

Democratic Convention.

Hon. Cameron Morrison, Candidate For Governor, Speaks.

AFTER SPEAKING COUNTY TICKET NOMINATED.

The Democrats of Alamance county filled the court house Saturday afternoon to hear Hon. Cameron Morrison, Democratic candidate for Governor, speak and to attend the Democratic county convention. A number of Republicans were also in the audience to hear Mr. Morrison.

The convention was called to order by the Democratic County Chairman, Mr. C. R. Love, who called Hon. J. Elmer Long to the chair as temporary chairman and the Democratic editors were requested to act as secretaries. The temporary organization was made permanent.

Mr. Morrison was introduced by Mr. Long and addressed the convention for more than an hour in a clean cut speech, which was devoted chiefly to national issues, Mr. Morrison saying that until the Legislature finished its work he preferred not to discuss the big State issues.

He declared it his firm conviction that the League of Nations would be adopted by this country, and he paid unstinted praise to President Wilson which met with hearty approval from his audience.

Speaking of woman suffrage, he said that he had been against it, believing it to be the province of man to perform the sterner duties of life, shielding woman in her purity and innocence, but that having been given the ballot he bade her welcome.

He had the best of attention throughout and his speech was frequently punctuated with applause.

Nominations.

When Mr. Morrison had finished the work of the convention was resumed. Nominations began with County Commissioners. The following were placed in nomination: E. P. Dixon of Newlin township, Chas. D. Johnston of Graham, W. L. Cooper of Graham, Bobah B. Newlin of Thompson; L. B. Whitted of Burlington; W. O. Warren of Melville, A. I. Brown, John M. Coble of Patterson, John H. Wilkins of Faucette. A motion was made and carried that the five receiving the highest number of votes should be declared the nominees. Dixon, Johnston, Whitted, Warren and Wilkins received the highest votes and are the nominees.

Next came the candidate for the Legislature. W. J. Graham, present representative, had been spoken of quite favorably, but he had written and requested that his name be not used. Then the name of Dr. W. P. Lawrence, who was nominated eight years ago and for good reasons later declined, was placed before the convention. There was no other nomination and he was nominated by acclamation.

The other nominations for county officers are the present incumbents and the nominations were made by acclamation, as follows: For Sheriff, Chas. D. Story; for Register of Deeds, Ben. M. Rogers; for Surveyor, Lewis M. Holt; for Coroner, Dr. R. M. Troxler.

The ticket is regarded as a most excellent one and highly satisfactory. When the work of the convention was concluded, township executive committees were named and various other committees were selected for campaign purposes.

The Gleaner will print the names of the various committees in its next issue.

\$100 Reward, \$100
The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure in all its stages and that is catarrh. Catarrh being greatly influenced by constitutional conditions requires constitutional treatment. Hall's Catarrh Medicine is taken internally and acts through the blood on the mucous surfaces of the system thereby destroying the foundation of the disease, giving the patient strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in the curative powers of Hall's Catarrh Medicine that they offer One Hundred Dollars for any case that it fails to cure. Send for list of testimonials.

Address: F. J. Cheney & Co., Toledo, Ohio. Sold by all Druggists, etc. adv
Wanted!
To employ middle-aged white woman as a help and companion for my wife. Apply with references.
JACOB A. LONG,
Graham, N. C.
26aug4

Plant Clover this Fall—Order Ground Limestone Now.

The Progressive Farmer.

In planning to grow clover the coming year, it must be remembered that clover farming and liming go together. Most of our Southern soils require lime for successful growth of the more important clovers and practically all legumes are benefited by its use.

To be sure that the ground limestone will be on hand when needed, it should be ordered at once. The car and railroad situation generally is such that deliveries will be slow and uncertain. Buy limestone direct from the crushers in carload lots. Any farmer can order it. If the carload is more than one man needs he can get his neighbors to co-operate with him in ordering. When this is done the money should be deposited in the bank before the car is ordered. The banker, county agent, or public spirited merchant will be glad to order the car and help the farmers out, where it is desired.

To hold the expenses to a minimum, order from the nearest plant whose prices are right and product of good quality, plan the work so as to be ready to haul the limestone as soon as the car arrives, and co-operate with the others interested in the car in loading the wagons.

It Pays to Test Rubber Rings.

With fruit, sugar, and vegetables at their present high levels, the canner who does not test the rubber rings she uses is taking a long chance as to whether the 20 to 50 cents worth of good material in the can will keep or not. This year the country is flooded with poor rubber rings, and unless the housekeeper tests the rings she is using the chances are good that her canned products will not keep. The cost of everything entering into retailing rings has increased, and in order to continue selling them at the old price and to make a profit many manufacturers have reduced the quality of the rings they are putting out. The United States Department of Agriculture gives a number of tests which may be used to determine whether a rubber ring has the requirements that it should have or not. One is the stretching test.

A 6-inch piece is cut out of a ring; take hold of the end so there are 4 inches between the fingers. Stretch the piece along a ruler until the fingers are 10 inches apart. The sample should not break and should return when released to its original length. The tensile strength test is as follows: Fill a light-weight pail with 1 gallon and 7 pints of water (total weight approximately 17 pounds). Place the jar ring around an empty spool; pass a wire through the center of the spool and fasten to handle of the pail; then pass the round handle of a wooden spoon or broom through the ring and lift. The ring should not break. If rings will stand these two tests, they are not likely to give trouble in canning.

A LEOPARD CANNOT CHANGE ITS SPOTS

Mr. Dodson, the "Liver Tone" Man, Tells the Treachery of Calomel.

Calomel loses you a day! You know what calomel is. It's mercury; quicksilver. Calomel is dangerous. It crashes into your system like dynamite, cramping and sickening you. Calomel attacks the bones and should never be put into your system.

When you feel bilious, sluggish, constipated and all knocked out and believe you need a dose of dangerous calomel, just remember that your druggist sells for a few cents a large bottle of Dodson's Liver Tone, which is entirely vegetable and pleasant to take and is a perfect substitute for calomel. It is guaranteed to start your liver without stirring you up inside and out.

Don't take calomel! It cannot be trusted any more than a leopard or a wild cat. Take Dodson's Liver Tone which straightens you right up and makes you feel fine. Give it to the children because it is perfectly harmless and doesn't gripe.

Senator Johnson did not get the Republican nomination, but he has gotten the nominee.

Committee Makes Report of Shooting By Soldiers July 19th.

Report to Governor Vindicates Action of Soldiers—Newspaper Comment—Graham People Get Little Comfort

"The committee, after a careful consideration of all the testimony and of the facts and circumstances attending the ordering of the machine gun company to Graham, N. C., finds as follows:

"1. That the ordering of the machine gun company to Graham for the purpose of upholding the law and guarding the jail of Alamance county, was justified by the conditions existing in Graham, at the time the civil authorities requested the Governor to send troops to Graham.

"2. That upon his arrival in Graham the commanding officer of the machine gun company reported to the sheriff of Alamance county, and immediately established a guard line around the jail and posted sentinels.

"3. That the troops, while on duty in Graham, were frequently jostled at, and a number of insulting remarks were made to them from time to time during their tour of duty, but the troops made no reply.

"4. That on Monday there was apparent quiet in the town.

"5. That during Monday afternoon and in the early hours of Monday night, threats of breaking the jail and taking out the prisoners, being guarded, were made to the soldiers, as well as in the presence of others in the town; and these threats were communicated by the soldiers and others to the commanding officer of the machine gun company.

"6. That the sentinels and jail were fired upon by parties unknown between 9 and 9:30 o'clock on Monday night; that the sentinels, when fired upon, and acting upon the orders from their superior officers, fell back to the jail and made report to the superior officers of such firing; that after the jail and sentinels had been thus fired upon, and after several shots were fired at the jail, the officer in charge of the guard and machine gun company gave orders to commence firing; that several rounds were fired by the guards from volleys from the machine guns of from ten to twenty-five shots each; the fire of the machine guns was from the rear and side of the jail; and the fire from the pistols was from the rear, sides and front of the jail; that no damage was done by the machine gun fire; and that several shots from the pistols struck houses in the vicinity of the jail.

"7. That officers and men of the machine gun company, under the orders to protect the jail and guard the prisoners, were fully justified in returning the fire, when the sentinel and jail were fired upon.

"8. That James Ray, who was killed on the street near the jail, and Willie Phillips and Clem Bradshaw, who were wounded, were not members of any unorganized mob, but seemed to have been innocent or curious onlookers.

"9. That the conduct of the officers and of the men of the machine gun company, from the time they reached Graham and reported to the sheriff for duty until they were relieved on Tuesday morning, was in every respect most exemplary and soldier-like. The testimony satisfies us that none of the soldiers was under the influence of liquor, and that there was no unseemly or ungentlemanly conduct on the part of any of them."

The Charlotte Observer says:

"THE ALAMANCE AFFAIR."

"Under the circumstances that prevailed at the time, the prowling around the jail in the darkness of the night by one man was occasion for regarding the prowler as a mob. It was about 2 o'clock, and the jail was under guard by militiamen whose nerves had been keyed up in anticipation of a movement against the jail. They heard more than one man, and the order to shoot was given. It might have been anticipated that

the investigating committee would render vindication for the soldiers in having returned the fire, 'when the sentinels and jail were fired upon.' It was a verdict in vindication of the law as well as of the soldiers, and it will be accepted by the people of the State as a righteous verdict."

The Raleigh News and Observer says:

"WILL COMMAND APPROVAL."

"The finding of the committee appointed to investigate the killing of one man and the injuring of two others at Graham by soldiers guarding the jail last month will meet the approval of the majority of public opinion we should judge. The fatality was lamentable in the extreme. But in a matter of this sort a considerable measure of charity is due the men who are on guard. They are exposing their lives in behalf of the good name of the State. They cannot take any chances. Usually they are inexperienced in dealing with such affairs and naturally are disposed to exaggerate suspicious actions. But that is not their fault; it is the fault of the State and perhaps in the last analysis the fault of a public which permits the formation of mobs requiring the quick assembling of more or less unprepared military forces to see that the law is not violated.

"The committee finds that the man killed and those wounded were not members of any mob but merely interested or curious onlookers. It is to be regretted that innocent men had to pay the penalty of the offenses of others. The outcome would have been much more fitting if the bullets of the soldiers could have had their marks in the bodies of men actually trying to make trouble for the military detachment, but the fact that they didn't is not sufficient ground for censuring the young men who were defending the jail."

WANTED—Man with team or auto who can give bond to sell 137 Watkins home and farm products. Biggest concern of kind in the world. \$1,500 to \$5,000 yearly income. Territory in this county open. Write today to J. R. WATKINS Co., Dept. 116, Winona, Minn. 5au5t

"A third party is desperately needed," says Hearst. By and for whom? Hearst.

Commissioner's Sale of Mebane Real Estate.

By virtue of an order of the Superior Court of Alamance county made in a special proceedings, whereof all the heirs and devisees of the late Isabella Vincent were constituted parties, for the purpose of selling the lands for division, of which she died seized, the undersigned Commissioner will offer for sale, to the highest bidder, at the court house door, in Graham, on

WEDNESDAY, SEPT. 15, 1920, at 12 o'clock M., the following valuable real estate, to-wit:

A lot of land fronting Holt Street in said town, 152 feet, fronting Second Street, and running back 152 feet and 100 feet from said streets, respectively.

The corner of Holt and Second Streets is a splendid business site and this property will be divided and offered in two lots, one as a business site, the other as a residence lot, then it will be offered as a whole.

There is a dwelling house on the property. Terms of Sale: One-third cash; one-third in six months, and one-third in twelve months, deferred payments to carry interest from day of sale. Sale subject to confirmation by the court.

This 11th day of Aug., 1920. J. S. COOK, Commissioner.

Summons by Publication.

NORTH CAROLINA.

Alamance County. In the Superior Court. Before the Clerk. S. P. No. 934.

B. S. Robertson, sole surviving Trustee under the last Will and Testament and Codicil thereto of Charles T. Holt, deceased, plaintiff,

vs. Louise M. Holt, Wachovia Bank and Trust Company, (a corporation), guardian of the estate of said Louise M. Holt; Cora M. Laird, E. C. Laird, her husband, T. Holt Laird, Marguerite G. Laird, his wife, Louise Laird (an infant), Mary Chambers Laird (an infant); Louise M. Haywood, A. W. Haywood the younger, Adele Haywood, his wife, Adele Haywood, Jr., (an infant), T. Holt Haywood, Louise B. Haywood, his wife, Mary Louise Haywood (an infant), T. Holt Haywood, Jr., (an infant; Ella M. Wright, and Louise B. Wright, defendants.

The defendants Louise M. Holt, Cora M. Laird, E. C. Laird, her husband, Adele Haywood, Jr., (an infant), Mary Louise Haywood, (an infant), and T. Holt Haywood, Jr., (an infant), will take notice that a Special Proceeding entitled as above has been commenced in the Superior Court of Alamance county, N. C., before the Clerk thereof for the purpose of the resignation of said plaintiff, B. S. Robertson, as sole surviving Trustee of the trust fund under the Will and Codicil thereto of Charles T. Holt, deceased, and for the appointment of a substituted or successor Trustee of said trust fund under said Will and Codicil as described in the petition filed in said proceeding; that summons in said proceeding was duly issued for all of said defendants on the 14th day of August, 1920, which summons was returnable on the 29th day of September, 1920, and the said Louise M. Holt, Cora M. Laird, E. C. Laird, her husband, Adele Haywood, Jr., Mary Louise Haywood and T. Holt Haywood, Jr., will further take notice that they are required to appear at the Alamance county, N. C., court house in Graham, N. C., on said 29th day of September, 1920, and answer or demur to the petition in said proceeding, or the plaintiff will apply to the Court for the relief therein demanded.

This August 17, 1920.

D. J. WALKER, Clerk Superior Court in and for Alamance County, N. C.

Ernest Haywood, Attorney for Plaintiff. 19aug4t

Under and by virtue of the power of sale contained in a certain deed of trust executed by Baxter Vaughn and wife to the undersigned trustee, November 15th, 1917, and recorded in Book of Mortgages and Deeds of Trust No. 73, at page 218, default having been made in the payment of the bond secured by said deed of trust, the Alamance Insurance & Real Estate Company, trustee, will, on

SATURDAY, SEPT. 18, 1920, at 12 o'clock, noon, at the court house door in Graham, North Carolina, offer for sale at public auction to the highest bidder for cash, the following described real estate, to-wit:

A certain tract or parcel of land in Alamance county, State of North Carolina, adjoining the lands of Mrs. Abel Horne, Armacia E. Fowler and others, being a part of that tract of land owned by Daniel Boswell and sub-divided by Lewis H. Holt, April 27th, 1917, and bounded as follows:

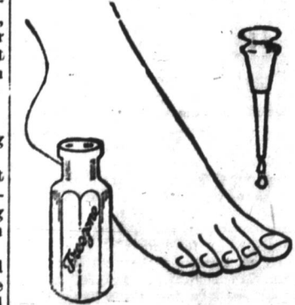
Beginning at a corner with L. E. Boswell on said Horne's line, running thence S 88 deg 35' E 16 chs 42 lks to corner with said Fowler; thence with line of said Fowler N 8 chs 17 lks to corner of Wm. McBroom; thence N 78 deg W 6.72 lks to a poplar; thence N 84 deg W 3.98 chs; thence S 89 deg W 3 chs; thence S 73 deg W 3 chs to corner with said Boswell; thence S 8 chs to the beginning, and known as the Florence Vaughn tract, containing fifteen (15) acres, more or less.

This Aug. 16th, 1920.

Alamance Ins. & Real Estate Co., Trustee. E. S. W. Dameron, Atty.

Lift off Corns!

Doesn't hurt a bit and Freezone costs only a few cents.



Doesn't hurt a bit! Drop a little Freezone on an aching corn, instantly that corn stops hurting, then you lift it right out. Yes, magic!

A tiny bottle of Freezone costs but a few cents at any drug store, but is sufficient to remove every hard corn, soft corn, or corn between the toes, and the calluses, without soreness or irritation. Freezone is the sensational discovery of a Cincinnati genius. It is wonderful.

With bull fights banned and Villa inactive, the Mexicans have an unexciting season ahead.

Sale of Valuable Real Estate.

Under and by virtue of the power of sale contained in a certain mortgage deed from Chas. Banks to Alamance Insurance & Real Estate Company, registered in the office of the Register of Deeds for Alamance county, N. C., in Book of Mortgage Deeds No. 61, page 525, default having been made in the payment of the indebtedness secured thereby and the said mortgage deed and the note which it secures and the property conveyed by it having been duly transferred, assigned and conveyed by said Alamance Insurance & Real Estate Company to the undersigned for value, and the said transfer and assignment having been duly recorded in the office of the Register of Deeds for Alamance county, the undersigned will, as assignee, on

MONDAY, SEPT. 20, 1920,

at 12 o'clock, noon, at the court house door in Graham, N. C., offer for sale at public auction to the highest bidder for cash, all that certain tract or parcel of land in Burlington township, Alamance county and State of North Carolina, adjoining the lands of Esper Montgomery, Jerry Sellars and others, and bounded as follows:

Beginning at an iron bolt, corner with said Montgomery on North side of an alley; running thence N 11 deg W 213 1/2 feet to a rock on said Montgomery's line, thence S 70 1/2 deg W 50 ft. to an iron bolt; thence S 11 deg E 213 1/2 feet on North side of said alley; thence N 70 1/2 deg E 50 feet to the beginning, containing 24-100 of an acre, more or less, on which is situated a cottage.

This 16th day of Aug., 1920. R. F. WILLIAMS, Assignee. W. S. Coulter, Atty.

Trustee's Sale of Real Estate.

Under and by virtue of the power of sale contained in a certain deed of trust executed by Baxter Vaughn and wife to the undersigned trustee, November 15th, 1917, and recorded in Book of Mortgages and Deeds of Trust No. 73, at page 218, default having been made in the payment of the bond secured by said deed of trust, the Alamance Insurance & Real Estate Company, trustee, will, on

SATURDAY, SEPT. 18, 1920, at 12 o'clock, noon, at the court house door in Graham, North Carolina, offer for sale at public auction to the highest bidder for cash, the following described real estate, to-wit:

A certain tract or parcel of land in Alamance county, State of North Carolina, adjoining the lands of Mrs. Abel Horne, Armacia E. Fowler and others, being a part of that tract of land owned by Daniel Boswell and sub-divided by Lewis H. Holt, April 27th, 1917, and bounded as follows:

Beginning at a corner with L. E. Boswell on said Horne's line, running thence S 88 deg 35' E 16 chs 42 lks to corner with said Fowler; thence with line of said Fowler N 8 chs 17 lks to corner of Wm. McBroom; thence N 78 deg W 6.72 lks to a poplar; thence N 84 deg W 3.98 chs; thence S 89 deg W 3 chs; thence S 73 deg W 3 chs to corner with said Boswell; thence S 8 chs to the beginning, and known as the Florence Vaughn tract, containing fifteen (15) acres, more or less.

This Aug. 16th, 1920.

Alamance Ins. & Real Estate Co., Trustee. E. S. W. Dameron, Atty.

ADMINISTRATOR'S NOTICE

Having qualified as Administrator of the estate of Wm. H. Robinson, deceased, the undersigned hereby notifies all persons holding claims against the said estate to present the same, duly authenticated, on or before the 15th day of August, 1921, or this notice will be pleaded in bar of their recovery; and all persons indebted to said estate are requested to make immediate settlement. This June 25th, 1920. W. M. MOSER, Adm'r. of Wm. H. Robinson, dec'd. Chapel Hill, N. C. 12aug4t

To Change Gray Hair!

Here's the simple, easy, safe way to surely change gray, faded or lifeless hair to a uniform, dark, lustrous, beautiful shade—perfectly natural in appearance. Merely do as thousands have done and apply Q-ban.



PROFESSIONAL CARDS

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Telephones: Office 446—Residence 264

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Attorney-at-Law
GRAHAM, N. C.
Office over National Bank of Alamance

J. S. COOK,
Attorney-at-Law,
GRAHAM, N. C.
Office Patterson Building
Second Floor.

DR. WILL S. LONG, JR.
DENTIST
Graham, N. C.
OFFICE IN SIMMONS BUILDING

JACOB A. LONG, J. ELMER LONG
LONG & LONG,
Attorneys and Counselors at Law
GRAHAM, N. C.

24 EGGS FROM 28 HENS

Mississippi Woman Had No Eggs for Four Months. Hens Now Laying Regularly.

"I wish to praise Dr. LeGear's Poultry Prescription to Poultry Raisers. I have 28 hens and had no eggs from them for over 4 months. After I fed them one and one-half packages of your prescription I gathered over 2 dozen eggs from them. This is a positive fact, and I advise all poultry raisers to use Dr. LeGear's Poultry Prescription, if they wish their hens to lay."—Miss Carolina Freeman, Harrison, Miss.

Dr. LeGear's advice and a few pennies wisely spent have made layers out of loafers. You can obtain the same results. Get a package of Dr. LeGear's Poultry Prescription from your dealer. Use it as directed. It is a tonic which builds up the strength and vitality of hens, without overstimulating or injuring the egg producing organs. If results are not entirely satisfactory, return the empty cartons and receive a refund of your money.—Dr. L. D. LeGear, Med. Co., St. Louis, Mo. e

Summons by Publication

NORTH CAROLINA—ALAMANCE COUNTY. In the Superior Court.

Lottie E. Southard against Walter E. Brooks Southard.

The defendant above named will take notice that an action entitled as above has been commenced in the Superior Court of Alamance county for the dissolution of the bonds of matrimony between the plaintiff and defendant; and the defendant will further take notice that he is required to appear before the Clerk of the Superior Court at his office in Graham in said county on Monday, the 23rd day of August, 1920, and answer the complaint, which will be deposited in the office of said clerk on or before said 23rd day of August, 1920. And let the defendant take notice that if he fail to answer said complaint within the time prescribed by law, the plaintiff will apply to the court, for the relief demanded in the complaint. This the 22nd day of July, 1920. D. J. WALKER, C. S. C. 23July19

EXECUTOR'S NOTICE

Having qualified as Executor of the will of Laura Malone, deceased, the undersigned hereby notifies all persons holding claims against said estate to present the same, duly authenticated, on or before the 31st day of July, 1921, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate are requested to make immediate settlement. This June 25th, 1920. J. D. WHITTEY, Ex'r. of Laura Malone, dec'd. Burlington, N. C. 23July19

The Prohibition convention overlooked the well known fact that you can lead a horse to water but you cannot make him drink it.