

NOTICE OF PUBLIC SALE

North Carolina **Robeson** County

As it is the opinion of the Robeson County Board of Education that the real property hereinafter described is unnecessary or undesirable for public school purposes, and as said Board has duly authorized and directed the disposition thereof as provided by law, the undersigned attorney will offer for sale and will sell at public auction to the highest bidder for cash, at the main door of the Robeson County Courthouse in the City of Lumberton, North Carolina at 12:00 Noon, on Wednesday, the 1st day of November, 1978, the real property hereinafter described, to-wit:

Lying and being in Lumber Bridge Township, Robeson County, North Carolina, about 0.8 miles southwest of the Town of Lumber Bridge, 0.66 miles southeast of the intersection of N.C. Highway No. 71 with Secondary Road No. 1751, about 0.3 miles northwest of the interesection of Secondary Road No. 1751 with Secondary Road No. 1748, and on the northeast side of and adjoining paved Secondary Road No. 1751. Bounded on the southwest by Secondary Road No. 1751, on the northwest by McRae lands, o n the northeast by Frank L. Tolar. III, and on the southeast by Evans land, and being more particularly described as follows:

BEGINNING at an existing iron pipe, the northeast corner of the lands conveyed to the Robeson County Board of Education by deed recorded in Deed Book 7-L, page 84, Robeson County Registry, and runs thence as the original southeastern line of said conveyance, South 21 degrees 31 minutes 45 seconds West 201.30 feet to an iron pipe in the centerline of paved Secondary Road No. 1751; thence as the centerline of paved Secon-Dary Road No. 1751, North 65 degrees 10 minutes 35 seconds West 282.18 feet to an iron pipe at the intersection of said terline with the western line of the lands conveyed by the aforementioned deed; thence as the original western line, North8 degrees 06 min-utes East 114.58 feet to an existing iron pipe, the original northwestern corner; thence as the original northeastern line, South 81 degrees 54 minutes 10 seconds East 317. 00 feet to the BEGINNING. containing 1.07 acres (0.87 acres exclusive of road rightof-way) and being a portion of the lands conveyed to the Robeson County Board of Education by deed recorded in Deed Book 7-L, page 84, Robeson County Registry, and also being all of the lands shown on a map prepared by George T. Paris, RLS, dated September 28-29, 1977. The highest bidder at said sale will be required to deposit in cash at the sale an amount equal to ten percent (10%) of his or her bid as evidence of good faith. The sale shall then remain open for ten (10) days to permit the making of an upset bid. If the time for making an upset bid shall expire without such bid having been made, the Board may confirm the sale if it deems the highest bid to be an adequate price for said property. The property is further being sold subject to all existing easements.

POSITIONS AVAILABLE

The following positions are available with Robeson Coun-

Parliamentarian, A. Maintenance Mechanic. Elementary School. Must be able to do routine service work on commercial As part of the first official heating and air-conditioning duties of the Committee, systems. Must also be willing members of the Committee to do minor plumbing and met in small groups by school general upkeep of County districts to review and certify buildings. OE 506 forms which certify Indian student enrollment in

At least high school education with five years experience or an equivalent of education and experience. Salary: \$9,192.00.

B. Tax Clerk II. This person will be responsible for performing a variety of clerical duties involving the listing and recording of county taxes. Also perform secretarial duties as assigned by the Tax Super-

visor. High school graduation plus two years office experience dealing with the public. Salary: \$7,656.00.

Applications may be obtained from the Personnel Office, Courthouse, Lumberton, N.C. Robeson County is an equal opportunity employer.

LEGAL NOTICE

Robeson County

qualified as Administratric of the Estate of Harold Brinson Wynn, deceased, late of Robeson County, this is to notify all persons having claims against said estate to present them to the undersigned on or before the 12th day of April, 1979, or this notice will be pleaded in bar of their recovсгу.

> estate will please make immediate payment to the under signed.

Janet B. Wynn,

Administratrix

New Title IV-Part A Parent Committee Elects New Officers At the first meeting of the newly-elected Title IV, Part A

1978-1979 Officers

person, Pembroke Elementary School; Ms. Dorothy Lowry,

Vice-Chairperson, Prospect

School; Ms. Joyce Locklear,

Secretary, Piney Grove School;

Mr. Milford Ozendine, Jr.,

the County schools. These

certifications are important to

LEGAL NOTICE

In The Mater of Adoption Of:

John Neil Lowis by

tion as to the abandonment of

months next preceding the

You are required to make

This the 18th day of October,

LOCKLEAR, BROOKS &

JACOBS

Attorney for Petitioners

Vance Street P.O. Bex 1015

Pembroke, N.C. 28372

To be published: Ocother 19,

Arnold Lockle

institution of this action.

North Carolina

Robeson County

Union

Title IV, Part A projects in that the total number of certifi-cations determine the amount of project monies made available to each school district by the Office of Indian Education, and the rules and regulations require review and approval of the Title IV, Part A Parent Committee. Mr. Woodrow Dial, Chair-

Other items of business included review and approval of the September-October financial report and a discussion of possible amendments in the by-laws relative to voting privileges of alternate members serving on the Parent Committee.

Parent Committee Handbooks prepared by the Title IV, Part A Project staff were distributed to members of the Committee. The handbooks contain the 1978-1979 Calendar of meetings; the Parent Committee Membership Roster: Title IV. Part A Rules and **Regulations**; organizational by-laws; a detailed explanation of the role of the Parent Committee and the school district in planning and imple-menting Indian Education programs and activities, and reports on needs assessment, project application processes, and program monitoring and evaluation activities in which the Parent Committee will be engaged during their tenure in office.

NAPA

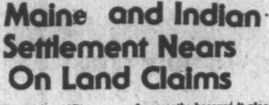
AUGUSTA, Maine (AP) --Maine's top leaders agreed Monday to accept an out-of-court settlement that would provide two Indian tribes with \$27 million and

100,000 acres of land - less than one-half percent of the state's total land area. If the tribes and Congress go along, the compromise plan would settle one of the largest Indian land cases in the nation for a fraction of the Indians' original claim of \$25 billion and 12.5-million acres. The land that would be turned over to the Indians is about the size of Memphis, Tenn

On the other hand, the Penobscot and Passamaquoddy tribes, numbering fewer than 4,000 members, would get a large portion of Maine woodland without ever proving their case in the courts. President Carter personally approved the deal last week in

a telephone conversation with Sen. William D. Hathaway. The state leaders put their names to a draft memorandum on the compromise at a breakfast meeting Monday in Gov. James B. Longley's official residence across the street from the statehouse.

Longley and Attorney General Joseph Brennan said they initialed the pact negotiated by Hathaway over the past



few months because it places full responsibility for the land claims on the federal government.

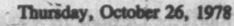
"Everyone has agreed to the proposal, with some de-tails to be worked out," Brennan said.

The tribes have not formally accepted the agreement, but Penobscot tribal governor Wilfred Pehrson said last week there is a "good chance" his people will accept the compron ise. The tribes expect to vote on the deal in a matter of weeks, according to their lawyer, Thomas Tureen.

If the plan is ratified by Congress, the tribes would get one-tenth of a penny for every \$1 they sought and about 350 square feet of land for every acre.

The Indians' claim is based on a 1790 federal law called the Non-Intercourse Act which said all land deals with Indians must be ratified by Congress.

The Carter and Ford administrations worked to achieve a negotiated settlement that would keep the case out of court. If the Maine Indians had proved their case in court, then other eastern Indian land claims based on the Non-Intercourse Act might use the case as a precedent.



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 All Kinds of Insurance Financing Is Available

Across from Pembroke FCX Now Featuring Insurance Coverage For The MOBILE HOME DWELLER!

Hathaway said that because the proposal has the delega-tion's endorsement, chances are very good that Congress will approve the \$37 million deal sometime next year. **Congress could begin hearings** on the proposal by February or March, he said.

While the pact frees the state of responsibility in the case, it also preserves the Carter administration's insistence that states contribute something to the settlement of such land claims, as Rhode Island did recently. The Maine plan specifies that the state be given credit for \$5 million in funds it has paid to the tribes over the years.

Chrome Pick-Up Tail

Gate Protector Cover

Was 18.95

This Week's Special

16.95

\$24.85

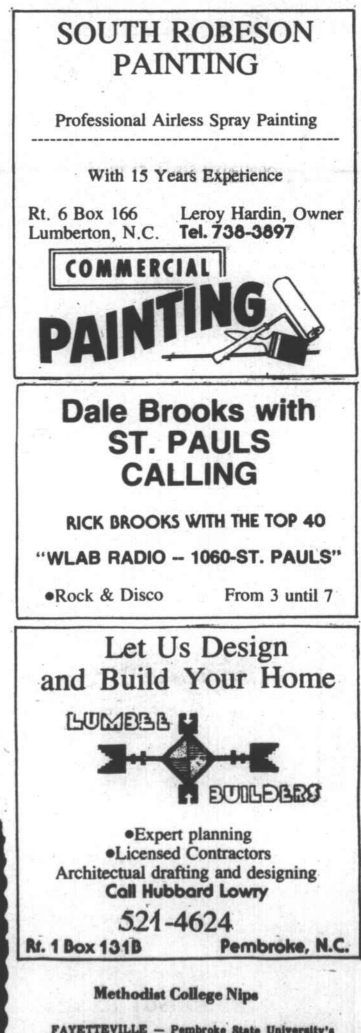




Lake Baykal in Siberia-is at almost a mile down-th deepest lake in the world



The first shipment of tea to the U.S. is believed to have arrived in New Amsterdam (N.Y.C.) about 1650. It cost \$30 to \$50 a pound.



Floyd Collins and Loin Ann Collins **TO: Willie Benjamin Lewis** TAKE NOTICE that a petition has been filed in the above entitled special proceeding. The nature of the relief sought is as follows: A proceed ing has been filed in the Office of the Clerk of the Superior Court of Robeson County, seeking a judicial determina-

John Neil Lewis by you, alleged to have been the legal North Carolina father, for that you abandoned said child for more than six (6)

The undersigned, having

defense to such pleading no later than November 21, 1978, and upon your failure to do.so the parties seeking relief against you will apply to the Court for the relief sought. 1978.

All persons indebted to said

This the 10th day of Oct., 1978.

Route 3 Box 668

Lamberton, NC 28358

LOCKLEAR, BROOKS

& JACOBS

Attorneys at Law P.O. Box 1015

Vance Street

Pembroke, NC 28372

To be published: October 12.

19, 26 and November 2, 1978.

FOR SALE

4-door, power steering,

automatic transmission and air

conditioning. Call 738-6348.

LEGAL NOTICE

The undersigned, having qua

lified as Executor of the Estate

of Lester Lowry, deceased,

late of Robeson County, this is

North Carolina

recovery.

Robeson County

1974 Ford Grand Torino.

Enter Champion's Great Fall Start-Up **1 GRAND PRIZE** AMC Jeep CJ7 Volkswagen Rabbit "C" **Chrysler Boat and Engine**

WIN YOUR CHOICE OF PRIZES. **2 FIRST PRIZES** John Deere "Spitfire" Snowmobile Kawasaki Jet Ski Yamaha XS650SE Motorcycle Johnson 70 HP Outboard Motor

POSTED at the main door of the Robeson County, Courthouse in Lumberton, North Carolina, on this the 20th day of September, 1978.

Locklear, Brooks & Jacobs ATTORNEY FOR THE **ROBESON COUNTY BOARD** OF EDUCATION

By Dexter Brooks Attorney At Law Vance Street P.O. Box 1015 Pembroke, N.C. 28372 Telephone: (919) 521-3413

To be published October 5, 12, 19 & 26, 1978.

FOR SALE

1975 Pontiac Lemans Sport Coupe (AT, PS, am/fm, air). er. Excellent condition. priced. Call 26, & November 2, 1978 LEGAL NOTICE

North Carolina **Robeson County**

The undersigned, having qua lified as Administratrix of the Estate of Ada Blue Brewington, deceased, late of Robeson County, this is to notify all persons having claims against said estate to present them to the undersigned on or before the 19th day of April, 1979, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate will please make immediate payment to the undersigned

This the 13th day of October, 1978.

Adolph Blue, Executor P.O. Box 354 Pembroke, N.C.28372

This is the 13th day of October, 1978.

James Cleo Maynor, Executor P.O. Box 606 Pembroke, N.C. 28372

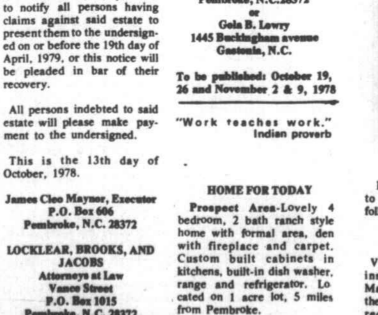
ment to the undersigned.

LOCKLEAR, BROOKS, AND

JACOBS Attorneys at Law Vance Street P.O. Box 1015 mbroke, N.C. 28372



Australians once believed that they cou encourage their beards to grow by straking their chins with a stone that recembled a long-whiskered rat.





T.Y. Hester, Jr. **Purchasing Agent**

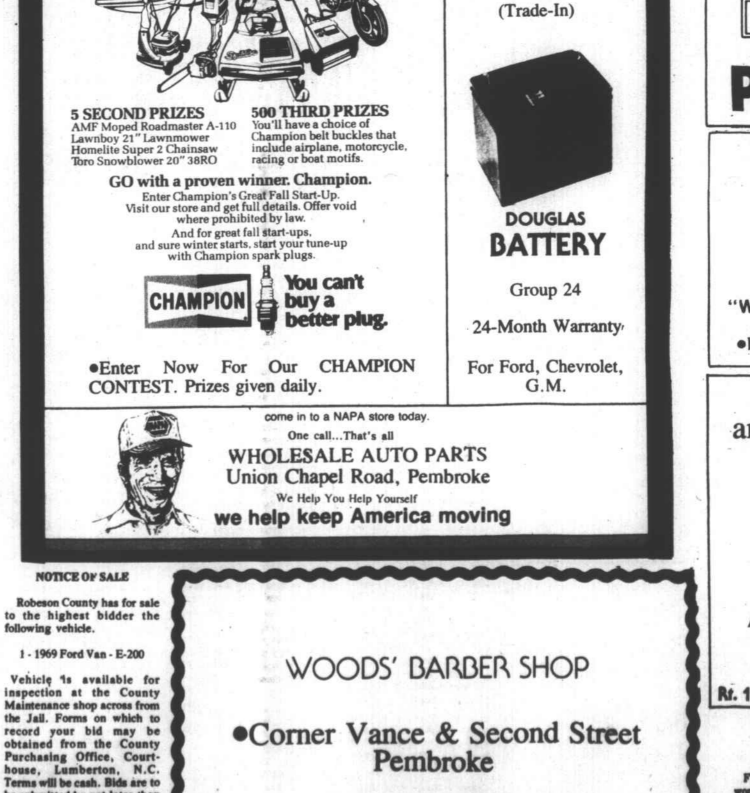
be submitted by not later than 5:00 P.M. on Friday, Novem-

ber 3, 1978. Bids received will be presented to the Robeson County Board of Commis-

sioners at their regular meeting on November 6, 1978. Robeson County reserves the

right to accept or reject any or all bids and to sward the bid in

the best interest of the County.



Pembroke

OPEN MONDAY THROUGH FRIDAY

8:00 a.m. - 5:00 p.m.

FAYETTEVILLE — Pembroke State University's women's tennis team dropped a 5-4 decision to Methodist College here Monday in women's collegists tennis action. Singles results were: Hinton (PSU) d. Wright (M) 7-6, 6-4; Edwards (M) d. Lowery (PSU) 6-7, 6-4, 5-7; Koene (M) d. Coffield (PSU) 3-4, 6-4, 6-6; Zachary (PSU) d. Walah (M) 6-6, 6-1; Biondin (PSU) d. Chiles (M) 6-7, 7-6, 6-3; and DiDoled (M) d. Miller (PSU) 6-3, 6-4. Doubles action saw: Edwards and Wright (M) d. Hinton and Lowery (PSU) forfeit; Zachary and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-4, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-4, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-4, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-4, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (PSU) d. Keene and Ws. 4: (1-) 3-6, 7-5, 6-2; and Coffield (1-) 3-6; d. Keene and Ws. 4: (1-) 3-6; d. Keene and Ws. 5: (1-) 3-6; d