

• Bus Boycott

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relations here in Tallahassee and throughout the state have worsened steadily and we are now in a precarious position with regard to our future.

"While the university has taken no official position with regard to the local problems, some of our university people have identified with the movement to the detriment of the university.

"I have appealed to them to use discretion and to consider any actions they might take with relation to the future of the university.

"Some of our most loyal friends here have been reluctant to help us now and I am frankly worried about what will happen when our appropriation requests go before the next Legislature. It behooves all of us to keep our heads to keep this ship from going under."

Asked if his action had been prompted by the Board of Control, which supervises the university system, Dr. Gore replied that he had acted upon his own initiative because he felt it was his responsibility to make the facts known.

• Shaw Prexy

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other interesting events have been planned for the day. Fol-

NORTH CAROLINA DURHAM COUNTY
NOTICE TO CREDITORS
Catherine A. Miller, executrix of the estate of Felicia D. Miller, deceased, the undersigned, having qualified as executrix of the estate of Felicia D. Miller, deceased, in Durham County, this is to notify all persons having claims against said estate to present them to the undersigned on or before the 25th day of September, 1956, or this notice will be placed in bar of their recovery. All persons indebted to said estate will please make immediate payment to the undersigned. This the 25th day of Sept., 1956.
Catherine A. Miller, Executrix of the Estate of Felicia D. Miller, Deceased.
September 29, Oct. 6, 15, 20, 27, Nov. 3, 1956

NORTH CAROLINA DURHAM COUNTY
NOTICE OF SALE
UNDER AND BY VIRTUE OF the power of sale contained in a certain deed of trust executed by Dennis McCaskill and wife Lulu F. McCaskill to J. J. Henderson, Trustee, for Mechanics and Farmers Bank, dated the 21st day of August 1946 and recorded in Mortgage Book Page 111, in the office of the Register of Deeds of Durham County, North Carolina, default having been made in the payment of the indebtedness thereby secured and said deed of trust being by the terms thereby subject to foreclosure, the undersigned trustee will offer for sale at public auction to the highest bidder for cash at the courthouse door in Durham, North Carolina at noon, on the 29th day of October 1956, the property conveyed in said deed of trust, the same lying and being in the county of Durham and State of North Carolina, in Durham Township, and in the City of Durham, and more particularly described as follows:
BEGINNING at a stake, the northeast corner of the Holiness Church property in the southern margin of Piedmont Avenue in the City of Durham, and running thence with the East side of said Holiness Church property southwardly 143 feet to a stake in C. C. Spaulding's line; thence with C. C. Spaulding's line in an eastwardly direction about 63 feet to a stake, Edwards southwest corner; thence in a northerly direction parallel with Piedmont Avenue 6 feet to a stake; in the southern margin of Piedmont Avenue 90 feet to a stake, northwardly parallel with the first line in the southern margin of Piedmont Avenue at a point 57 feet eastwardly from the beginning corner; thence with the south margin line of said Piedmont Avenue in a westward direction 57 feet to a stake, the point and place of beginning, together with the right to use a strip of land immediately east of the above described lot and fronting 8 feet on the southern side of Piedmont Avenue and extending back southwardly the same width between the above described lot and the lot of land upon which is located a three-room frame house a distance of 88 feet and being 8 feet wide in the rear to be used as a driveway or alley in common for the owners and occupants of the lots on each side of said driveway for the purpose of ingress and egress to the rear of the said two lots and for said purpose only, same being one of the lots conveyed by the Fidelity Security Company by deed duly recorded in deed book 151, Page 119, in the Office of the Register of Deeds for Durham County. Also see deed Book 149, Page 405, in the said Register of Deeds Office. Same being identically the same land as shown in Deed Book 152, at page 295, in the said Durham County Register of Deeds Office.
But this sale will be made subject to all outstanding liens of record.
This the 25th day of September, 1956
J. J. Henderson, Trustee
F. B. McKisick, Attorney

lowing the morning service, dinner will be served in the church dining room.

First Calvary is located at Morehead avenue and Kent Streets. Rev. A. L. Thompson is pastor of the church.
The public is invited to attend Sunday's services.

• Citations

Continued from page 1
the world's best in the 110 meter hurdles at Melbourne, Australia in the 16th Olympiad come November. But Walker, who has carefully brought young Lee along for the past four years, including two years while he 25th. Lassiter is believed to be the only Negro instructor in this section of the South.

Complimenting the men for taking the first step in improving their knowledge of insurance was, E. E. Hill, president of Winston Mutual. He also encouraged them to continue and graduate.

• Suit Filed

Continued from page 1
The complaint states that Brown was required to read certain portions of the N. C. Constitution and define certain words as "political" and "emolument" at the April test.

In the August attempt, the complaint charges that Brown was given a test consisting of dictation of certain passages and required to write the matter so dictated. After writing the dictation, he was required to read back what he had written and was again informed that he failed to read and write to Mrs. Taylor's satisfaction.
The complaint charges that both Article IV, Section IV of the N. C. Constitution and the N. C. General Statutes 163-27 are in conflict with the "due process clause" of the 14th amendment to the U. S. constitution and are unconstitutional in that they fail to provide any standards, guidance or restraint by which the administering officer is to be guided or restrained.

• Olympians

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told of how in the mid 'forties NCC sprinters had to share the same pair of shoes. Things have not gotten much better, financially speaking, for track at NCC.

It hardly needs to be said that Walker is just itching to go. But, he loves his wife and son more than he does track and can't face the prospect of "hocking" the car, furniture and other family possessions, which now seems the only way he could afford the trip.

A man abundant in resources, except those financial, Walker has tried every idea he can think of to raise the loot for the trip. None have worked to date. The last one was an attempt on his part to pay his way by working as a special correspondent at the games for a group of newspapers. Only one or two of the publications "bought" the idea, not nearly enough to finance the trip.

Seems a shame, though, that Walker might not have the opportunity to witness perhaps his greatest moment, especially when it must be remembered that practically every other coach will make the trip and that the community of Baltimore sent Eddie Hurt, Morgan's track coach, to the London Olympics in 1948 and again to Helsinki in 1952.

• Churchmen

Continued from page 1
the members of his church continue to approve of the disposition of the cemetery. Necessarily some of the officers of the First Baptist Church who are not in accord with the removal of the bodies had to be included in the action and their names will appear on the restraining order now being sought.

Leading in the opposition are M. B. Thompson, Amos Hall, J. Lindsay Jeffreys, Charles Samuels, Jerry N. Thompson, Kirk

Thompson, C. H. Lewis, Pete Hall, Dr. W. S. Scott and others. All of those named above have not only declared themselves as being opposed to removal of the bodies and disposition of the cemetery, but have also charged that the attempt has caused dissension among Negro citizens of the community by dragging the churches into the matter that

will last for 40 or 50 years. Plaintiffs in the matter are represented by Attorneys C. J. Gates and M. E. Johnson of Durham. W. R. Dalton, Jr., of Burlington and C. O. Pearson of Durham are attorneys for the defendants.

According to the minutes of the First Baptist Church, dated March 11, 1956 a meeting of its

members was held and a resolution was passed approving the removal of the bodies and sale of the cemetery for \$20,000. Approximately \$11,000 of the amount would be used for removing the bodies, the remainder to "be divided equally between the three churches."

• Aggies

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half, an expensive backfire to the West Virginians' frantic effort to knot the count in the waning seconds of the half. Hawkins' try from placement, for the extra point, was blocked.

• Eagles

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to NCC's 33 yard line. Jefferson tossed to Frazier for the second tally. That ended first half scoring.

The smart Florida line aborted the efforts of NCC's highly touted backs. And although the Eagles' forward wall performed gallantly, the lads didn't have adequate reserve power.

Guard Joe Allen and Tackle James Baker played outstandingly.

Quarterback Al Montgomery, who kicked six times for an

average of 44.6 yards, also turned in a sterling defensive game. Jim Campbell, fullback, sliced through tackle for a sixteen yard TD sprint early in the closing stanza for the night's final score.

George Alexander, Eagle senior back from Salisbury, was NCC's leading ground gainer. He gained 29 yards in four carries.

Ike Gatling, sophomore quarterback for NCC, fired a succession of bullet passes in the fourth quarter to carry the home team to the Florida 29. This was the locals' deepest penetration.

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