PUBLIC LEDGER

JUNE 7TH. 1913



Small sum will Open an Account at This Ba A

to prevent polygamy in all States Plan for State Board of Eduand Territories was introduced by RepresentativeGillette, of Massachusetts.

Chattanooga, one of the South's leading industrial centers, recently opened a permanent" Made-a-home" getting wide publicity for the enterprising Tennessee city. The fact that it is to remain open permanently indicates that Chattanooga must be quite an important manufacturing city.

Advance figures of forthcoming Insurance Commissioners report shows that the 131 Building and Loan Associations of the State are in a highly prosperous condition. Renearly seven million dollars, an increase of fifteen hundred thousand. The assets are nine and a half milan increase of 46,339 White shareholders 22,308, colored 2,752. Seventeen associations were formed.

Memorial at Chapel Hill.

Those students who left the State University during the civil war were memoralized June 2 at Chapel Hill when Gov. Craig presented for the State the monument erected in their honor.Gov.Craig described the entrance of Sherman's army and the prayer meetings held for protection by the desolate families who had sent their sons to war to never return. "The University was consumed by the war," he said, "only one member of the class of 1865 graduating." He said that every member, 84 of the 1860 class, went to the army without conscription, and that more than a fourth of the graduates of the war period died in battle. Describing the bronze statue he said a new "generation will read its meaning and we dedicate the monument as a covenant that we, too, will do our tasks with

cation.

Dr. H. Q. Alexander, of Charlotte, a member of the State Con-

stitutional Amendment Commission will propose a change in the Constitution for the appointment of exhibition, and that fact alone is the State Board of Education. Instead of the Governor and council of State comprising the Board as at present, Dr. Alexander propose a board of five men to be appointed by the Governor, regardless of their political affiliations, the men to be

chosen for their peculiar fitness for the position. The plan contemplates the appointment of one member for two years, one for four years, one for six years and two for eight years. Afterward each one ceipts of the past fiscal year were would be appointed for a term of four years. This arrangement would prevent any one Governor appointing the whole board or even a malions, an increase of twelve hundred jority of it, and in this way Dr. thousand. Shares in force 243,544 Alexander believes the board could be kept out of politics entirely. He would also have this poard constituted the board of directors of all

> the State's educational institutions. including the University and the A. & M. College, the State Normal College, the Institutions for the Blind, etc. He would make the State Superintendent of Public Instruction secretary of the board and would have the salaries of members of the board fixed by the General Assembly as are the salaries of the other officials of the State. The board would also constitute the State text book commission.

> Any plan that will take the schools away from politics, that will put in charge of the State's Educational interests men fitted for the work rather than men considered from the viewpoint of politics, is to be commended. Too often is it the case that men are selected to serve on boards who, besides not possess-

Commissioners Sale of Land.

Under and by virtue of the power and authority conferred upon me by an order of sale in the spec-ial proceeding entitled Jerry Bell and others, vs Esther Bell and others, I shall on

MONDAY, THE 9TH DAY OF JUNE 1913,

expose for sale to the highest bidder for cash the court house door in Oxford. N. C., at 12 m. the following described tract of land: Situate in Gran-ville county, N. C., near what is known as Bell Town, described as follows: Beginning at a stake and Post Oak pointers. Weldon Bell's corner in Jones & Hobgood's line, now Tom Montague, run-ning thence with said line E. 14 poles to a persimmon tree, thence N. 56 poles to a stone in the field, thence W. 14 poles to a stone, Weldon Bell's corner thence with his line South 56 poles to the beginning c ntaining 4 1-5 acres. See deed book 39, page 289 in the office of Register of Deeds of Granville coun ty, Terms of sale cash. This 5th day of May, 1913 A. A. HICKS, Commissioner

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 con-sent of all the stockholders, deposited in my office sent of all the stockholders, deposited in infy once, that the Oxford Electric ' o., a corporation of this State. whose principal office is situated in the town of Oxford, County of Granville, State of North Carolina, (W. H. Dalton, Sec., being the agent therein and in charge thereof, upon whom process may be served,) has complied with the requirements of Chapter 21, Revisal of 1905, entitled "Corpora-tions" preliminary to the issuing of this Certificate tions." preliminary to the issuing of this Certificate of Dissolution:

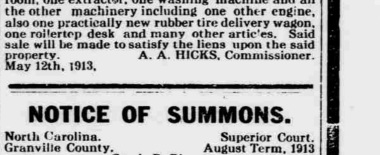
Now, therefore, I, J. BRYAN GRIMES, Secretary of State of North Carolina, do hereby certify that the said corporation d'd, on the 25th day of April 1913, file in my office a duly executed and attested consent in writing to the dissolution of slid corporation, executed by all the stockholders thereof

ration, executed by all the stockholders thereof, which said consent and the record of proceedings aforesai' are now on file in my said office as pro-vided by law. In Testimony Whereof, I have hereto set my hand and affixed my official seal, at Raleigh, this 25th day of April, A. D. 1913. J. BRYAN GRIMES.

(SEAL) May 3.4t. Secretary of State.

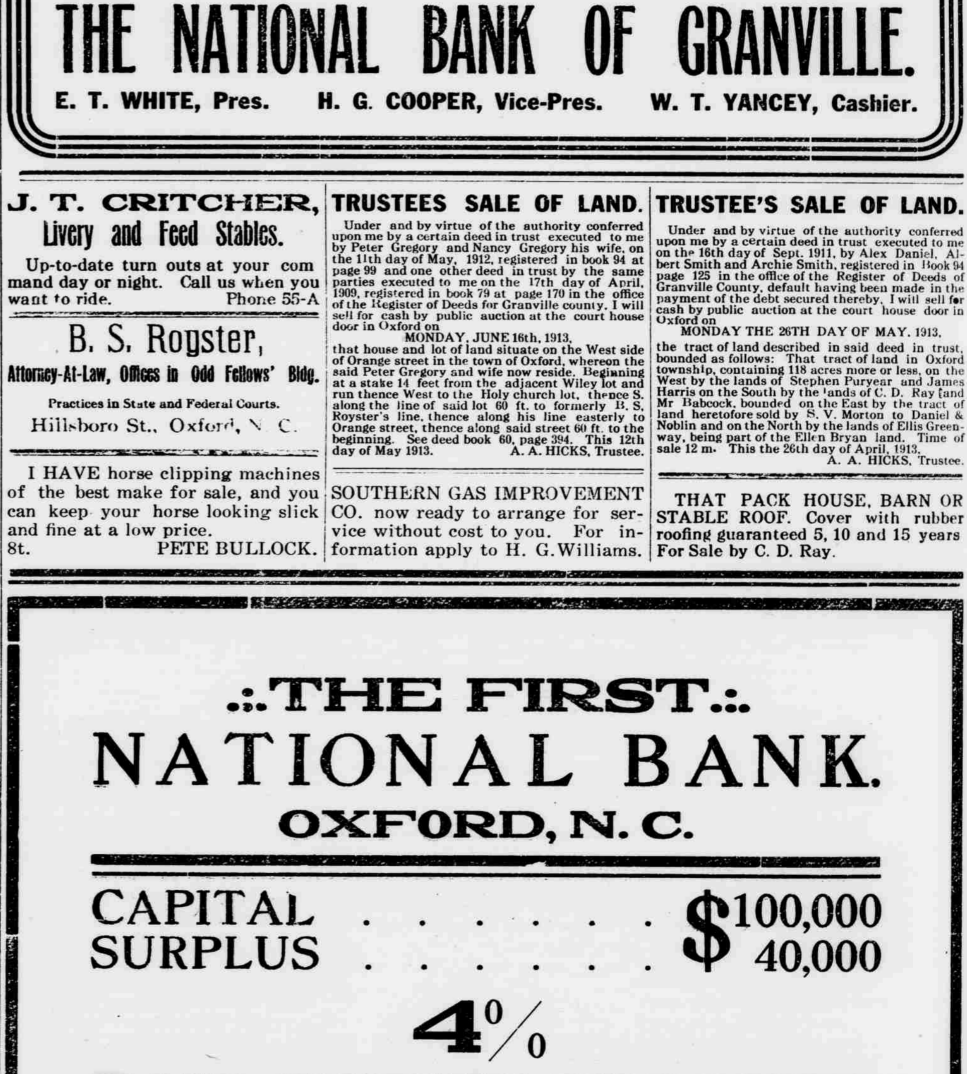
Sale of Laundry Machinery. By virtue of the authority contained in a certain udgment of the Superior Court rendered at the April term of said court, in a certain action therein pending wherein A. A. Hicks, Trustee, and others were plaintiffs, and J. H. Eakes and others were defendants, I will sell for cash at public auction at the Laundry, adjacent to W. A. Parham's steam mill in the town of Oxtord, on MONDAY, JUNE 2, 1913.

the entire machinery used by the said J. H. Eakes and others in operating said Laupdry, consisting of an eight horse power engine, a shirt machine, a collar machine, flat-work iron, one cabinet dry room, one extractor, one washing machine and all the other machinery including one other engine, also one practically new rubber tire delivery wagon, one rollertop desk and many other articles. Said sale will be made to satisfy the liens upon the said property. A. A. HICKS, Commissioner. May 12th, 1913,



James W. Rives The defendant above named will take notice that an action entitled as above has been commenced in the Superior Court of Granville County by the plaintiff for the purpose of obtaining a divorce from the bonds of matrimony existing between plaintiff and defendant, and the said defendant will further take notice that he is required to ap-pear at the next term of the Superior Court of said County to be held on the fourth Menday before the ing a high school education, are not first Monday in September to wit on August 4th, 1913, at the Court house of said County in Oxford,

Carrie D. Rives.



ON TIME DEPOSITS. PAID

All Business Kept Strickly Confidential.

