

THE GLEANER

GRAHAM, N. C., APR. 24, 1930.

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.

Judge Parker Again

The confirmation of Judge John J. Parker for Associate Justice of the Supreme Court of the United States is still pending. The judiciary committee has handed in an unfavorable report, but that does not mean that he is in any way disqualified on account of character, learning or fitness. That is pure, rather impure, politics—dirty and low politics. The labor and negro organizations have filed objections.

Forsooth, Judge Parker rendered a decision from the U. S. Circuit Court on a labor question that was contrary to the wishes of the Federation of Labor. That's the milk in that cocoanut, notwithstanding Judge Parker followed the rule laid down by the U. S. Supreme Court.

The association for the advancement of the Colored People, a negro organization, opposes him for that he is alleged to have made statements, when, Republican candidate for Governor ten years, which were inimical to the political rights of the negroes. This was founded on what he is purported to have said in a speech reported in the Greensboro Daily News. But a diligent search of the files of this paper fail to disclose the words or a semblance of the words charged.

When the matter is boiled down the result is that certain politicians oppose him for no better reason than that of saving their political scalps. The opposition hails from close Republicans states where the Union Labor and Negro votes suppose to have the balance of power, and it is not desired to offend these.

Late dispatches indicate that the Senate will override the adverse report of the judiciary report.

The naval reduction armament pact threshed out in London has been signed for Great Britain, Japan and the United States. It is yet to be approved by the United States Senate. It may meet the same fate as the treaty during the Wilson administration.

MELONS, A DELIGHT OF TAR HEEL FARMS

The North Carolina farm without a watermelon patch is denying itself the pleasure of having at home a supply of the most delicious crop grown in the South.

"Not only do watermelons contain those essential food elements known as vitamins, but the melons are tasty and delicious. Growing the crop is neither difficult nor expensive," says C. R. Hudson, veteran extension worker at State College. "Most any old piece of poor, broomseed land will produce fine flavored melons when properly fertilized. A well drained and sandy loam soil, sloping to the south is best. Stiff clay soils and low moist soils rarely give good results for melons."

To start, mark off the land in spaces seven to eight feet wide. Plow to these furrows with a turn plow until the water furrow is left between. Now throw two furrows together across these water furrows to make ridges showing where the hills are to be. Where the checks occur put in two shovelful of good, well rotted manure and a handful of high grade fertilizer. Mix these in the soil well. Now reverse the plowing operation, and throw two furrows over the water furrow. On these ridges the seed are planted.

Mr. Hudson advises using 6 to 3 seeds to a hill until a stand is secured and thinning later to two plants to a hill. He advocates making several plantings a year so the watermelons will be ripening at intervals. Begin during the first part of April and plant until July 1. Keep the patch clean until the vines are three feet long, then plant cowpeas between the rows to give the vines support. Fewer but better melons may be secured by limiting the number of runners to the plant.

In a fire at the Ohio prison at Columbus the lives of 318 prisoners were snuffed out. The statement is appalling, but not without a terrible warning. The same thing, it is said, could easily happen at the State prison at Raleigh. The opportunity is as ripe there as it was at Columbus. Let our State and others take warning.

In the matter of Judge Parker's confirmation, the stage has been reached where "you will be damned if you do and you'll be damned if you don't." In those close northern and western states the opposition will gain or hold what it has and in the southern states the Republicans will lose the temporary advantage gained in 1923.

Mr. Hoover, so the papers state, is worried over a prospective deficit of \$20,000,000. It does not seem that he should be, in view of the fact that Congress has or will authorize the expenditure of nearly \$325,000,000 in the District of Columbia and that the monthly payroll by the government in Washington is \$10,000,000 a month to about 90,000 employees. It would not mean a very drastic reduction in pay or employes to save that \$20,000,000.

MUST FIGHT INSECTS FOR NICE CROP OF FLOWERS

Insects attacking field crops cause heavy financial losses and therefore attract immediate attention; but, there are also pests of the flower garden which often cause damage or complete destruction.

"Insect pests of flower gardens are not necessary evils to be borne patiently. They may be controlled effectively at little cost," says C. H. Brannon, extension entomologist at State College. "But before they can be controlled, the grower must know whether it is a chewing or sucking insect which is damaging the plants. All flower garden pests fall in one or the other of these two classes. Chewing insects such as the caterpillar, grasshopper or leaf eating beetle may be controlled by a stomach poison, as arsenate of lead. Sucking insects such as plant lice, thrips, or scale cannot be controlled by sulphate. This contact insecticide kills either through its burning action, poisoning through the pores or by suffocation."

One of the main precautions in using poison on flowers or shrubs is not to make the insecticide too strong. Only the recommended poisons prepared in the right proportion must be used and application should be made at the right time and thoroughly done. One application will not kill all the insects.

Three teaspoonsful of arsenate of lead and one gallon water will make up a good spray for most of the chewing insects, says Mr. Brannon. If the plants have smooth, glossy leaves, it might be well to add a one inch cube of soap to make the poison adhere. One and one-fourth teaspoonsful of nicotine sulphate to one gallon of water will make a good spray for most sucking insects, says Mr. Brannon.

HALIFAX COUNTY FARMERS ARE BREEDING HORSES

A thoroughbred stallion from the army remount station at Lexington, Ky., is now stationed at Scotland Neck under the supervision of J. E. Condrety as agent, for the purpose of improving the type of horses in that section. The stallion was secured thru the efforts of J. B. Britt, county farm agent. When Mr. Britt began his work in the county in 1928, he became interested in getting a good stallion in the county and secured the cooperation of J. E. Condrety, owner of Condrety's stables. After some correspondence with governmental authorities, a representative from the army station at Lexington visited Scotland Neck and after a careful investigation agreed to send one of the thoroughbred stallions from the army stables.

This animal, "Double Cross," has been at Scotland Neck since last fall. He is the son of "Superman," a famous Kentucky race horse and is an animal of outstanding quality, large bone and free of defects. Double Cross is of chestnut color, stands over 16 hands high and he weighs 1130 pounds.

Mr. Britt says that 16 mares were bred to the stallion last fall and that 30 will be bred this spring. A small charge is made for the service yet the colt is absolutely the property of the owner. He may

keep or sell as he sees fit. The sole purpose in bringing the stallion into Halifax county was to improve the type of horses in that county. The number has declined 22,000 in North Carolina in the last three years and the quality of the horses left is not so good. It is felt that there are some farmers who would like to begin raising colts as a profitable side line to their other farming enterprises.

Fifteen dollars a crate for blood-tested eggs sold to a hatchery and \$6 a crate for eating eggs sold on the market is a difference reported by Mrs. R. C. Harris of Wilkes County.

Receiver's Sale of Real Estate.

Under and by virtue of the power of sale contained in a certain deed of trust executed by T. A. Barnett and wife, Mary Barnett, in favor of Piedmont Trust Company, Trustee, on the 26th day of October, 1920, and securing the payment of a series of bonds numbered from 1 to 18, both inclusive, bearing even date with said mortgage deed of trust and payable to bearer, each in the sum of \$200.00, default having been made in the payment of said indebtedness as in said mortgage deed of trust provided, and by the further authority of a judgment 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 May, 1930, at ten o'clock a. m., the same being

THE 5th DAY OF MAY, 1930, at the courthouse door in Alamance County offer for sale at public auction to the highest bidder for cash the following described real property, to-wit:

A certain tract or parcel of land lying and being in the City of Burlington, Alamance County, North Carolina, adjoining the land of H. J. Freeland, A. J. Whittemore, Heirs of A. J. Hatch, deceased, Lakeside Cotton Mills and others, and bounded as follows:

Beginning at an iron bolt, corner with said Freeland on W side of Lakeside Street; running thence N 75 deg 45' W 500 ft to an iron bolt, corner with said Freeland in Whittemore's line; thence N 1 deg 45' W (B. S.) 218 ft to an iron bolt, corner with Mollie Hornbuckle in said Hatch line; thence S 79 deg E 371 ft to an iron bolt corner with said Hatch; thence N 12 deg 20' W 119 ft to an iron bolt, corner with said Hatch; thence S 56 deg 30' E 224 ft to an iron bolt, corner with said Lakeside Cotton Mills on W side of said Street; thence S 7 deg 30' W 276 ft to the beginning, containing Three and Seven Hundredths (3.07) acres, more or less, and known as the Isbam Ashworth residence property.

Excepted from the above described tract is Thirty-eight One Hundredths (.38) of an acre, more or less, sold and conveyed by T. A. Barnett and wife to Jas. Fowler.

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 certifying the amount of his 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 3rd day of April, 1930.

THOMAS D. COOPER, Receiver Piedmont Trust Co. J. Dolph Long, Atty.

Magistrates' Blanks—State Warrants, Civil Summons, Transcripts, of Judgments, for sale at THE GLEANER office, Graham.

Chattel Mortgage Blanks—For sale at THE GLEANER office.

NOTICE. Public Sale of Land.

Under and pursuant to the power and authority vested in the undersigned Commissioners of the Superior Court of Alamance County, under the judgment, orders and decrees of the said Court made in the case of Bethenia Thompson and husband, W. J. Thompson vs O. F. Crowson, Jr., and others, and Atlantic Joint Stock Land Bank of Raleigh, and the case of Atlantic Joint Stock Land Bank of Raleigh vs E. L. Henderson and wife, Annie Henderson, which said case was consolidated with the case of said Bethenia Thompson and others vs O. F. Crowson and others, the undersigned Commissioners will offer for sale, at public auction, at the courthouse door in Graham, Alamance County, North Carolina, on

MONDAY, MAY 5, 1930, at 12:00 o'clock, noon, all of the following described real property, to-wit:

All that certain piece or parcel of land situate, lying and being in Graham Township, County of Alamance, State of N. C., bought by J. C. McAdams from Temperance A. Curtis, W. C. Curtis and Daisy B. Curtis, May 30, 1895, and the deed conveying same is recorded in Book 17, page 330.

Beginning at a post oak on East side of Graham road and Pittsboro road, corner with G. A. Curtis; running thence N 28 1/2 deg E 25.50 chs to a rock on the S wepsonton road; thence N 28 1/2 deg W 11.23 chs to a point on said road; thence N 33 1/2 deg W 5.15 chs to a rock on said road; thence S 66 1/2 deg W 4.50 chs to a rock on Graham and Pittsboro road; thence along said road as it runs (S 8 1/2 deg E 12 chs S 15 1/2 deg W 10 chs and S 3 lks S 20 deg E 9 chs and 50 lks) to the beginning, containing 31 acres, but be it the same be there more or less.

Also all that certain tract or parcel of land bought by J. C. McAdams from W. C. Neese and wife, Callie Neese, May 20, 1902, the deed conveying same recorded in Book 64, page 311.

Beginning at a post oak tree on the East side of the Graham road, corner with C. A. Albright and J. C. McAdams; thence S 86 deg E 4 chs 56 lks to a white oak tree, corner with said Albright; thence S 70 1/2 deg E 6 chs 47 lks to a rock, corner with John Enoch and said Albright; thence N 23 1/2 deg E 19 chs 80 lks to a rock or iron bolt in public road to S wepsonton and Graham, corner with said Enoch; thence with said road N 52 1/2 deg W 6 chs 87 lks N 30 1/2 deg W 3 chs to a rock, corner with said McAdams in said road thence S 28 1/2 deg W 25 chs and 50 lks to the beginning, containing 22 acres, but be it the same be there more or less.

The above described real property has been sub-divided and will be offered for sale by said Commissioners in accordance with the sub-division of the same as shown by the map and plat of the said real property, as made by B. A. Waldenmaier, C. E., as follows, to-wit:

FIRST—A. Lots no's 22 and 24, fronting on the hard surface road to S wepsonton 191.53 ft., and containing 2.22 acres.

FIRST. Lots No's 31, 33, 35, 36, 37 and 38, which said lots front 579 ft. on the hard surface road to Saxapahaw, and containing 19.18 acres, more or less.

FOURTH. Lots No's 26, 28, 30, 32 and 34, which front 464.8 ft. on the hard surface road to S wepsonton, and containing 6.94 acres, more or less.

The said lots as indicated above will be sold in the order named, and in the groups as named, and upon the following terms and conditions: Said sales will be made subject to advance bids, and to remain open for such bids for ten days from date of sale, and subject to confirmation by the Court, and each bidder will be required to deposit at least ten percent of the amount bid, and to pay the balance in cash upon confirmation of the sale by the Court, and the purchase price to bear interest at six percent from date of confirmation until paid, and title will be reserved until the purchase price is fully paid.

These sales are being made to satisfy the judgment of said Atlantic Joint Stock Land Bank of Raleigh against said E. Henderson and others, which constitutes a lien on the above described real property prior to all other liens, on account of the said debt having been secured by a mortgage deed from said H. L. Henderson and wife, Annie Henderson, to Atlantic Joint Stock Land Bank of Raleigh, which is recorded office Register of Deeds, Alamance county, in Deed of Trust Book No. 76, page 45; and for the other purposes set out and prescribed in the judgment and orders of the Court in said cause. This the 31st day of March, 1930.

J. CLYDE RAY, CLARENCE ROSS, Commissioners.

Trustee's Sale of Real Property.

Pursuant to the power vested in the undersigned Trustee by a certain deed of trust executed by Cecil H. Isley and wife, Grace Isley, to the undersigned Trustee, dated November 21, 1929, and duly recorded in the office of the Register of Deeds for Alamance County, North Carolina in deed of trust Book 114 page 24, said deed of trust was given for the purpose of securing the payment of a certain note of even date therewith; and where default was made in the payment of the indebtedness thereby secured, the undersigned Trustee will offer for sale at public auction the following described real property to the last and highest bidder at the courthouse door in Graham, North Carolina, on

SATURDAY, MAY 10, 1930, at 12 00 o'clock, noon, the following land, lying and being in Graham Township, Alamance County, in said State, and bounded and described as follows, to-wit: Adjoining the lands of Lots 8, 9, 10, 11, 12, 13, 14 and 18, of Jas. N. Williamson property, Herman Andrews, and Fairground School lot (formerly Midway), and more particularly bounded and described as follows:

Beginning at an iron bolt on N side of Williamson St., corner of lot No. 8; running thence with lines of lots 8, 9, 10, 11, 12, 13 and 14 thence N 43 deg W 273 1/2 ft to an iron bolt, corner with lot No. 14 and in line of Herman Andrews; thence with line of said Andrews S 34 deg W 42.4 ft to an iron bolt; corner with said Andrews and Fairground School lot; thence with line of School lot S 9 deg 50' W 42.3 ft to iron bolt, in line of said School lot and corner with lot No. 18; thence with line of lot No. 18 S 42 deg E 233 ft to an iron bolt on N side of said Williamson St. and corner with lot No. 18; thence with line of said St. N 50 deg 10' E 75 ft to the beginning, and being lots 15, 16 and 17 of the James N. Williamson property as surveyed by A. I. Shisler, C. E., July and August, 1922, and Lewis H. Holt, County Surveyor, Alamance County, June, 1923, as platted and recorded in the office of the Register of Deeds for Alamance County, in Plat Book No. 2, at page Fo. 35.

Terms of sale. CASH. This sale is subject to advance bids as provided by law. This the 9th day of April, 1930. CLARENCE ROSS, Trustee.

Commissioner's Re-sale Of Real Property.

Under and by virtue of an order of the Superior Court of Alamance County, made in a Special Proceedings whereunto all the heirs of L. B. Ward, were made parties for selling the lands in Alamance County, of which he died seized, the undersigned will offer for resale to the highest bidder for cash, at the Court house door in Graham, on

SATURDAY, MAY 3, 1930, at 12:00 o'clock, M., the following valuable real estate: Lying and being in Pleasant Grove township, Alamance County, adjoining the lands of S. N. Ward, Dr. Watson and others and bounded as follows: Beginning at pointers with the old Hessee line, thence 1 deg W 22.85 chs to a black oak, Watson's line; thence S 89 1/2 deg E 21 chs to a white oak; thence N 7 1/2 deg E 22.70 chs to a rock with the old Faucett line 88 deg W 23.50 chs to the beginning and containing 50 acres more or less.

Second tract: Beginning at a large rock by the branch corner with the old Hessee line (now Ward), running thence S 24 1/2 deg 8.25 chs to a rock, corner with Z. B. Ward's lot; thence with his line 88 deg W 14 chs to a rock, corner with the old Lea line; thence with said line 2 1/2 deg E 14.76 chs to a rock; thence S 68 deg E 18.55 chs to the beginning and containing 21 acres more or less.

Both tracts adjoin and are the same upon which L. B. Ward lived at the time of his death.

On this place are 4 tobacco barns, pack barn, feed barn, crib, smoke house, dwelling house and kitchen and tenant house. This land lies well for cultivation, has two good wells, and is a good tobacco farm and will grow grain.

Terms of Sale: Cash. The sale will be left open 20 days for advance bids and sale subject to confirmation of the Clerk of the Court.

Bidding will start at \$2,200. This 12th day of April, 1930. J. S. COOK, Commissioner.

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 J. G. Lewey and wife, Florence V. Lewey, in favor of Piedmont Trust Company, Trustee, on the 28th day of February, 1921, recorded in the office of the Register of Deeds for Alamance County in Book 89, page 55, Mortgage Deeds of Trust, and securing the payment of a series of bonds numbered from 1 to 58, 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 of Piedmont Trust Company will, on the first Monday in May, 1930, at ten o'clock a. m., the same being

THE FIFTH DAY OF MAY, 1930, at the courthouse door in Alamance County offer for sale at public auction to the highest bidder for cash the following described real property, to-wit:

Beginning at a point on Haw River, corner with Peter Hughes; thence up said River as it meanders to a corner with John Kernodle of the Gerring Mill Dam; thence with said Kernodle's line in a Westerly direction to the center of the macadamized road, corner with Lot No. 6; thence with the center of said road running South, or toward Burlington, to a hickory tree, corner with Mr. Barber; thence S 82 1/2 deg E 14.10 chs to a rock; thence S 87 1/2 deg E 4.50 chs to a hickory tree; thence N 76 deg E 3.50 chs to the point of beginning, containing One Hundred and Fifto-nine and One Half (159 1/2) acres, more or less, and being the part upon which is situated the old home of Sallie Somers Harrison. Further records of said description can be found in the plot in the Register of Deeds Office of Alamance County.

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 certifying the amount of his 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 3rd day of April, 1930. THOMAS D. COOPER, Receiver Piedmont Trust Co. J. Dolph Long, Atty.

The Southern Planter

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Richmond, Virginia

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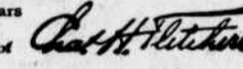
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Mortgagee's Sale!

Under and pursuant to the power of sale contained in that certain mortgage deed from John Roberts and George Roberts to the undersigned, dated January 7, 1928, and recorded office Register of Deeds, Alamance County, in Mortgage Deed Book 109, page 307, the undersigned will offer for sale, at public auction, to the highest bidder for cash, at the courthouse door in Graham, Alamance County, North Carolina, on

MONDAY, MAY 12, 1930, at 12:00 o'clock, noon, the following described real property, to-wit:

All that certain tract or parcel of land in Alamance County, North Carolina, Burlington Township, adjoining the lands of Claud Cates, Southern Railway Company and others, and bounded as follows:

Being a part of Lot No. 6 as shown on plan of Central Loan & Trust Co., property near Glen Raven Cotton Mills, bounded as follows: Beginning at an iron bolt on the line between Lots 5 and 6; running thence 150 ft to the concrete highway leading from Burlington to Greensboro; thence with said Highway 75 ft to corner with Lot No. 7; thence with line of Lot No. 7, 150 ft to an iron bolt; thence about 75 ft to the beginning.

Default has been made in the payment of the note secured by said mortgage deed, and this foreclosure is to satisfy said note and will be made subject to advance bids and confirmation by the Court, as provided for sales under mortgage deeds.

This the 9th of April, 1930. GEORGE W. DAVENPORT, Mortgagee.

J. Dolph Long, Atty.

Large Desk Blotters, 19 x 24 inches Colors—white, cherry, orange, red, pink, moss green, dark and light blue, Nile green, gray buff and purple, for sale at THE GLEANER Office.