

SPECIAL BOND ELECTION

Special election will be held in the Town of Andrews at the City Hall on Saturday, the 15th day of August, 1951, at 8:30 a. m. and 8:30 p. m. Eastern Standard Time on the question of approving the ordinance authorizing \$115,000 bonds for the purpose of improving and extending the water supply system. If said bonds are issued, a tax sufficient to pay the principal and interest thereof will be annually

BOND ORDINANCE

Be it ordained by the Board of Aldermen of the Town of Andrews as follows:

1. Bonds of the town shall be issued to the maximum aggregate amount of \$115,000 for the purpose of improving and extending the water supply system.
2. A tax sufficient to pay the principal and interest of the bonds shall be annually levied and collected.
3. A statement of the debt of the town has been filed with the clerk and is open to public inspection.

NOTICE

Having qualified as Administrator of the Estate of B. M. Harben, deceased, late of Cherokee County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at Murphy, N. C. on or before the 27th day of July, 1951, or this notice will be pleaded in bar of their recovery. All persons indebted to the said estate will please make immediate payment.

This the 3rd day of July, 1951.
H. L. MCKEEVER, Administrator of B. M. Harben, Deceased.
1-8tc

NOTICE

IN THE SUPERIOR COURT
SUMMONS DOCKET NO. 4103

NORTH CAROLINA
CHEROKEE COUNTY

LUCILE LEDFORD CLARK,
Plaintiff

VS.

EDWARD E. CLARK, Defendant

The above named defendant, Edward E. Clark, will take notice that an action entitled as above has been commenced in the Superior Court of Cherokee County, North Carolina, by plaintiff to secure an absolute divorce from the defendant upon the grounds that the plaintiff and defendant have lived separate and apart from each other for more than two 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 Cherokee County, in the Courthouse in Murphy, North Carolina, on or before the 12th day of September, 1951, and answer or demur to the complaint in said action, or the plaintiff will apply to the Court for the relief demanded in said action.

This 21st day of July, 1951.
J. L. HALL, Clerk of the Superior Court.
2-4tp

ADMINISTRATRIX NOTICE

Having qualified as administratrix of the estate of J. Grady Garner deceased, of Andrews and Cherokee County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at her home on or before Aug. 20, 1951. All persons indebted to the said estate will please make immediate payment.

This the 25th day of July, 1951, of J. Grady Garner deceased, Blanche C. Garner, administratrix.
J-5-3-6tc

DOGWOOD WANTED

HIGH PRICES PAID

Delivered to Hayesville

Or on Truck Road

Write or see

W. A. Cloer

HAYESVILLE

levied and collected.

The election officers are as follows:

Registrar of Voters, Mrs. Wallace Barker.

Judges of Election, John Jones, Carlyle Matheson.

The registration books will be open for the registration of new voters between the hours of 9 a. m. and 5 p. m. on each day (Sunday excepted) beginning with August 25, 1951 and ending with September 1, 1951, except that the books will be open until 9 p. m. on each Saturday during such registration period.

PERCY B. FEREBEE, Mayor
CLAUDE V. WATSON, Clerk
S-J-5-3tc

4. This ordinance shall take effect when approved by the voters of the town at an election as provided in the Municipal Finance Act.

The foregoing ordinance was passed on the 28th day of July 1951 and was first published on the fifteenth day of August 1951. Any action or proceeding questioning the validity of said ordinance must be commenced within thirty days after its first publication.

CLAUDE V. WATSON, Clerk
S-J-5-2tc

BOND ORDINANCE

Be it ordained by the Board of Aldermen of the Town of Andrews as follows:

1. Bonds of the town shall be issued to the maximum aggregate amount of \$25,000 for the purpose of refunding a like principal amount of the \$30,000 six per cent Water Shed Bonds of the town dated December 1, 1921 and payable December 1, 1951, which are hereby determined to be valid outstanding bonds representing indebtedness incurred for a necessary expense.
2. A tax sufficient to pay the principal and interest to the bonds will be annually levied and collected.
3. A statement of the debt of the town has been filed with the clerk and is open to public inspection.
4. This ordinance shall take effect upon its passage and shall not be submitted to the voters.

The foregoing ordinance was passed on the 28th day of July 1951 and was first published on the fifteenth day of August 1951. Any action or proceeding questioning the validity of said ordinance must be commenced within thirty days after its first publication.

CLAUDE V. WATSON, Clerk
S-J-5-2tc

Johns - Manville Bldg. Materials

Asphalt Shingles-Roll Roofing
Asbestos Siding

GIBBS HDW. & AUTO SUPPLY



Long MOVING Short

PALMER BROTHERS

Phones 202, 31

Murphy, N. C.

On your way to

UNTO THESE HILLS

have dinner at

NANTAHALA INN

9 miles west of Bryson City

Stop with us at any time for excellent food. You can bring your friends here with assurance of good food at all times.

Tire Service that will please you!

FREE

Inspection of your old tires. See us first for

FULL RECAPPING TOP

All size section repairing. New and used Tires, Tubes-Wheels-Batteries

One Day Service

GRAVES TIRE CO.

Phone 300

Murphy, N. C.

BOND ORDINANCE

Be it ordained by the Board of Aldermen of the Town of Andrews as follows:

1. Bonds of the town shall be issued to the maximum aggregate amount of \$25,000 for the purpose of refunding a like principal amount of the \$30,000 six per cent Water Shed Bonds of the town dated December 1, 1921 and payable December 1, 1951, which are hereby determined to be valid outstanding bonds representing indebtedness incurred for a necessary expense.
2. A tax sufficient to pay the principal and interest to the bonds will be annually levied and collected.
3. A statement of the debt of the town has been filed with the clerk and is open to public inspection.
4. This ordinance shall take effect upon its passage and shall not be submitted to the voters.

The foregoing ordinance was passed on the 28th day of July 1951 and was first published on the fifteenth day of August 1951. Any action or proceeding questioning the validity of said ordinance must be commenced within thirty days after its first publication.

CLAUDE V. WATSON, Clerk
S-J-5-2tc

THE LONE RANGER By Fran Striker

Look who's getting a Free TRUCK SAVER inspection!

Every International Truck owner gets our 99-point truck checkup without obligation!

Come in and take this first big step toward getting your International Trucks ready for the long haul.

You'll save money, you'll save time, and you'll save trouble... if you take advantage now of our Truck Saver Inspection. It doesn't cost you one red cent, but it can be worth real money to you in the months ahead.

Our free Truck Saver Inspection starts the ball rolling in our complete Truck Saver Plan to keep your Internationals rolling at peak efficiency. The quicker you get your free inspection, the quicker you'll know why it pays to put the complete International Truck Saver Plan to work for you now.

Come in, get your free Truck Saver Inspection now

Call or come in—make an appointment for the 99-point checkup that can save you so much. Find out how our complete Truck Saver Plan can help you get peak performance from your Internationals right through any emergency. Don't risk delay, call us today.

DICKEY & DAVIS

MURPHY, N. C.

INTERNATIONAL TRUCKS