THE GLEANER

GRAHAM, N. C., MAY 9, 1929.

ISSUED EVERY THURSDAY.

J. D. KERNODLE, Editor.

\$1.00 A YEAR, IN ADVANCE. Entered at the Postoffice at Graham. N. C., as second-class matter.

The Senate is against the President on the debenture proposition. It appears that the Senate's idea of helping the farmer is to give him something to show for it, something that he can use and convert to his aid and com-

but to give it a boost. The remyth.

The Democracy of Burlington woke up Tuesday and returned Mayor Horner to office for the sixth term. His vote was three to one for his Republican opponent. The rerult, if the Democrats of that city stay in the Trust Company, Trustee, on the same humor as on Tuesday, will turn the trick in the next county election.

A Congressman has proposed an investigation of the strike at Gastonia by the Government. That would be a long drawnout affair. Government investigations move slowly; and what is to become of the strikers in the meanwhile? The strike is a local affair that properly comes up for settlement in a local way, unless great that it would become a the same being menace to the general government.

Odd Divorce Customs . Found Among Malays

There is a peculiar Malay tribe in Sumatra, numbering only a few hundred persons, who spend their entire on the water, a small boat being their lifelong home. The stern of the craft has the rudest kind of a shelter, while amidships there is an arrangement of stone on which a fire is built. Forward there are baskets and other means of carrying fish and other commodities which these persons gather and trade. They have no laws or or ganization, but they have rather definite ideas of marriage and divorce. The lovelorn man, meeting the girl of his choice, asks her parents. If found to be agreeable the youth has to pay down 12 Dutch dollars (equal to 30 guilders); that is, if he is able to. But he also may purchase on the install-ment plan and make time payments. But in this case he cannot get a divorce unless the full amount is paid to the wife. The pair then go through a ceremony. If the husband wants a divorce, then he loses the 30 guilders paid, but if the wife wants to get di-vorced, then she must pay 120 guilders to the husband, which she will be able to do only in the rarest cases. If the man gets his divorce, then he may decide whether the children must go with him or whether they may remain with the mother; if the wife ob-tains a divorce and has paid the 120

Simple Way to Handle Child's Fear of Dark

If your child develops a fear of the dark, do you know how to handle it? It is possible to cure him in a very simple way. When you put him to bed tonight, leave the door partly open and a dim light burning in the hall. The child will go to sleep. Then, gradually, close the door a little and dim the light a little every night. If you work patiently, four or five hights will enable you to recondition the and the light turned out. If you do not control the hild in this patient way, you may, by shouting at him or spanking him, keep him from whimpering out loud when you put him to bed in the dark, but he will lie in bed trembling with fear. This is not your aim. Your real purpose should be to remove the fear, to recondition the child.—Children, the Magazine for

Her Idea

Her Idea

Little Mary, almost six years old, came home from kindergarten all thrilled, happily saying?

"I modeled in ciay today, mother."

"Well, Mary," said mother, "What did you mark?"

"Oh, I made the Statue of Liberty."

"Why, dear," said mother, "you never saw the Statue of Liberty."

"I know that," replied Mary. "I just made it anyway and put a pipe im his mouth."

tween two and three cents. Per- lks; thence E 46 chs to a stone; haps the speculator has method the planter from going so strong ing Eighteen (18) acres, more or on cotton. A big crop is hard to less. handle and the profits are shorter. If that be the reason, it is greater planting and secure a larger crop.

Harry Sinclair has commenced his term of 90 days in jail for refusing to answer the Senate's questions in the oil investigation. He has been assigned to help the prison pharmacist. And now it Now Congress has hopped on leaks out that Sinclair was a drug the tariff. Not to hold it down, clerk before he embarked in the oil business. How about calling ports say the highest tarifi ever him "Dr." Sinclair, the oil magis the purpose of the revision. nate? He might not enjoy the Just how a higher ducy will title, but doubtless it would be as help the mass of the people is a pleasing to him as his present

Receiver's Sale of Real Estate!

Under and by virtue of the power of sale contained in a certain mortgage deed of trust, duly executed by George Clay and wife. Bertha Clay, in favor of Piedmont 28th day of March, 1923, and securing the payment of a series of bonds numbered from 1 to 9, both inclusive, bearing even date with said mortgage deed of trust and been made in the payment of said indebtedness as in said mortgage deed of trust provided, and by the further authority of an order of the Superior Court of Alamance County in an action therein pending, and being No. 3682 upon the Civil Issue Docket, the undersigned Receiver of Piedmont Trust Comprny will, on the first Monday its proportions should become so in June, 1929, at 10 s'clock a. m.

THE 3rd DAY OF JUNE, 1929. at the courthouse door in Alamance County, offer for sale at in Block F, described in the map public auction to the highest bid- of the Real Estate Investment der for cash, the following de-

scribed property, to-wit: FIRST TRACT: A FIRST TRACT: A certain Book of Plats No. 1, pge 37, of the tract or parcel of land lying and being in Alamance County, North County, North Carolina. Carolina, and described and defined as follows, to-wit: Lying and being in Patterson Township, adjoining the lands of Elwood ed with a certificate by said Receiver certifying the amount of Parirsh and others, and bounded as follows:

Beginning at a stone, old Graham road; and running thence with McPherson line 10 poles to a stone in Graham road; thence with said road 61 poles to Mc-Pherson's line; thence with Mc Pherson's line 14 poles to Thomp sou's corner; thence N 741 deg W 84 poles to J. W. Compton's corner; thence S 45 deg W 94 poles to Elwood Thompson's corner; thence S 16 deg W 80 poles to a stone in McVey's line; thence S 77 deg E 102 poles to Webb Parrish's corner; thence N 21 deg E 561 poles to a stone, Parrish's corner; thence S 874 deg E 92 poles to the beginning, containing One Hundred (100) acres, more or less.

Second Tract: A certain tract or parcel of land in Patterson of Deeds of Alamance county, Township, Alamance county, default having been made in the North Carolina, adjoining the payment of said indebtedness and lands of Balaam McVey's heirs, demand having been made by the Hobson lands and ot ers, and holder of said indebtedness, the bounded as follows:

Beginning at a stone in the B. McVey line; thence N 45 deg E bidder for cash at the main door 25.50 chs to a stone; thence N 11 of the Court House of Alamance deg W 2 chs to a stone pile; County at 12 o'clock noon, thence N 82½ deg W 5.75 chs to a black oak; thence N 76 deg W 15.50 chs to a stone; thence S 26 deg W 25.50 chs to a stone; thence S 44 deg E 10,50 chs to the beginning, containing by computation

Fifty (50) acres, more or less.
Third Tract: A certain tract or parcel of land in Alamance county, North Carolina, adjoining the lands of L. L. Thompson. McVey lands, Sim Harper and others, bounded as follows:

Beginning at a stone, corner of the Weaver land, thence N 2 deg E 13 chs 50 lks to a sweet gum thence N 38 deg W 9 chs to s stone, Crompton's corner; thence 8 76 deg E 25 chs 50 lks to a stone; McVey's corner; thence S 26 deg W 25 chs 50 lks to a stone in Mc-Vey and Weaver lines; thence N 44 deg W 11 chs 91 lks to the beginning, containing by computation Thirty-five and Two Tenths

(35.2) a acres, more or less.

Fourth Tract: A certain tract or parcel of land in Alamance county, North Carolina, adjoining the lands of Elwood Thompson, Elbert McVey and others, bounded as follows:

Beginning a at maple; running James P. Hoge, Atty.

Lately cotton has tumbled be- W 45 deg N to a stone 42 chs 37 thence E 45 deg S 85 chs to a stone; thence S 45 deg W 24 chs in the depression that is, to deter 85 lks to the beginning, contain-

The terms of the sale will be cash upon the date of the sale er. It that be the reason, it is and the purchaser will be furnish-different from the usual proceeded with a certificate by said ure, which is to boost the price Receiver certifying the amount of of the commodity about plant- his bil and receipt of the purchase ing time, in order to induce price, and the sale will be left open ten days thereafter for the placing of advanced bids as required by law.

This the 29th day of April, 1929. THOMAS D. COOPER,

Receiver PIEDMONT TRUST COMPANY

Receiver's Sale of Rela Estate!

Under and by virtue of the power of sale contained in a certain mortgage deed of trust duly executed by Samuel W. Wellons and wife, Celia A. Wellons, in favor of Piedmont Trust Company, Frustee, on the - day of September, 1922, and securing the payment of a series of bonds numbered from 1 to 11, both inclusive, bearing even date with said mortgage deed of trust and payable to bearer, each in the sum of \$250 00 default having been made in the payment of said indebtedness as in said mortgage deed of trust provided, and by the further authority of an order of the Superior Court of Alamance county in an action therein pending, and being No. 3682 upon the Civil Issue Docket, the undersigned Receiver payable to bearer, each in the sum of \$200.00, default having on

MONDAY, JUNE 3rd, 1929,

at ten o'clock a. m., at the courthouse loor in Alamance county, offer for sale at public auction to the highest bidder for cash, the following described real property, to-wit:

One certain lot or parcel of land in Burlington Township, being on the East side of the City of Burlington, facing 50 ft on Grace Street and running back 150 ft., the same being lot No. 71 Company made by J. B. Harding, Civil Engineer, and recorded in

The terms of the sale will be cash upon the date of the sale and the purchaser will be furnishhis bid and receipt of the purchase price, and the sale will be left open ten days thereafter for the placing of advanced bids as required by law.

This the 29th day of April

THOMAS D. COOPER,

PIEDMONT TRUST COMPANY

Notice of Sale!

Under and by virtue of power of sale contained in certain Mortgage Deed, securing an indebtedness therein described, executed October 1st, 1927, by W. E. Sharpe and wife, Sallie F. Sharpe, to National Mortgage Corporation, re-corded in Book 109 of M. D., page 658, in the Office of the Register undersigned will sell by public auction to the last and highest

the following lands conveyed by said mortgage deed and described as follows:

Beginning at corner with Dr. C. E. Spoon on east side of Beaumont Avenue 102 ft from NE corner at intersection of Beaumont Avenue and Graham Street; running thence with line of Dr. C. E. Spoon in an eastern direction 150 ft to corner on a ten foot alley; thence with line of said alley in a northern direction 50' to corner with Alamance Insurance and Real Estate Co.; thence with line of Alamance Insurance and Real Estate Co. in a western direction 150' to corner on Beaumont Ave.; thence with Beaumont Avenue in a southern direction 50° to the beginning, being part of lots Nos. 13 and 14, Block 32 of the property known as Piedmont Estates, surveyed by Holmes Blair and Brent S. Drane, November 20th, 1913. On which is situated a two story boarding house.

This 11th day of April, 1929. NATIONAL MORTGAGE COR-PORATION

******* The Harmless Girl Friend 1000 By MARY DOUGLAS

OF HATE you!" cried Sally West. She picked up the answer book and flung it wildly across the room. It hit the blackboard and sprawled helplessly on the last small, prim

"It's a judgment," Sally choked. "I always loathed arithmetic, and now I have to teach it!"

No one answered her. Simply be cause she was addressing the mute green map of Russia and the pointer with the rubber tip and a long row of empty school seats with upright priggish backs. Then she heard foot-

steps along the corridor.
"Oh, here you are, Sally West! I've been looking all over for you!" thilde was rose-cheeked and laughing. "Billy David is downstairs. Came all the way from New York to see

me; and you've got to go down and ake charge of him! Yes, you!" Mathilde looked at Sally with satisfaction. Sally was unassuming enough to suit even her jealous eye.

But what shall I talk about? "Talk about-me!" Mathilde commanded and disappeared to take the

obnexious study-hour. Sally's knees knocked together as she went down the stairs. A young man was sitting in the stiff school

drawing room.
"Are you," asked Sally timidly, "Billy Davis?"

Mr. William Thaddeus Davis rose to his six feet and one inch with perfect ease. His hand swallowed Sally's ink-stained one and he assented to her question with a glint of hun in his brown eyes that went straight to her heart.

"So," he said with a twinkle of a laugh in his voice, "you're to entertain me for one hour and ten minutes -until Mathilde comes back?"

Sally looked terrified. "Oh, no. I'm to take care of you! So that you don't fall into the clutches of anyone at all—at least—"

For one hour and ten minutes let's paint the town red! Get on your hat and your muffler."

But when Sally went to put on her last year's coat and the hat she had made herself "catty Miss White" and the "silly kindergarten teacher" were waiting for her.

"You are," said Miss White in a whisper, "to wear my beaver coat!

Yes, you must!"
"And my brown velvet hat with the gold ribbon-I won't take no!" from the teacher of kindergarten.

That was why ten minutes later when Sally joined William Thaddeus Davis he jumped to his feet and gave a low whistle.

They stood before a florist's window and Sally had to keep him from buying an armful of pink roses for her, but she found a great bunch of violets tucked into her coat before she could stop him.

They found a great deal to say, and they laughed at the same things, and not until the first yellow lights bloo in dusky streets did Sally think of Mathilde

"Oh!" she said guiltily, "I forgot-Mathilde."

"Let's forget her." Bill agreed. "You'll have to telephone her now at once-and go right back."

Billy obeyed.
"You and I," he said gravely com ing out of the telephone booth, "are going to have dinner together."

They found a little round table in corner of the Dutch inn. Sally sank down in her chair with just a perceptible sigh. After all, it was over and there was tomorrow—and all the tomorrows—and she was afraid she was not going to forget this afternoon and Billy Davis.

It was a rather silent dinner. The food was the very best the Dutch inn could afford, and Billy ordered with great care; but he, too, had los his appetite.

"Look here," he said suddenly, "we've got to straighten this out." She caught her breath when she

looked into his eyes. "I suppose you think that I'm Mathilde's what-do-you-call-'em-suitor? Well, I'm not. Never was. I boarded with her mother, and I stopped off here so that I could send a report to her mother that Mathilde was behaving herself and holding

down her job. Now, do you see?"
"But, then, why-why wouldn't she let you meet any-"

"She let me meet you! She said you were shy and not used to men "And?" Sally said. "Tell me what

that 'and' is!" "And a harmless little thing." "I am," said Sally wistfully, "that's

just what I am." He could see nothing but the crown of her hat, he could scarcely hear the whisper of He went on, "And that's what

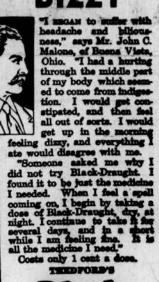
frightens me-almost. Do you think,

Sally, do you think if I came up next week-end that we could walk to-gether?" a queer husk obscured his Sally felt a delicious panic. She

a man's voice. But she knew what It meant. And as they left the dining room o the Dutch inn, Miss White and the kindergarten teacher from an obscure corner smiled across at each other

knowingly, as Miss White remarked: "And we always thought she was such a harm'ess little thing!"

Got Up in The Morning Feeling DIZZY



For CONSTIPATION INDIGESTION, BILIOUSNESS

1.723 miles of cotton fibre.

ADMINISTRATOR'S NOTICE.

A 30 x 31 automobile tire contain

The undersigned, having been appointed and qualified as administrator C. T. A. of the estate of Walter G. Allen, deceased, all persons having claims against the said estate are hereby notified to exhibit the same before the undersigned on or before the 27th lay of April. 1990, or this notice will be pleaded in bar of their recovery. All persons ndebted to said estate will please make immediate payment.

mediate payment.
This April 2nd, 1829.
This Aril 2nd, 1829.
W. A. TINN! N, Administrator C. T. A.,
of Walter G. Allen, deceased, Graham, N. C.
Long & Allen, Attys.

Sale of Real Estate.

Under the authority of judgment of the Superior Court in an action wherein Jennings bid shall be paid in the Court in Chandler is plaintiff and R. L. cash, immediately after the con-Stewart, R. E. Rogers, et al are firmation of the sale (the cash defendants, the undersigned deposit of \$150.00 to be creditcommissioner will, on

ment upon said confirmation) SATURDAY, MAY 11th, 1929, at 12:00 o'clock, noon, at the the balance on credit, payable in three (3) equal, annual in-Courthouse door in Graham, North Carolina, offer for sale to stallments, with interest therethe highest bidder for cash the on at 6% per annum from the following described real estate: date of sale until paid, and se-

in Pleasant Grove Township, Alamance county, North Carolina, adjoining the lands of J. et al:

Beginning at a rock corner with Lambert and Hargis and of the said purchase price. Vance; thence N 33 deg E 10.40 chs to a rock in Lambert and Hargis line; thence N 14 deg E by the Clerk of said Superior 11.43 chs to a rock in Lambert Court and no bid will be acceptand Hargis line; thence N 2 deg | ed or reported unless its maker E 3.22 chs to a rock in said line; shall deposit with said Clerk at thence E 4.66 chs to a rock in the close of the bedding the sum said line; thence N 231 deg E of One Hundred & Fifty (\$150.00) 6.43 chs to a rock in said line; Dollars as a forfeit and guaranthence N 12 deg W 7.44 chs to ty of compliance with his bid, a rock in Lambert and Hargis the same to be credited on his line; thence N 21 deg E 1.54 bid when accepted. chs to a rock corner with Mc-Adams heirs; thence S 40 deg lands will be resold at the same 16 deg E 2.33 chs to a rock in made. Tate's line; thence S 6 deg E Every deposit not forfeited or 1.31 chs to a rock in Tate's line; accepted will be promptly rethence S 73 deg E 2.81 chs to a turned to the maker. rock in Tate's line; thence N 47 deg W 2.42 chs to a rock in said line; thence S 67 deg W 1.17 chs to a rock in said line; thence SW 2.03 to a rock in said line; thence S 64 deg W 2.86 chs to a rock in said line; thence N 371 deg W 1.03 chs to a rock in said line; thence S 481 deg W 2.74 chs to a rock in said line; thence S 51 deg E 2.63 chs to a rock in said line; thence S 49 deg W 3 chs to a stake in the public road; thence N 804 deg W 5.78 chs to a stake in said road corner with Miles; thence S 11 deg E 19.87 chs to the beginning. The above tract is the J. A. Dickey land as surveyed by L. H. Holt on Sept.

Judgments, for sale at The surveyed by L. H. Holt on Sept. 16, 1919, plot for which is recorded in the office of the Register of Deeds for Alamance coun-

ty, North Carolina.

Sale is subject to the confir mation of the Court and 10 per cent of the bid will be paid on the day of sale, pending the confirmation of the Court. This April 6, 1929.

LOUIS C. ALLEN, Commissioner.

SALE OF LAND!

Columbia, Plff.,

will, on the

IN RE: The Federal Land Bank of

J. M. Gordon and wife, Sula Gordon, et al., Didus.

Pursuant to a judgment en-tered in above entitled civil ac-

tion on the 25th day of March,

1929, in the Superior Court of

13th DAY OF MAY, 1929,

at 12 o'clock M., at the County

Courthouse door in said County,

sell at public auction to the

highest bidder therefor the fol-

lowing described lands, situated

in said county and state, in Gra-

ham township, comprising 35.3 acres, more or less, and bounded

All that certain lot, tract or

parcel of land containing thir-

ty-five (35.3) and thre-tenths

acres, more or less, located, ly-

ing and being in Graham town-

ship, Alamance county, North

Cox, on the East by the lands

of Isaac Crowe, on the South by

the lands of the Murphy heirs,

and on the West by the lands of Frank Moore and the Mur-

shapes, metes, courses and dis-

tances as will more fuily ap-

pear to a plat thereof made by A. V. Shelton, Surveyor, on the

eral Land Bank of Columbia.

(Being the same real property

which was coneyed to the said

J. M. Gordon by warranty deed

from J. E. Moore and wlfe, An-

77, page 88.)
The terms of sale are as fol-

lows: One-third of the accepted

ed as a part of said cash pay

hereof, to pay in cash the whole,

All bids will be received sub-

This 8th day of April, 1929. CLARENCE ROSS,

Hadleys The Jewelers

GLEANER office, Graham.

at THE GLEANER office.

CASTORIA

For Infants and Children

In Use For Over 30 Years

Commissioner.

and described as follows:

Notice of Foreclosure Receiver's Sale of Real Estate!

Under and by virtue of the power of sale contained in a cer-tain mortgage deed of trust duly executed by W lliam Phillips and wifef Mary Phillips, in favor of Piedmont Trust Company, Tustee, on the 9th doy of July, 1920, and securing the payment of a series of bonds numbered from 1 to 6, both inclusive, bearing even date with said mortgage deed of Alamance County by the Clerk, trust and payable to bearer, each in the sum of \$100.00, default havlng been made in the payment of said indebtedness as in said mortgage deed of trust proviped, and by the further authority of an order of the Superior Court of Alamance County in an action therein pending, and being No. 3682 upon the Civil Issue Docket, the undersigned Receiver of Piedmont Trust Company will, on the first Monday in June. 1929, at ten o'clock A. M., the same being the

THIRD DAY OF JUNE, 1929, at the Courthouse door in Alamance County, North Carolina. offer for sale at public auction to the highest bidder fot cash, the Carolina, being bounded on the following described real property,
North by the lands of Eunie to-wit:

A certain tract or parcel of land in Burlington, Alamance County, North Carolina, on Richmond Hill, and being a part of the Ella Jones jot, described as follows:

Beginning at a pine tree on the phy heirs; and having such the line of Juda Collins; and rnnning thence in an easterly direction $64\frac{1}{2}$ ft to a pine; thence in a northerly direction 86 ft to an iron stake; thence in a westerly direction 54 ft to a redoak; thence 23rd day of Juy, 1925, which plat is now on file with the Fedback S with the line of Juda Collins 93 ft to the point of begin-

The terms of the sale will be cash upon the date of the sale and the purchaser will be furnished with a certificate by said Receiver nie B. Moore, which is recorded certifying the amount of his bid in office Register of Deeds, Ala- and receipt of the purchase price, mance county, in Deed Book and the sale will be left open ten lays thereafter for the placing of advanced bids as required by law.

This the 1st day of May, 1929. THOMAS D. COOPER, Receiver Piedmoni Trust Co. . Dolph Long, Atty.

Notice of Sale!

Under and by virtue of the power of sale contained in Mortgage Deed of Trust, securing an indebtedness therein described, executed February 16th, 1927, by James Day and wife, Dilsey Day, A certain tract of land lying cured by a first mortgage on to National Mortgage Corporation,

A certain tract of land lying cured by a first mortgage on to National Mortgage Corporation,

Township the premises, on the part of the recorded in Book 103 D. of T., purchaser; provided that the page 276, in the office of the Reg-purchaser shall have the right ister of Deeds of Alamance Coun-B. Tate, Lambert and Hargis, when complying with the terms ty, default having been made in the land the land that the land the land that the l or any part of the credit portion and demand having been made by the holder of said indebtedness, the undersigned will sell by public auction to the last and highest bidject to rejection or confirmation der for cash at main door of Court House of Alamance County, at 12

MAY 27th, 1929.

o'elok, noon,

the following lands conveyed by said Mortgage Deed of Trust and described as follows:

N. lot, beginning at an iron bolt, corner with said Brannoch and Day running thence N 1 deg 45' E 486' to a rock corner with said Notice is now given that said Brannock; thence N 74 deg 30' E 326' to a rock corner with said W 2.61 chs to a rock in Tate's place and upon the same terms line; thence S 4 deg E 2.50 chs to a rock in Tate's line; thence S 4 deg E 2.50 chs to a rock in Tate's line; thence day unless said deposit is sooner to the beginning, containing 3.38 acres, more or less. Surveyed 8-

2-1914. A certain tract of land in Burlington Township, Alamance County and State of North Carolina, adjoining the lands of John Johnson, Big Falls Road, a street and others and more porticularly

bounded as follows: Beginning at an iron bolt on the North side of said road, corner with said Johnson; running thence N 74 deg E 190' to an iron bolt at the SE corner of said street into the said road; thence N 44 deg E 150' to an iron bolt, corner on W side of said street; thence S 74 deg W 180' to an iron bott; thence S 41 deg W 150' to the beginning, containing .57 of an acre, more or less, upon which is situated a small cottage with

several rooms. This 11th day of April, 1929. NATIONAL MORTGAGE COR-

PORATION James F. Hoge, Atty-

Chattel Mortgage Blanks—For sale ADMINISTRATOR'S NOTICE.

Having qualified as Administrator of the satate of Martin R. Cook, deceased, late of Alamance county, North Carolina, this is to notify all persons having claims against the said estate to exhibit them duly verified, to the undersigned at Elon College, North Carolina, on or before the 16th day of May 1860, or this notice will be pleaded in bar of their moover.

this notice will be a sense of the covery.

All persons indepted to maid estate where the covery of the covery of

J. Dolph Long, Atty.