NEW LOW PRICES

PERMANENT WAVES_ \$1.50 to \$7.00 SHAMPOO AND FINGER WAVE 50.

Now is the time to get your hair shortened for style and comfort. Come in for a new permanent.

IDEAL BEAUTY SHOPPE At STEVENS STORE

1 Mile South of Lawsonville at STEVENS' STORE

THIS WEEK IN DEFENSE

(Continued from page two) ent increased by 484,000 during June to reach a new all time high of 38,799,000-an increase of 3,-365,000 since June, 1940, and 1.- defense jobs without lowering 960,000 more than the June, wages or working standards.

1929, record. WPA employment dropped 77,000 and NYA, 96,000 she said. OPM Associate Directo-Hillman asked airplane companies to emloy and train women in

in this country but without documentary proof of ctizenship to State bureaus of vital statlayed birth certificates" to break born workers are harred from jobs proof of citizenship.

Hints For Motorists

By Joseph R. Rollins The Atlantic Refining Company

EAKS in the rubber hose connec-LEAKS in the rubber hose connectations are a frequent cause of the failure of vacuum-type windshield wipers to work properly. An easy way to discover the presence of leaks is to remove the hose, pinch one end closed, hold the hose under water, and blow into the open end. If there are leaks in the hose air bubbles will betray their presence.

Contact of oil and other lubricants with the wiring of the car's electrical system tends to destroy insulation. Keep the motor clean and eliminate this source of short circuits and resulting trouble.

Advertising Speaks:

IT PAYS TO LISTEN Read The Ads

By virtue of clerk of the Superior Court of Stokes county, North Carolina, rendered in the special proceedceased, vs. Mrs. Nina Hunter and Aaron Tilley", the undersigned at the hour of two o'clock, p. m.,

at Stokes County Union Mill, in in defense plants for lack of such Big Creek Township, offer at public auction sale to the highest bidder for cash, the following described lands:

> "All those certain lots, parcels and tracts of land lying and being in Big Creek Township, Stokes County, North Carolin,a, in three tracts, fully described in a deed from R. E. Smith, unmarried, to S. J. Tilley, dated Decem-Stokes County, North Carolina, or less, and a third tract in book No. 95, at page 336, to taining 61.24 acres more or which book and page reference is hereunto made, and the des-cription contained in said deed is by this reference incorporated herein. Said land being known as the Stokes County Union Mid Tact, and being the land on which Stokes County Union Mill is now located."

This being a re-sale, bidding will begn at \$1365.00

This July 22, 1941.

R. E. Hunter Administrator of Sam J. Tilley Deceased

R. J. Scott, Atty.

STATE OF NORTH CAROLINA DEPARTMENT OF STATE

Preliminary Certificate of DISSOLUTION

To all to whom These Presents May Come-Greeting:

WHEREAS, It appears to my satisfaction, by duly authenticated record of the proceedings for the voluntary dissolution thereof by the unanimous consent of all the stockholders, deposited in my office, that the Farmers Milk Rcceiving Station, Inc. a corporation of this state, whose principle of-fice is situated at No.—Street, in the Town of Walnut Cove, County of Stokes, State of North Carolina (C. E. Davis being the agent therein and in charge thereof, upon whom process may be served), has complied with the requirements of Chapter 22, Consolidated Statutes, entitled "Corporations," preliminary to the issueing of this Certificate of

Now Therefore, I, Thad Eure, Secretary of State of the State of North Carolina, do hereby certify that the said corporation dal, on the 29th day of July 1941, file in my office a duly executed and attested consent in writing to the dissolution of said corporation, executed by all the stockholders thereof, which said con sent and the record of the proceedings aforesaid are now file in my said office as provided by law.

In Testimony Whereof, I have hereto set my hand and affixed my official seal at Raleigh, this 29th day of July, A. D. 1941.

> THAD EURE Secretary of State

NOTICE TO CREDITORS

Having qualified as administrator of the estate of W. E. Braswell, late of Stokes County, N. C., this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersighned at 307 Tate Street, Greensboro, N. C. on or before the 7th day of August. 1942, or this Notice will be pleaded in bar of their recovery. persons indebted to said estate will please make immediate pay-

This the 7th day of August,

William E. Eraswell, Administrator of W. E. Braswell, de-

L. H. van Noppen, Attorney.



ecuted by C. R. Pridty and wife, Melza Priddy, dated September ing entitled "R. E. Hunter, ad- 7, 1936, recorded in the office of ministrator of Sam J. Tilley, de- the register of deeds for Stokes ing claims against said estate to County, North Carolina, default present them to the undersigned having been made in the payment at King, N. C., on or before the of said indebtness, and the holder 17th of July, 1942, or this notice the bottleneck by which native- will, on Saturday, August 9, 1941, and owner of said deed of trust will be pleaded in bar of recovery. having applied for its foreclosure All persons owing said entate will by sale, the undersigned trustee make immediate settlement. will, on THURSDAY, JULY 31,

1941, at the hour of two o'clock, p. m., at the courthouse door in Danbury, N. C., offer at public sale to the higest bidder for cash following lands described and conveyed in said deed of trust:

taining 61.24 acres more or less.

deed from Gurney P. Hood, Commissioner of banks to the County of Stokes, which deed is dated April 18, 1915 and is recorded in the office of the Register of deeds for Stokes County. N. C., in book No 91, pages 379-20, to which reference unto made.

The succefful bidder will be required to immediately and at the time and place of sale make a deeposit of ten per cent of the Frank Butcher, Defendant. purchase price as an evidence of The defendant, Frank Butcher, good faith, to be forfeited in case will take notice that an action ensuch bidder does not thereafter titled as above has been compromptly comply with the terms menced in the Superior Court of of his bid after confirmation of Stokes County, North Carolina, said sale.

This June 27, 1941.

R. J. SCOTT, Trustee

NOTICE OF SALE North Carolina,

Stokes County. IN THE SUPERIOR COURT Stokes County

Roy H. McGee and wife, May ment made and entered in the and demanded in the complaint. above entitled cause in the Sudated July 11, 1941, the undersigned Commissioner will, on the

16TH DAY OF AUGUST, 1941, at 10:00 o'clock A. M. door of the Stokes County Court Stokes County House in Danbury, North Carolina, sell at public auction to the O. L. Pulliam, et al, highest bidder for cash, subject to the confirmation of the Court, the property hereinafter describ-ed, located in Yadkin township Stokes county, and more particularly described as follows:

One town lot, in King, Yadkin township. Stokes county, North Carolina, containing 3-4 acre, more or less, on which Roy H. McGee lives, and bounded by the lands of Mrs. Hess Lowe, Reid Jones, and others.

This the 16th day of July, 1941. L. H. van NOPPEN, Commissioner.

NOTICE

State of North Carolina. Stokes County.

Stokes County Vs. W. E. Hartman and wife, Claudia, et als.

The The defendants commenced in the Superior Court tion. of Stokes County, North Carolina, because of the non-payment of past-due taxes by the defendants due to plaint ff, and said defendants will further take notice that they are required to appear within thirty days from this date and answer or demur tn the complaint in said actinn or the plaintiff will apply to the Court for the re-

lief emanded in said complaint. This the 16th day of July, 1941.

J. Watt Tuttle L. H. Van Noppen, Danbury, N. C. Attorney for plaintiff.

> C. J. FLEMING VETERINARIAN

PHAT MOUNTAIN, N. Car.

ADMINISTRATOR'S

The undersigned having qualified as Administrator of the estate of the late Riley G. Fulk this is to notify all persons hold-

This 15th day of July, 1941.

WILEY M. FULK, and AMOS Z. FULK, Act. rs. Chas. R. Helsabeck, Atty.

EXECUTOR'S NOTICE

The undersigned having quali-First Tract. Known as the fied as Executor of the estate of ber 4, 1939, recorded in the of- Robert Mabe 'arm, 1st and 2nd Geo. W. Collins, late of Stokes fice of the register of Deeds for tracts containing 10d acres, more county, this is to notify all percor- sons holding claims against said estate to present them to the un-Second Tract. Known as the G. dersigned, duly verified, on or be-G. Shelton farm, being in two fore May 22, 1942, or this notice acres, more or less. Both of the will be pleaded in bar of recovabove named trac's of land are ery. All persons indebted to said more particularly described in a estate will make immediate set-

Executor of G. W. Collins.

NOTICE OF SUMMONS here- State of North Carolina, County of Stokes.

In The Superior Court Rachel Butcher, Plaintiff,

by the plaintiff for an absolute-divorce and custody of the children of the plaintiff and defendant, on the ground of two years sepaaration; and the defendant will further take notice that he is required to appear at the office of the clerk of the superior court of Stokes County, at Danbury, C., within thirty days after the 4th day of July, 1941, and answer or demur to the complaint in said action, or the plaintiff will apply Under and by virtue of a judg- to the court for the relief sought

This June 2, 1941.

CLERK SUPERIOR COURT.

NOTICE OF SERVICE OF SUM-MONS BY PUBLICATION

at the North Carolina,

In the Superior Court

Grady Pulliam. The defendant, Grady Pulliam, will take notice that a proceed-ings as above entitled has been instituted in the Superior Court for Stokes County, said proceedings being for the purpose of bringing about the sale of land for partition, the plaintiffs and the defendant being tenants in common; the real property as described in the petition filed in this cause is a 6-room dwelling, town located in the Stokes county, North Carolina, and the defendant above named will take notice that he shall appear at the office of the Clerk of the Superior Court on or before twenty (20) days after 20th day of July, 1941, to answer or demur to the plaintiff's complaint, or else the plaintiffs will apply to the Court for the relief demanded in the complaint, and upon the publication of the fourth above- and last notice the defendant named, will take notice that an above-named, is deemed to be in action entitled as above, has been court for the purpose of this ac-

> This the 18 day of June, 1941. J. WATT TUTTLE,

> CLERK OF SUPERIOR COURT.

LIFE INSURANCE MUST BE PAID FOR EITHER WAY

Either you pay for it in premiums: while you are alive, or your family must pay for it after you aregone by denying themselves of their rightful heritage; food,

clothing and shelter. A Security Registered Policy will guarantee: the future for them

SECURITY LIFE & TRUST CO..

W. M. FULP, General Age

DANBURY REPORTER

- - Take - -

IF YOU WANT TO KEEP UP

ON THE INSIDE NEWS

A COUNTY-SEAT NEWSPAPER

69 Years Young

Dollar a year