

THE GLEANER

GRAHAM, N. C., NOV. 23, 1944.

ISSUED EVERY THURSDAY

J. D. KERNODLE, JR., Manager

\$1.00 A YEAR, IN ADVANCE

Entered at the Postoffice at Graham N. C. as second-class matter.

Our War With Japan

The Sixth War Loan marks a new turn in the war both on the fighting and the home fronts. It points our tremendous war effort definitely in the direction of the Pacific. During the first five war loans Americans were primarily thinking in terms of beating Hitler.

Now our government asks us for a loan of 14 billion more dollars of which five billion dollars must come from individuals. Why? Haven't we nearly finished off our so-called Number 1 Enemy? Can Japan hold up our powerful war machine very long? Your son, brother and friend in his Pacific foxhole wouldn't raise such questions because they are up against realities, not day dreams. They kill or are killed. They pray every waking moment for a sky-darkening cover of friendly planes. They thank America for giving them the finest medical care in the world when their rendezvous with destiny in a Pacific jungle is at hand. They know the war with the Japs is just beginning.

Here are some other Pacific realities so that you will understand why there must be a Sixth War Loan and why it is absolutely necessary that it be a success:

The Allied Military Command has estimated that it will take years, not months, to lick Japan.

Japan's present army numbers about 4,000,000 with 2,000,000 more men available and fit for military service who haven't been called up to date. Another 1,500,000, between the ages of 17 and 20, are not yet subject to the draft.

The Jap Air Force is growing.

In addition to millions of native workers, Japan has a potential slave force of 400,000,000 conquered people. 50% of Japan's labor force is made up of women. Another 25% boys and girls under 20, the balance men. The Jap workday is twelve to sixteen hours with two days off a month. The Jap cannot leave his job, change it, or strike. The highest daily wage equals about three American dollars—30% to 75% of which goes to taxes and compulsory savings.

The Jap, as our men in the Pacific know, will fight to the death. As far as the Jap is concerned, the outer Empire—and the men who defend it—are the expendables. The Jap will fight the Battle from inside the inner Empire.

The Jap believes that we shall weary of war too easily and too early.

In the invasion of France, supply ships had an overnight run to make. In the coming Battle of Japan, ships in the Pacific will have long-reached round trips that often take five months to make.

These realities are worth thinking about before you keep your home front rendezvous with a Victory Volunteer. Perhaps you will feel that the national personal Sixth War Loan objective—purchase of at least one extra \$100 War Bond—is entirely too small for you. The better we face the realities confronting our forces in the Pacific the quicker the whole bloody business will be over and the sooner we will welcome home our fighting men. That's an American reality to work for with all our dollars and our sweat.

To the People of this Community

GI Joe in his Pacific foxhole—maybe he is your brother, husband, sweetheart or friend—is listening in on you today.

He knows you have a date with a Victory Volunteer, a neighbor with a War Bond order in his or her hand. The two of you may talk it over at your work bench, in your office or in your home. Will GI Joe pick up phrases like "I can't afford it,"

"Why do they have to have more money?" "We'll lick Japan with one hand tied behind our back?" GI Joe counts on you to have enough sense and knowledge of the facts about the Pacific war to back him up in his foxhole. The extra \$100 War Bond you buy today is a War Bond with the most power. It gives GI Joe the support he must have at the time when he needs it most. It tells Tokyo you're in the fight to the finish.

THE EDITOR.

Rationing News

CANNED FOODS

Blue A-8 through W-5 (Book 4) now valid at 10 points each for use with tokens. Good indefinitely.

FUEL OIL

Current Period 4 and 5 fuel oil coupons will continue to be good for deliveries of oil throughout the coming heating season. Period 1 coupons for next season are now valid.

GASOLINE

A-13 coupon now valid for four gallons each.

Ration rules now require that every car owner write his license number an state in advance on all gasoline coupons in his possession.

MEATS, FATS

Red A-8 through R-5 (Book 4) now valid a 10 points each with tokens. Good indefinitely.

Housewives and other persons who collect waste kitchen fats will continue to be paid 2 Red ration points and 4 cents per pound for all salvage fats turned in to food stores.

SHOES

Airplane Stamp Nos. 1, 2, and 3 (Book 3) valid indefinitely.

SUGAR

Sugar Stamp Nos. 30, 31, 32, and 33 (Book 4) good for five pounds of sugar each indefinitely.

Sugar stamp No. 40 (Book 4) good for five pounds of canning sugar until February 28, 1945.

RENT CONTROL

All persons renting, or offer-

ing for rent, any living quarters whatsoever must register each dwelling unit with rent control office in their rent area. Persons who feel that they are being over-charged for rents may submit complaints to OPA. Complaint forms are available at the local War Price and Rationing Board if your area does not have a rent control office.

NOTICE

Sealed bids will be received by the Town of Graham, North Carolina, at the Town Clerk's office, until 8:00 o'clock p. m., until November 27, 1944, for the paving without curb and gutter of Maple street between West Elm street and McAden street; and also Marshall street between Albright avenue and Long avenue, with crushed stone and tar penetration and in accordance with specifications obtainable at the office of the undersigned Town Clerk.

Bids will also be received for resurfacing Albright avenue, East Elm street and such other resurfacing work as may be found to be necessary. Further details and specifications are available at said office.

The Town reserves the right to reject any and all bids.

This 21st day of November, 1944.
FRANCES U. BARRETT,
Town Clerk.

PAVING ORDINANCE

MARSHALL STREET

BE IT RESOLVED by the Board of Commissioners of the Town of Graham, in regular meeting assembled:

1 That it appears to the Board of Commissioners of the Town of Graham that a petition made under and by virtue of the provisions of the General Statutes of North Carolina of 1943, under Chapter 160, entitled "Municipal Corporations," Article 9 thereof and the amendments thereto, and citing said statutes and praying the Board of Commissioners of the Town of Graham to improve in accordance with the provisions of the said laws of the State of North Carolina, the hereinafter described street, has been lodged with the Clerk of said Town, and that said petition states that the owners of lots and parcels of land abutting directly on the improvements to be made are to pay 100 per cent of the total cost of said improvements, exclusive of so much of the then net cost as is incurred at street intersections.

2 That from the certificate of the Town Clerk submitted with the said petition on the 21st day of November, 1944, it appears that said petition in every particular conforms to and with said lots and is signed by a majority in

number of the owners who own and represent a majority of the lineal feet of frontage of the lands abutting on the street therein and hereinafter described, as appears from the following table:

Name of owners signing ... Frontage
Mrs. Eva Woods Moore 125 ft.
Mrs. Edgar Long 169 ft.
Bleeka T. Thompson and husband, Aubrey Thompson 75 ft.
Lolly Moore Qualls and husband, Arnold Qualls 75 ft.

Number of owners signing 4; not signing 1.
Lineal feet of frontage as owned and represented by signers 435, as owned and represented by those not signing the petition 125.

3 That the said petition is hereby determined to be sufficient and to be in full conformity with the said General Statutes of North Carolina, Chapter Municipal Corporation 160, Article 9, and all amendments thereto.

4 That as prayed for by said petitioners, it is hereby determined that the said Town of Graham shall improve, in accordance with the provisions of said law, by grading and paving the same with substantial paving materials consisting of crushed stone and tar binder of such specifications as the Board of Commissioners shall determine, same to be constructed without curb and gutter, but to include all necessary catch basins and drains, all to be of such dimensions and specifications as the Board of Commissioners shall determine, the said street to be so paved and improved being the same hereinafter mentioned and as set out and described in the petition as follows to-wit:
Marshall Street extending from Albright Avenue to Long Avenue.

5 That 100 per cent of the total cost of said improvements, exclusive of so much of the net cost as is incurred at street intersections, shall be specially assessed against the owners of and upon the lots and parcels of land abutting thereon by an equal rate per lineal foot of such frontage.

6 That the owners of all of the property abutting on the improvements to be made on the aforesaid street shall connect their premises with the water mains and sewer pipes located in the street adjacent to their several premises in a manner to be approved by the Town Sewer and Plumbing Inspector, and unless said owners shall cause such connections to be made on or before the 30th day of November, 1944, the Board of Commissioners shall cause the same to be made and the cost of each connection shall be assessed against the owner of and upon the premises for which said connection is made.

7 That the assessment herein provided shall be payable in five equal annual installments, with interest at the rate of six (6) per cent per annum from the date of the confirmation of the assessment roll for such confirmation on the dates on which taxes are payable.

8 That notice of the assessments made against said property owners and upon said several properties as herein provided shall be given when said assessments have been made as required by law.

9 That this resolution shall be published at least once in the Alamance Gleaner, a newspaper published in Alamance County, North Carolina.

The foregoing ordinance was duly passed by the Board of Commissioners of the Town of Graham and the same is published in accordance with the order of the said Board.

This 21st day of November, 1944.
FRANCES U. BARRETT,
Town Clerk.

NOTICE TO CREDITORS

Having qualified as Executrix and Executor of the estate of John R. Hoffman, deceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned, at Burlington, N. C., on or before the 26th day of November, 1944, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate will please make immediate payment.
This 22nd day of November, 1944.
SWANONOA PATTERSON HOFFMAN, Executrix.
TED HOFFMAN, Executor,
of the Estate of John R. Hoffman, deceased.
Louis C. Allen, Atty.

NOTICE

OF SERVICE OF

SUMMONS BY PUBLICATION

NORTH CAROLINA
ALAMANCE COUNTY
IN THE GENERAL COUNTY COURT
Mrs. Doris Brooks Jones

vs.—
Hoke O. Jones
The defendant, Hoke O. Jones, will take notice that an action entitled as above has been commenced in the General County Court of Alamance Coun-

ty for divorce based upon the grounds of two years' separation; and the said defendant will further take notice that he is required to appear at the office of the Clerk of the General County Court of said County in the courthouse in Graham, North Carolina, within thirty days after the 27th day of November, 1944, and answer or demur to the complaint in said action, or the plaintiff will apply to the court for the relief demanded in said complaint.

This, the 1st day of November, 1944.
SARA MURRAY,
Asst. Clerk General County Court of Alamance County.
Long & Long, Attys.

ADMINISTRATOR'S NOTICE

Having qualified as administrator of the estate of Annie Y. Turner, deceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the estate of the said deceased to exhibit them to the undersigned at Graham, North Carolina, on or before the 5th day of November, 1944, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate will please make immediate payment.
This the 27th day of October, 1944.
W. E. THOMPSON,
Administrator.

ADMINISTRATOR'S NOTICE

Having qualified as administrator of the estate of Parthenia T. Newlin, deceased, late of Alamance County, North Carolina, this is to notify all persons having claims against the estate of the said deceased to exhibit them to the undersigned at Graham, North Carolina, on or before the 20th day of October, 1944, or this notice will be pleaded in bar of their recovery.

All persons indebted to said estate will please make immediate payment.
This the 13th day of October, 1944.
ED NEWLIN,
Administrator.

ADMINISTRATOR'S NOTICE

The undersigned having qualified as administrator of the estate of David E. Robertson, deceased, late of Alamance County, this is to notify all persons having claims against the said estate to present them to the undersigned on or before the 9th day of November, 1944, 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 9th day of November, 1944.
A. P. Robertson, Administrator
of estate of David E. Robertson.
A. M. Carroll, Attorney.

NOTICE

NORTH CAROLINA
ALAMANCE COUNTY.

Under and by virtue of the Power of Sale contained in a certain Deed of Trust executed by Fannie Curl about the 14th day of April, 1944, and recorded in Book 151, at page 108, in the Office of the Register of Deeds for Alamance County, North Carolina, default having been made in the payment of the indebtedness thereby secured and said Deed of Trust being by the terms thereof subject to foreclosure, the undersigned trustee will offer for sale at public auction to the highest bidder for cash at the Courthouse door in Graham, North Carolina, at noon, on

Monday, November 27th, 1944.

The property conveyed in said Deed of Trust is the same lying and being in the County of Alamance, State of North Carolina, in Burlington Township, and in the City of Burlington, and more particularly described as follows:

Beginning at a corner of Hawkins and Broad Streets; running thence with Broad Street in a Northwesterly direction 75 ft. to C. G. Brown's corner; thence in a Northwesterly direction and parallel with Hawkins Street 165 ft. to a stake, corner with J. G. Rogers; thence in a Southwesterly direction and parallel with Broad Street 75 ft. to Hawkins Street; thence with Hawkins Street in a Southeasterly direction 165 ft. to the beginning and being a portion of the property conveyed to J. G. Rogers to W. W. Brown and wife in Deed Book 40 at 380.

But this sale will be made subject to a certain other Deed of Trust executed by Fannie Curl to C. C. Fonville, Trustee for First Federal Savings and Loan Association and recorded in Mortgage Book 151, at page 99, in the Office of the Register of Deeds for Alamance County. The terms of this sale is cash and the property will be sold subject to the Deed of Trust held by the First Federal Savings and Loan Association of Burlington, North Carolina.

This the 19th day of October, 1944.

CHAS. V. SHARPE, INC.,

Trustee.

C. C. Cates, Atty.

NOTICE OF SUMMONS

NORTH CAROLINA,
ALAMANCE COUNTY.

IN THE GENERAL COUNTY COURT
E. Mildred Byrd, Plaintiff,

vs.—

Frank B. Byrd, Defendant.

The defendant, Frank B. Byrd, will take notice that an action entitled as above has been commenced in the General County Court of Alamance County, North Carolina, to secure an absolute divorce on the grounds of two years separation and that said defendant will further take notice that he is required to appear at the office of the Clerk of the General County Court of said county in the Courthouse in Graham, N. C., on Monday, January 6th, 1945, and answer or demur to the complaint filed in this action or the plaintiff will apply to the Court for the relief demanded in said complaint.

This 17th day of November, 1944.

F. L. WILLIAMSON
Clerk of General County Court
E. F. Upchurch, Atty.

NOTICE OF SALE

Under and by virtue of a judgment of the Superior Court of Alamance County, and under authority of judgment of resale, in a proceeding wherein Celia L. Cates, Administratrix, and Thomas W. Cates, Administrator, and others, are petitioners and Hilda H. Cobb and husband, Harry C. Cobb, and others are respondents, the undersigned Commissioner will on

Saturday, December 16th, 1944

at 11:00 o'clock, a. m., E. W. T.

at the Courthouse door in Graham, Alamance County, North Carolina, offer for sale at public auction, the following described property:

A certain tract or parcel of land in Newlin Township, Alamance County, North Carolina, and bounded on the East by A. F. Hadley, on the South by A. F. Hadley, on the North by W. A. Hadley and on the West by H. K. Dorsett, and more particularly described as follows:

Beginning at a white oak, corner of the lands of the old South Fork Mill Company, now H. K. Dorsett; thence South 23 deg. East with their line, 8.17 chains to a stone; thence North 88 deg. East, 2.50 chains to a stone; thence North 24 1/2 deg. West 4.40 chains to a stone near the public road; thence North 56 1/2 deg. West 4.75 chains to a dead white oak; thence North 77 1/2 deg. West 9.4 chains to the beginning, containing 1.9 acres more or less. See Book "C. M." page 195, Chatham County, but this land is now in Alamance County. Being the first tract of land in that deed from W. I. Ward, Trustee, to W. Luther Cates, which deed is dated September 15, 1927, and duly recorded in the Office of the Register of Deeds for Alamance County, in Book of Deeds 91, at pages 280-281.

The purchaser will be required to deposit ten (10) per cent of his bid when the same is knocked down to him, and the balance upon confirmation.

This 15th day of November, 1944.
LOUIS C. ALLEN,
Commissioner.

NOTICE OF SUMMONS

NORTH CAROLINA,
ALAMANCE COUNTY.

IN THE GENERAL COUNTY COURT
Winston Thorp, Plaintiff,

vs.—

Mary D. Thorp, Defendant.

The defendant, Mary D. Thorp, will take notice that an action entitled as above has been commenced in the General County Court of Alamance County, North Carolina, to secure an absolute divorce on the grounds of two years separation and that said defendant will further take notice that she is required to appear at the office of the Clerk of the General County Court of said county in the Courthouse in Graham, N. C., on Monday, January 6th, 1945, and answer or demur to the complaint filed in this action or the plaintiff will apply to the Court for the relief demanded in said complaint.

This 17th day of November, 1944.

F. L. WILLIAMSON
Clerk of General County Court
E. F. Upchurch, Atty.



THE LAST TRAIN OF WAR FREIGHT...

It will look like any other "fighting freight" you see rolling on the Southern Railway these days.

But this will be the last train heading off to war.

Then, "tomorrow" will begin... a glorious new era of peace and freedom for war-weary people everywhere. Then, tents and uniforms from Southern textile mills will become gay frocks for laughing, carefree girls.

Then, strong Southern steel that made massive tanks, will build bridges and skyscrapers.

Then, gleaming Southern aluminum, miracle plastics and vital chemicals will go into the countless new products of the post-war world.

And then, the Southern Railway will be ready with the matchless efficiency and dependability which has been developed in the "testing laboratory" of total war.

Yes!... it will be a great day for the South... and for the Southern Railway... when that "last train" pulls out. For it will mark the beginning of a new-found peace and prosperity in a Southland of unlimited opportunities.



Emmet S. Norris
President

SOUTHERN RAILWAY SYSTEM