. Nichols by deed dated May 10th, 1923 and recorded in book No. 87 page 27 records of Cherokee County.

And being also the same land conveyed by Harrison H. Nichols et ux, Fay Nichols to J. B. Phelps, Trustee. And being also the same land conveyed by D. H. Tillitt, Trustee, to J. H. Abernathy and by J. H. Abernathy et ux to the parties of the conveyance. Reference to all of which conveyances being hereby made for a more accurate and complete description of said lands. Subject to mineral reservation.

Dated and posted this the 6th day of March, 1937.

D. H. TILLITT,  
(32-4t-dht) Trustee.

### NORTH CAROLINA, CHEROKEE COUNTY, IN THE SUPERIOR COURT. BEFORE THE CLERK.

M. D. BYRD AND WIFE, HELEN  
BYRD, AND LIZZIE ROSE.  
VS.  
MYETLE ENLOE.

### NOTICE OF SERVICE BY PUBLICATION

To the unknown husband, if any, of Myrtle Enloe, and to her unknown heirs and devisees, if any:

You, and each of you, will take notice that a special proceeding entitled as above has been instituted before the Clerk of the Superior Court of Cherokee County, North Carolina, the purpose of which is to sell, for partition among the tenants in common, the real estate of L. E. Enloe, deceased, situated in Murphy, Township, Cherokee County, North Carolina, and owned by said L. E. Enloe at the date of his death.

All the above unknown claimants, if any exist, and all other persons claiming any right, title or interest in said lands are hereby notified to be and appear before the Clerk of the Superior Court for Cherokee County, North Carolina, at his office in Murphy, North Carolina, on the 6th day of April, 1937, or within ten days thereafter, and answer or demur to the petition and the a-

mentment to the petition now on file; and said unknown claimants will take notice that if they fail to appear within the time aforesaid and answer or demur to said petition, the petitioners will apply to the court for the relief demanded in the petition.

This 2nd day of March, 1937.  
J. W. DONLEY,  
(314tdw) Clerk of the Superior Court

### NOTICE OF PUBLICATION OF SUMMONS AND ATTACH- MENT PROCEEDINGS NORTH CAROLINA, CHEROKEE COUNTY.

In the Superior Court.  
THE BANK OF DAMASCUS, INC.,  
PLAINTIFF

Vs.  
HAYWOOD LAND AND TIMBER  
CORPORATION, Defendant.

The defendant, Haywood Land and Timber Corporation, will take notice that an action entitled as above has been commenced in the Superior Court of Cherokee County, North Carolina, wherein the plaintiff is asking for judgment in the sum of \$11,500.00 with interest there on at the rate of six per cent per annum as follows: On \$4500.00 from January the 6th, 1933 and on \$7000.00 from April the 29th, 1933 and for \$13.25 costs, less a credit of \$115.00 as of December the 23, 1936. Said action being upon a judgment rendered for plaintiff and against the defendant at the November Term, 1936, of the Circuit Court for the County of Washington, Virginia. That said judgment has not been paid and defendant is now due plaintiff said sum of \$11,500.00 interest and costs, less a credit of \$115.00 as of December the 23rd, 1936, for which amount plaintiff in this action is asking for judgment against said defendant on said judgment, and that defendant's property attached in this action be sold to satisfy plaintiff's demand.

And the said defendant, Haywood Land and Timber Corporation is hereby notified that it is required to appear at the Office of the Clerk of the Superior Court of Cherokee County, North Carolina, at the Courthouse in Murphy, North Carolina, on the 1st day of April, 1937, or within thirty days thereafter, and answer or demur to the complaint now on file 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 a warrant of attachment was issued in said cause on the 22nd day of January, 1937 against the property of the defendant which warrant of attachment was levied upon the real estate of defendant in Cherokee County, North Carolina, which warrant is returnable as required by law at the same time and place named for the return of said summons in this cause, when and where the defendant is required to appear and answer or demur to the complaint and attachment proceedings now on file in said action, or the plaintiff will apply to the Court for the relief demanded in the complaint.

This the 1st day of March, 1937.  
J. W. DONLEY, Clerk of  
the Superior Court for Cherokee  
County, North Carolina.  
(31-4t-JDM)

### NOTICE OF SALE

By virtue of the power of sale contained in a deed of trust from W. M. Fain and wife Zelma Fain, to the undersigned trustee, dated September the 20th, 1926, and recorded in Book 90, page 66, Records of Cherokee County, and default having been made in the payment of the indebtedness secured thereby; I will on Monday the 29th day of March, 1937, at One O'clock P. M., at the Court House Door in Murphy, Cherokee County, North Carolina, sell at public auction for cash the following described lots or parcels of land lying and being in the town of Murphy, and more particularly described as follows:

FIRST LOT. Beginning on a stake 20 feet Southwest of the Southwest corner of the John E. Fain Store, where Dave Carringer is selling goods, and runs S. 40 W. 51 1/2 feet to the Harshaw line, then S. 50 E. 200 feet to Valley River Avenue; then N. 40 W. 51 and 1/2 feet more or less to a corner on a 20 foot Alley, called Bulletin Street; then N. 50 W. 200 feet to the beginning. On which lot the dwelling house of the late Mrs. Julia A. Campbell was situated before it burned down.

SECOND LOT. Beginning at a corner of the Campbell dwelling lot on Valley River Avenue, and runs with said Avenue to the intersection of the Street or Alley to the corner of W. P. Odom's lot; then with the said W. P. Odom lot to the line of the Campbell dwelling lot; then with the said line to the beginning.

This February the 24th, 1937.  
J. D. MALLONEE, Trustee.  
(30-4t-SWL)

### NORTH CAROLINA, CHEROKEE COUNTY, IN THE SUPERIOR COURT, CHEROKEE COUNTY.

Plaintiff.  
Against  
W. E. Cox and wife, Mrs. W. E. Cox, Murphy Hospital and J. N. Hill, and all other persons claiming any interest in the lands herein described.  
Defendants.

### NOTICE OF SALE OF LAND

By virtue of a decree of the Superior Court of Cherokee County, entered in the above entitled action, by the Clerk of said Court on February 22nd, 1937, I will on Monday the 29th day of March, 1937, at 11 o'clock A. M. Central Time offer for sale, and sell at public outcry at the court house door in Murphy the following described piece and parcel of land, in Cherokee County, Murphy Township, known as the W. E. Cox home place, containing twenty acres, described in a deed from J. E. Cox and wife to W. E. Cox and wife, Mary Cox, dated December 7th, 1920, recorded in office of Register of Deeds for Cherokee County in Book of Deeds No. 75, Page 450. The said lands adjoining Mary Luther, James Howard and others. Terms of sale Cash. Right reserved to reject any and all bids. Sale to be confirmed by Clerk of Superior Court for Cherokee County.

This February 23rd, 1937.  
E. B. NORVELL,  
(30-5t-co.) Commissioner.



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