

COURIER - TIMES

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MONDAY, AUGUST 27, 1945

It isn't true because the COURIER-TIMES says it, but the COURIER-TIMES says it because it is true.

HEARTENING ENOUGH

Good morale up-lift for business in the Roxboro section is furnished by last week's report from three largest industries here that reconversion is not at the moment and apparently will not be a problem.

We remember at the other end of conversion, when the war started, when the change-over for local industries was a headache both to management and labor.

And there is considerable confidence locally that the reconversion is to be easier, especially if some of the service men and the bomb-makers and the ship-builders who were once just plain Person folks come back home in an appreciable ratio, a trend and a turn which has started and appears to be picking up speed.

ACT OF NATURE VERSUS ACT OF MAN

The Person and Roxboro community, and in particular the Cunningham section of it, has not recovered from the tragedy visited upon the Snow family, tenants on the J. A. Long farm, during Wednesday's late afternoon storm, when three women, sisters-in-law, had their lives snuffed out by a bolt of lightning.

The bolt from the sky can be considered an act of nature. The car wreck is judged as an accident brought about through human imperfection, the split-second timing of speeding, perhaps, or the incidental business of two moving objects being at the same place at nearly the same time.

Logic, nevertheless, offers no substitute for sorrow, which comes regardless of the how, or when, or why of death. It should be said that the South Boston wreck, which cannot be counted as a Person item since the happening of it occurred in Virginia territory, is as impressive here as anywhere as a warning to youth as to how to drive, and it must be observed that despite the lesson offered in the tobacco barn incident, all commendation should be in evidence for the efforts of the Roxboro American Legion in seeking money to aid the stricken survivors in the Snow circle.

NOT IN OTHER PASTURES

William Y. Pass, of Roxboro, whose unexpected death on Thursday removed a native citizen thoroughly conversant with the ways, customs and habits of his community, did

right well in the carrying on of the furniture business established by his father. There was nothing flashy in the operation. A concern for quality in merchandise, which apparently passed from the father to the son, does not put forth flash and dash. And this is logical, despite what might be said about conservatism.

We rather like to think, however, that William Y. Pass did his best according to his sensitivity in seeing that his father's business went forward. Numbers of sons try to do as much, but with less success than had this son who was not concerned with greener pastures out of the field of his experience.

He may have made a few mistakes, but if he did they were his own and he did not attempt to evade them by sounding off to all and sundry.

THE OMISSION IS STILL GLARING

Now being distributed hereabouts to school folks, teachers, officials and others supposed to be interested in the Person angles of public instruction is volume one of a Person County Board of Education sponsored publication, a "Yearbook for Teachers and Principals".

The reason for that omission is obvious to those who have kept up with PTA affairs in the school we have just mentioned. There is no PTA in it and has not been for two-three years, ever since the then president dissolved the organization under patriotic impulse of saving gasoline for the war.

That continuance, as we see it, is due more to the indifference of parents rather than that of teachers. And, incidentally, while we are about it, it might be just as well to become concerned over the fact that Person County Training School for Negroes, largest or rather only high school here for members of that race, lists no such organization as a PTA.

WHAT OTHERS ARE SAYING

MAKING AND SAVING

Some folks have been doing a lot of worrying over what our workmen will do in the interim between war production and the time that civilian industry will be meshing into gear. The transition period may last until the end of 1946, it is predicted with the remaining months of 1945 expected to be the most difficult ones.

These fears may not be altogether unfounded. There may be considerable unemployment and in individual cases there will undoubtedly be hardships.

But there is another side of the picture, too. Americans have on hand \$66,000,000,000 more cash and bank deposits than they had in 1939. They hold \$44,000,000,000 more in government bonds. Industry is also some \$22,000,000,000 to the good in liquid assets.

These billions will bear considerable squeezing in our economic wringer and will make for a comfortable cushion for the shock of reconversion, no matter how long the critical period lasts.

Mind you, we are not saying that all Americans got rich during the war and will live happily ever after. If they had got rich they likely wouldn't live happily thinking about how they made their profit. But as a matter of fact the increased cost of living sort of evened with increased wages and nobody can point the accusing finger at the American laborer and call him a plutocrat.

What we are saying is that the inborn frugality and thrift of our people saved a tidy sum against the very such period that confronts us now. Individual incomes have been running at the rate of \$32,000,000,000 a year. That is a considerable sum, but it must go around a lot of people. And a lot of people have reserved from this total, little nest eggs which are particularly appropriate right now.

We sincerely trust that peacetime industry will soon get into full swing, and that American workmen and laborers find themselves much more prospective than they did

in war. Certainly they will be able to satisfy their own needs better because of more goods available.

Irrespective of what the future holds, however, we can be thankful for the saving instinct among our people. It relieves them from embarrassment and adds to the stability of the country.

OF HOLIDAYS

Greensboro Daily News

To Comptroller Paul Reid, of the state public school system, comes a letter from a county superintendent of schools who had a few teachers on the job when Governor Cherry declared a two-day holiday for the celebration of the victory over Japan. Other state employees got it; do the teachers?—that is the question.

And now the state board of education is facing the question of whether it will carry on the schools for the full term and give the teachers an extra two-days pay, or reduce the term by two days and short-change the children. To those of us who have watched the schools and their reaction to holidays the

Dr. Meadows Gets Three Year Term

Appeal Taken From Unusually Long Sentence Imposed At Greenville.

Greenville—Dr. Leon R. Meadows was sentenced in Superior court Friday to serve three years in the state penitentiary after he was convicted of embezzlement and false pretense in connection with his handling of special student funds while president of East Carolina Teachers college.

A jury empaneled from Pasquotank county, always in strict custody of a deputy sheriff, returned its verdict at 10:19 a. m. today. It received the case at 3:42 p. m. yesterday. The jury had been locked up for 11 weeks—only a week less than the duration of the trial. It was seated after efforts to get a jury from Lenoir county proved unsuccessful.

Foreman J. O. Bundy rapped on the jury door at 10:08 a. m. today and told Sheriff Ruel Tyson the jury was ready to report. In the intervening minutes the defendant, his wife and daughter, Elizabeth, and Judge Paul Frizzell were hastily summoned to the court room.

Bundy reported a verdict had been reached that the defendant had been found guilty of embezzling \$3,040.82 and of false pretense in his monetary manipulations while college president.

He was found innocent of nine of the 11 counts against him. He originally was charged with embezzling more than \$14,000, and with false pretense.

The embezzlement count on which he was convicted dealt with the Ricks Tour Fund of the college, or better known as "Memo Book No. 2."

The false pretense item related to Dr. Meadows' alleged procurement of signatures on a blank receipt from three negro workmen. He allegedly got the negroes to sign blank pieces of paper, and then filled them in for amounts totaling \$705.40 more than he actually had paid the workmen and charged the college for that amount.

Judge Frizzell pronounced sentence after pleas for leniency from defense counsel members Albion Dunn, Clay Carter and John G. Dawson, and after state's Attorney D. M. Clark, and special Prosecutors Jesse Jones and J. Henry Harrell had protested any such action.

"God be with him," said Jones, "if he even now does not realize that he has committed a wrong."

Solicitor Clark, who prepared the state's case, followed through with an accusation that Dr. Meadows intentionally embezzled monies belonging to "school children" at the college, that he "deceitfully and fraudulently" tried to charge his records to show otherwise.

Stories Convince Japs War Ends

With 38th Division, Luzon, P. I.—Surrender of several thousand Japanese in the Northern Luzon mountains was arranged yesterday over the "adamant" opposition of their commander. Allied headquarters in Manila today reported similar negotiations proceeding on the important island of Mindano and Cebu.

Display of an Associated Press story in a worn American Army news sheet pulled from the pocket of a C. I. convinced Japanese a-joining one of the war's oddest parleys in the Northern Luzon mountains that the war was over. Their lieutenant colonel promised to notify his highest ranking commander—who still opposed the move—that they were yielding.

Dial 2391 for Newspaper Service.

problem is simple. There wasn't anything much accomplished within two days before and after V-J day anyhow, so let the schools, if they are clicking, run on for the full length and slip a little extra in the teachers' pay envelopes.

Or the whole business could simply be forgotten, as has been the case aforesaid when something came up that called for a decision as to whether school teachers are employees in the ordinary sense, or even people.

Except for Sundays and Saturday afternoons off for those who are working for day's wages and want a chance to spend them, we are beginning to wonder if there is anything to a holiday anyhow. Counting the time consumed in getting ready for one and that given to catching one's stride the next day, there is no such thing as a simple holiday. It amounts to a day and a half off so far as effectiveness of routine is concerned and when that is doubled, three days or more will be lost.

We hold the chief need for employees, if an adequate wage is being paid, is a work week probably geared to the business of living.

Berlin Musical Director Killed.

Berlin—An American sentry's bullet killed Leo Borchard, 55-year-old conductor of the Berlin Philharmonic Orchestra, just before midnight last night when his automobile failed to stop at the command of soldiers at an outpost.

Borchard was struck in the head by one bullet. Another man and a woman in the car escaped injury.

Three soldiers on duty waved flashlights and shouted for the car to stop, but it went on. Sgt. Darrell R. Odell, Littlefield, Texas, and Pfc. John D. Jones, Dodson, La., opened fire, an official announcement said.

De Gaulle Visits Grave Of Late F. D. Roosevelt

Hyde Park, N. Y.—Gen. Charles de Gaulle on Sunday paid tribute to the late Franklin D. Roosevelt, placing a wreath on the grave of the former President in the rose garden of the Roosevelt estate.

The tall soldier-statesman and his party arrived here shortly before noon and were met outside the garden by Mrs. Roosevelt.

About 150 visitors stood in the background as De Gaulle, provisional president of France, and Mrs. Roosevelt walked silently through the tall hedge which surrounds the rose garden to the simple grave.

After placing the floral piece at the head of the grave, De Gaulle lowered his head for a few seconds, then drew himself to attention and saluted.

He chatted with Mrs. Roosevelt and then he and his party left by automobile for the United States military academy at West Point for luncheon and an inspection trip.

The 11-car caravan entered the military academy ground about 12:45 p. m. and the De Gaulle party went directly to the officers' mess where they had luncheon with West Point officials.

After the luncheon, the French general visited the academy library and examined the sword of Napoleon which he had presented to General of the Army Dwight D. Eisenhower who, in turn, gave it to the academy.

De Gaulle reviewed a battalion of plebes and placed a tri-colored wreath at the base of a statue, facing the barracks, given to the military school by l'Ecole Polytechnique.

De Gaulle toured the post and then headed for New York city where tomorrow he will be given an official reception.

The French leader, who arrived in this country last Wednesday to confer with President Truman, came here from Washington on an air transport command plane. He landed at Stewart field, West Point, and motored to Hyde Park.

Johnson, gave each flier three towels, three shirts, three pairs of trousers, shaving equipment, tooth brushes and paste. Johnson's son, a flier, was taken prisoner in Italy and escaped after 20 days of solitary confinement. He talked to the three fliers like a father, advising them to talk about their experiences and answer all questions, no matter how many times they might be asked the same thing.

LEGAL NOTICE

NOTICE SALE OF LAND

Under and by virtue of the authority conveyed upon me by a certain deed of trust, executed by Ella Slaughter Horn and husband, A. E. Horn, on June 19th, 1935 and duly recorded in the office of the Register of Deeds of Person County in

Deed of Trust Book 10, at page 183, default having been made in the payment of the bond there by secured and at the request of the holder thereof, I will on Saturday, September 29th, 1945, at the court house door in Roxboro, sell to the highest bidder for cash, the tract of land conveyed in said deed of trust, to-wit:

That certain tract of land in Alensville Township, bounded on the North by the lands of W. H. Genry and other lands of Ella S. Horn, East by E. E. Bradsher, South by other lands of Ella S. Horn and H. D. Dickerson and on the West by the lands of G. W. Walker, containing ninety-four (94) acres, more or less and being composed of two tracts, T. P. Slaughter, tract of fifty-four (54) acres and the Ida Slaughter tract of forty (40) acres.

The purchaser will be required to make a deposit of 10 percent on day of sale.

This the 27th day of August, 1945.

NATHAN LUNSFORD, Trustee.

Lunsford & Burke, Attorneys. Aug. 27, Sept. 3, 10, 17.

SALE OF REAL ESTATE

Under the authorized investment in me as Trustee in that certain deed of trust, executed June 19th, 1935 by Ella S. Horn and husband, A. E. Horn and duly recorded in the office of the Register of Deeds of Person County in Deed of Trust Book 10, at page 184, default having been made in the payment of the bond thereby secured and at the request of the holder thereof, I will on Saturday, September 29th, 1945, at 12 o'clock noon, sell at public auction to the highest bidder for cash, at the court house door in Roxboro, the lands conveyed by the said deed of trust, to-wit:

Beginning at a stake on the road from Roxboro to Mill Creek; thence North 88 degrees East 16.60 chains to a stone; thence South 14.98 chains to a stone in the Roxboro thence North 88 degrees West 30.32 chains to a stone in the Roxboro and Mill Creek road; thence with the road to the beginning, containing thirty-one (31) acres, more or less, being Lot No. 2 in the division of the J. M. Slaughter land and allotted to Ella Slaughter Horn in the division of J. M. Slaughter's estate. See Book B, at page 453, of Orders and Decrees in the Clerk's office of Person County, North Carolina.

Highest bidder at the sale will be required to deposit ten per cent of the bidder's price as evidence of good faith. This the 27th day of August, 1945. NATHAN LUNSFORD, Trustee. Lunsford & Burke, Attorneys. Aug. 27, Sept. 3, 10, 17.

EXECUTORS' NOTICE

Having been duly qualified as executors of the estate of D. W. Knott, deceased, late of Person County, North Carolina, this is to notify all holders of claims against the said estate to exhibit them to the undersigned executors on or before August 27, 1946, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment. This August 23, 1945. A. E. FOGLEMAN, W. R. SHERMAN, Executors. Lunsford & Burke, Attys. 6-25-Aug 27, Sept 3-10-17-24; Oct 1

ADMINISTRATOR'S NOTICE

Having been duly qualified as administrator of the estate of Mrs. Edna B. Bullock, deceased, late of Person County, North Carolina, this is to notify all persons holding claims against the said estate to exhibit them to the undersigned administrator on or before August 16, 1946, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment. This August 13, 1945. R. A. Bullock, Administrator. Aug. 20, 27, Sept. 3, 10, 17, 24; pd.

ADMINISTRATOR'S NOTICE

Having been duly qualified as administrator of the estate of J. T. Hamlin, deceased, notice is hereby given to all persons holding claims against the estate to present the same to the undersigned administrator within twelve months from the 13th day of August, 1945, or this notice will be pleaded in bar of their recovery. All persons indebted to the estate will please make immediate payment. This August 13, 1945. I. T. STANFIELD, Administrator. R. P. Burns, Attorney. Aug. 13, 20, 27, Sept. 3, 10, 17.

ADMINISTRATOR'S NOTICE

Having been duly qualified as administrator of the estate of Edgar S. Regan, deceased, late of Person County, North Carolina, this is to notify all persons holding claims against the said estate to exhibit them to the undersigned administrator on or before July 14, 1946, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment. This July 14, 1945. MISS LOTTIE WALKER, Administratrix. R. B. Dawes, Attorney. July 16, 23, 30, Aug. 6, 13, 20, 6-25-Aug 27, Sept 3-10-17-24; Oct 1

ADMINISTRATOR'S NOTICE

Having been qualified as the administrator of the estate of J. T. Hamlin, deceased, notice is hereby given to all persons holding claims against the estate to present the same to the undersigned administrator within twelve months from the 13th day of August, 1945, or this notice will be pleaded in bar of their recovery. All persons indebted to the estate will please make immediate payment. This August 13, 1945. I. T. STANFIELD, Administrator. R. P. Burns, Attorney. Aug. 13, 20, 27, Sept. 3, 10, 17.

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NOTICE TO CREDITORS NORTH CAROLINA PERSON COUNTY IN THE SUPERIOR COURT BEFORE THE CLERK.

Hazel J. Lee in her own behalf as creditor of the estate of E. J. Tucker, deceased, and on behalf of all other creditors of said decedent who choose to make themselves party plaintiffs herein, vs.

W. L. Foushee and J. H. Hughes, Administrators C. T. A. of E. J. Tucker, deceased, and John Archibald Tucker, sole legatee and devisee named in the last will and testament of E. J. Tucker, deceased.

To Creditors of the late E. J. Tucker, deceased:

The above is a creditor's proceeding for an accounting instituted as a special proceeding under section 28-122 of the General Statute by Hazel J. Lee in her own behalf, as creditor of the estate of E. J. Tucker, deceased, and on behalf of all other creditors of said decedent who choose to make themselves party plaintiffs, and the time for answering having been extended by different orders of the court, thereby granting to the defendants different times in which to file answer, and it appearing that the undersigned Clerk of Court should give notice to all other creditors to come in and file their claims with the undersigned and to make themselves parties to this proceeding, if they may choose, notice is hereby given to you and all creditors of the late Dr. Tucker to file with the undersigned, at his office in Roxboro, as Clerk Superior Court of Person County, their respective claims duly verified on or before the 20th day of September, 1945, and if they be advised, and so choose, to make themselves parties to the above entitled proceeding, as prescribed by section 28-126 of the General Statutes of North Carolina.

This 3rd day of August, 1945. R. A. BULLOCK, Clerk Superior Court Person County. Aug. 6-13-20-27.

ADMINISTRATOR'S NOTICE

Having qualified as administrator of the estate of Sue C. Bradsher, deceased, late of Person County, North Carolina, this is to notify all persons having claims against the estate of said decedent to exhibit them to the undersigned on or before the 23rd day of July, 1946, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment. This 21st day of July, 1945. L. C. Bradsher, Admr. of Sue C. Bradsher. Wm. D. Merritt, Atty. 7-23-46-61st.

ADMINISTRATOR'S NOTICE

Having been duly qualified as administrator of the estate of Edgar S. Regan, deceased, late of Person County, North Carolina, this is to notify all persons holding claims against the said estate to exhibit them to the undersigned administrator on or before July 14, 1946, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment. This July 14, 1945. MISS LOTTIE WALKER, Administratrix. R. B. Dawes, Attorney. July 16, 23, 30, Aug. 6, 13, 20, 6-25-Aug 27, Sept 3-10-17-24; Oct 1

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