

Political Announcements

I HEREBY ANNOUNCE—Myself as a candidate for the City Council subject to the primary to be held April 26, 1937.

If nominated and elected to the City Council of Salisbury, I will do all in my power for the best interest of all of the citizens of our City.

I have faithfully exerted every effort to represent you, the Citizens of Salisbury, during my first term of office as Councilman.

If in the coming Primary and election I am chosen to represent you, I will continue to advocate economy in government and endeavor to render a public service to each and every citizen alike.

Your vote and support will be gratefully appreciated.

W. H. Haidin, Jr.

I HEREBY ANNOUNCE—My candidacy for the City Council, subject to the Democratic primary to be held on April 26.

If elected, I pledge an honest and conscientious effort to represent you to the best of my ability.

Your vote and support will be deeply appreciated.

D. C. DUNGAN

I HEREBY ANNOUNCE—Myself for City Council subject to the Democratic Primary to be held on May 4th.

I am also proud to announce that we have made much progress during the past two years and that the city is now entirely out of default and that we are living within the budget.

Your vote and support will be greatly appreciated.

C. F. RANEY

I HEREBY ANNOUNCE—My candidacy for reelection to the City Council, subject to the Democratic primary, April 26.

During my terms as member of the council, I have endeavored earnestly to promote the best interest of the city in every way possible, and pledge my best efforts in the future.

Your vote and support will be appreciated.

HENRY W. DAVIS

FOR CITY COUNCIL—I hereby announce my candidacy for City Council subject to the Democratic Primary to be held on April 26.

Your vote will be appreciated.

DAN NICHOLAS.

Los Angeles. — Money, rings and other jewelry were dropped into a huge bronze "melting pot" at Angelus Temple to create a defense fund for pastor Aimee Semple McPherson in the \$1,080,000 slander suit brought by Rhea Crawford Splivalo.

Strength During MIDDLE LIFE

Strength is extra-important for women going through the change of life. Then the body needs the very best nourishment to fortify it against the changes that are taking place.

In such cases, Cardui has proved helpful to many women. It increases the appetite and aids digestion, favoring more complete transformation of food into living tissue, resulting in improved nutrition and building up and strengthening of the whole system.

Under The Dome

By its unanimous decision upholding the Constitutionality of the Wagner Labor Relations Act, the Supreme Court of the United States confirmed the right of Labor not only to bargain collectively on questions of hours and wages and other matters, but to intrust the bargaining to a single organization which shall represent all employees of any given employer.

The decision is far-reaching in its effects and implications. Not alone in Labor matters, but in its possible effect upon the present issue raised by the President's request for power to name additional justices and so "liberalize" the Supreme Court, this decision is regarded here as the most important since the invalidation of the Court of NRA and AAA.

Five cases in which the National Labor Relations Act was in question were decided. The controlling decision, on which the Court was unanimously held that a business clearly engaged in interstate commerce must permit its employees to organize and to elect a Labor organization of their own choosing to represent all employees as their sole bargaining agent.

In case of refusal of an employer to bargain under such conditions, the workers can appeal to the National Labor Relations Board, which is required to conduct an investigation and then issue orders based upon the facts disclosed.

Only the workers can invoke the Labor Relations Act. Employers have no recourse but to accept the Board's rulings. If the majority of their employees vote to elect Mr. Lewis's C. I. O., or any union of the Federation of Labor, as their sole representative in negotiations with the employers, then employers are bound to recognize the outside Union. On the other hand, if a majority of the workers decide on their own "company union" as their representative, then any outside union is barred from acting for any employee or group of employees.

The principle of the law is that there must be but one union organization recognized for any particular industry or business establishment. Moreover, employers are punishable under the law if they interfere with union activities, attempt to influence union elections, or dismiss a worker for union activities.

Of the five decisions upholding the Labor Act, the Court was divided, five to four, in four cases. The issue in those cases was not, however, the right of the Federal government to prescribe rules for Labor negotiations, but whether in these four cases interstate commerce was involved.

Justices Roberts, Stone, Brandeis and Cardozo agreed with Chief Justice Hughes in broadening the interpretation of interstate commerce, so that the unanimous decision upholding the Act in interstate commerce applied to all five cases.

CONTRIVERSY NOT OVER The battle for Court reform is far from being over, however. It is the most intense controversy which has divided Congress in many years. It forms an effective dam to block all important legislative measures until it is out of the way.

Both parties in both houses of Congress recognize this, and members are determined to get the Court issue resolved before buckling down to the other major questions awaiting their action.

Leaders of both parties in both Houses are seeking a formula for compromise, with the question still in doubt as to whether the President will accept a compromise. The plan most favored by the compromisers is an amendment to the Constitution which might have a chance of acceptance by the necessary two-thirds of each House, and would put the issue up to the people of the

States. One result of the Court proposal has been to turn Senators and Representatives to a closer study of the Constitution of the United States than some of them had ever given to that supreme law of the land. Even among those not sympathetic with the Administration's policies and methods, the feeling is growing that the times call for a more specific definition of interstate commerce than the Constitution now contains.

The development of modern industry and transportation tends to wipe out the parated interstate commerce from purely intro-state transactions. There is no question of the right of the Federal government to regulate interstate commerce down to the wages paid to workers and their hours of labor.

Therefore the purpose of those who believe the Federal government needs broader powers in such matters would be served by an amendment declaring every business and industry whose products or merchandise cross the state lines or which are distributed across state lines to be interstate commerce.

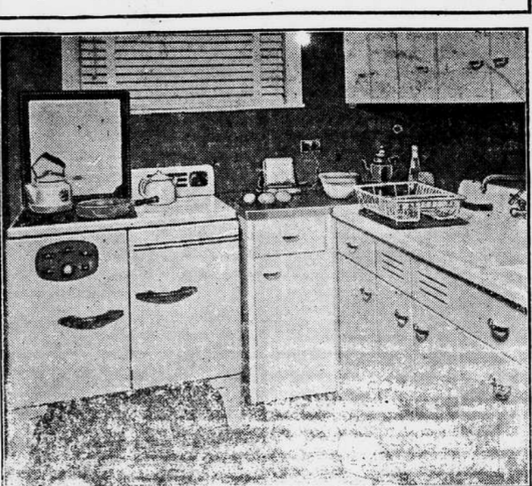
PROMPT SOLUTION IMPORTANT Whether two-thirds of the states would agree to such a broad surrender of their rights to do their own regulating is another question. There is a feeling in Capitol Hill that such an amendment would be more likely to succeed if it were put up to state conventions elected by all the people than if it were left to the legislature to ratify. Either method of ratifying an amendment is permitted by the Constitution. The suggestion is being seriously made that an amendment be proposed for convention ratification, delegates all to be elected in each state at next Fall's elections, and the conventions to be held before Christmas, so that the next Congress, meeting in January, will know just where it stands.

If this or some similar amendment proposal prevails, it will, more likely than not, include an amendment providing for compulsory retirement of Supreme Court justices at 70 or 75, or after a give term of service, and fixing permanently the number of justices of the Court.

Until all the Court proposals, of which only a few have been suggested here, are out of the way, Congress is practically at a standstill so far as such vital matters as reducing Federal expenditures, increasing taxation, and shaping permanent Labor and Relief policies are concerned.

Los Angeles. — Money, rings and other jewelry were dropped into a huge bronze "melting pot" at Angelus Temple to create a defense fund for pastor Aimee Semple McPherson in the \$1,080,000 slander suit brought by Rhea Crawford Splivalo.

Kitchen Tasks Made Easy For the 1937 Model Bride



THE 1937 model bride will have it relatively easy in the kitchen if the experts have their way. They have designed for her convenience the above kitchen, as one of the rooms in the Bride's House planned by the interior decoration staff of House Beautiful. These specialists in decoration and kitchen planning say that this is the ideal type of kitchen for an apartment or small home.

PATRONIZE THE ADVERTISERS

LEGAL NOTICES

NOTICE OF SALE OF VALUABLE REAL ESTATE Pursuant to the provisions contained in a certain mortgage deed of trust executed by John L. Trexler to William L. Cauble, Trustee, dated February 15, 1924, which is duly recorded in the office of the Register of Deeds for Rowan County in Book of Mortgages No. 89, page 100, and pursuant to authority in said mortgage, default having been made in the payment of the amount secured by said mortgage as herein provided, and by authority and power of sale conferred by said mortgage and by law provided, and at the request of the holder of the note, the undersigned Trustee will offer for sale at public auction to the highest bidder, for cash, at the Courthouse Door house door in Salisbury, N. C., on SATURDAY, MAY 22, 1937 AT 12 O'CLOCK NOON the following described real estate in Morgan Township, Rowan County, North Carolina:

492 of the office of the Register of Deeds for Rowan County. Terms of Sale: CASH. Dated April 19, 1937. William L. Cauble, Trustee, RFD No. 5, Salisbury, N. C. Walter H. Woodson, Attorney, April 23—May 14.

NOTICE OF MORTGAGE SALE Pursuant to the provisions contained in a Mortgage Deed of Trust registered in Book No. 99 page 226 made by A. Luther Peeler and wife Ada J. Peeler for the protection and benefit of the undersigned, on the 19th day of February, 1927, default having been made in the payment of the debt, which said mortgage was given to secure, the undersigned will sell at public auction to the highest bidder, for cash, at the Courthouse Door house door in Salisbury, N. C., on SATURDAY, MAY 22, 1937, at 12 o'clock Noon, the following property:

Lot No. 13 as shown on the map of the property of Mrs. E. A. Nail, filed in the office of the Register of Deeds for Rowan County, said lot fronting 50 feet on Elm Street, and running back 161.6 and 158.5—, to a 10 foot alley, and lying between Jordan and Stanley Streets.

Also lots Nos. 14 and 39, as shown on said map of the lands of Mrs. E. A. Nail filed in the office of the Register of Deeds for Rowan County, in Book 3, page 37, Lot No. 14 having a frontage on Elm Street of 50 feet and a depth of 155 and 158 feet to a 10 foot alley; Lot No. 39 lying at the East intersection of Oak and Stanley Streets, and having a frontage on Oak Street of 205 feet and a depth on Stanley Street of 151 1-2 feet and also a depth of 161 1-2.

For back title, see Book 157, page 20, in the office of the Register of Deeds for Rowan County, N. C.

Conveyed by the said A. Luther Peeler and wife Ada J. Peeler to satisfy the debt provided for in said Mortgage. This the 17th day of April, 1937.

JNO. A. LYERLY Surviving Trustee T. G. Furr, Atty April 23—May 14.

NOTICE TO CREDITORS Having qualified as Executor of the estate of G. H. Shaver, this is to notify all persons having claims against the said decedent to file an itemized, verified statement of same with the undersigned on or before the 25th day of February, 1938, or this notice will be pleaded in bar of their recovery. Persons indebted to said estate are notified to make prompt settlement. This February 25, 1937. Dr. W. T. Shaver, Executor of the Estate of G. H. Shaver, Deceased. R. Lee Wright, Atty. March 19—April 23.

NOTICE TO CREDITORS Having qualified as Executors of the estate of Sallie E. Cauble, Deceased, this is to notify all persons having claims against the said decedent to file an itemized, verified statement of same with the undersigned on or before the 9th day of April, 1938, or this notice will be pleaded in bar of their recovery. Persons indebted to said estate are notified to make prompt settlement. This April 2, 1937. W. H. Cauble and Lena Cauble Smith, Executors of the Estate of Sallie E. Cauble. April 9 - May 14.

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NOTICE STATE OF NORTH CAROLINA COUNTY OF ROWAN IN THE SUPERIOR COURT Hallie Baker Owen Vs Fredrick E. Owen The defendant, Fredrick E. Owen, will take notice that an action entitled as above has been commenced in the Superior Court of Rowan County, North Carolina, to obtain a divorce on the statutory grounds of two years separation; that said defendant will further take notice that he is required to appear at the office of the Clerk of Superior Court of said county in the court house in Salisbury, N. C. on the 15th day of May, 1937, or within thirty days thereafter, and answer or demur to the complaint filed in said action or the plaintiff will apply to the Court for the relief demanded in said complaint. This the 12th day April, 1937. B. D. McCUBBINS, Clerk Superior Court William V. Harris, Attorney April 16—May 7

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NOTICE TO CREDITORS Having qualified as Administrator D. B. N. of the estate of John M. Winecoff, deceased, this is to notify all persons having claims against the said decedent to file an itemized, verified statement of same with the undersigned on or before the 15th day of May, 1937, or within thirty days thereafter, and answer or demur to the complaint filed in said action or the plaintiff will apply to the Court for the relief demanded in said complaint. This the 12th day April, 1937. B. D. McCUBBINS, Clerk Superior Court William V. Harris, Attorney April 16—May 7

NOTICE TO CREDITORS Having qualified as Executors of the estate of Sallie E. Cauble, Deceased, this is to notify all persons having claims against the said decedent to file an itemized, verified statement of same with the undersigned on or before the 9th day of April, 1938, or this notice will be pleaded in bar of their recovery. Persons indebted to said estate are notified to make prompt settlement. This April 2, 1937. W. H. Cauble and Lena Cauble Smith, Executors of the Estate of Sallie E. Cauble. April 9 - May 14.

NOTICE TO CREDITORS Having qualified as Administrator D. B. N. of the estate of John M. Winecoff, deceased, this is to notify all persons having claims against the said decedent to file an itemized, verified statement of same with the undersigned on or before the 15th day of May