

THE ZEBULON RECORD

MEMBER NORTH CAROLINA PRESS ASSOCIATION

Published Every Friday By
THE RECORD PUBLISHING COMPANY
Zebulon, North Carolina

THEO. B. DAVIS, Editor

Entered as second class mail matter June 26, 1925, at the Postoffice at Zebulon, North Carolina.

Subscription Rates: 1 Year \$1.00 — 6 Months 60c, 3 Months 40c. All subscriptions due and payable in advance

Advertising Rates On Request

Death notices as news, First publication free. Obituaries tributes, cards of thanks, published at a minimum charge of 13c per column inch.

COLUMBUS HONORS HERSELF

Little Dare county almost won to stand at the head in North Carolina for sobriety and temperance and putting the taboo on liquor, but lost even after victory for the dries was declared. Now Columbus with a majority that the wets dare not challenge votes dry and saves her self-respect and sets an example for Wake and other counties to follow. One is led to believe that any county knowing the evils of drink, that votes for the sale of liquor under county or state supervision, either loves liquor or "filthy lucre" too well to see the curse that falls on old and young by legalizing its sale.

THE HIGHER LAW

The newspapers say that "every legal obstacle" has been removed to the marriage of the former king of England and Mrs. Wallis Simpson. To most people this removes every reason why they should not marry. But there are a great many old-fashioned people who believe that there is a higher law than man's why people may or may not do certain things in business and society. And getting a divorce by some hatched up cause for the purpose of marrying another is a case of the "higher law." According to our understanding of the Scriptures there is only one cause for divorce and none for remarriage. In some cases it appears a great injustice that it should be so, but we have known of instances in which greater injustices would have been done should such be permitted. To a Christian this higher law of God is more binding and exacting than any law of man. To the "thus saith, the Lord" there is no higher law.

ZEBULON'S NEW OFFICIALS

The voters almost wiped the slate clean in the late election. Only one of the old members of the Board was reelected. Shortly a new set of officials will be sworn in. For a half dozen years this paper has urged the importance of a complete auditing and publication of the town's financial affairs. We understand that an audit was made, but so far as the people of the town knowing the status of matters, it might just as well not have been made. We hope one of the first things the new Board does will be to have a complete audit made and published so the people may know exactly how Zebulon's finances stand. It should be done for the sake of the retiring officials as well as for that of the incoming. If we have been correctly informed, the law requires this to be done.

In the move to extend the corporate limits of the town sometime ago, one of the chief reasons why many citizens living outside objected to being brought in was because of their ignorance of the town's financial standing. And it seems no one was able to give very much enlightenment on the matter. The people would like to know what the town owes, how it is financed and how the money being raised each year in taxes is being spent. It is to their interest to know and to the officials' interest to publish them.

THIS NEWSPAPER

For less than two cents a week the Zebulon Record brings to your home each Friday the most important news of Zebulon and the surrounding country. It is the family's home newspaper. It seeks to give only those happenings that are of general interest and eliminates sensational and sordid news on the theory that there is already too much of this in the press today. It strives to give each week eight or more pages of well-balanced reading, presented always with a friendly attitude.

Many families cannot afford the cost of a daily, costing in one year as much as the Zebulon Record costs for a half dozen or more years. We make the price so low that almost every family may find the dollar necessary to pay for a year's subscription. We try to improve the paper as much as possible with our present number of subscribers. We solicit your support (subscription). If you do not have the price now, send us your name, saying you will pay us one dollar sometime next fall and we shall be glad to put your name on our mailing list at once. We believe we offer the best and largest weekly newspaper in the State for one dollar. Send in your subscription and if you do not say at the end of the year we gave you your dollar's worth we will gladly refund your money.

This the 28th day of April, 1937.
SARA ALLEN
Assistant Clerk of the Superior Court of Wake County, North Carolina.
April 30, May 7, 14, 21.

5086
NORTH CAROLINA—
Wake County—
In the Superior Court.
WAKE COUNTY vs.
C. M. Kavanaugh and Wife, Mrs. C. M. Kavanaugh.
NOTICE OF SUMMONS

The defendant N. C. Agricultural Credit Corporation, will take notice that an action as entitled has been commenced in the Superior Court of Wake County, County, North Carolina, for the purpose of foreclosing certain Sheriff's Certificates of Sale for taxes for the year 1932, owned and held by Wake County, and for other taxes, costs and interest and penalties due Wake County, which are liens upon that certain tract lot or parcel of land listed for the year 1932 and other years shown in the complaint in said action in the name of C. M. Kavanaugh, Little River Township, Wake County, North Carolina, described as follows:

52 acres Moccasin Creek
40 acres Hicks
And the relief demanded consists wholly or partly in excluding persons from any actual interest or lien in or to said lands.

And the parties will further take notice that they are required to appear before the Clerk of the Superior Court of Wake County, North Carolina, at his office in the City of Raleigh, on the 29th day of May, 1937, and answer or demur to the complaint filed in said action or the Plaintiff will apply to the Court for the relief demanded in the complaint.

This the 28th day of April, 1937.
SARA ALLEN
Assistant Clerk of the Superior Court of Wake County, North Carolina.
April 30, May 7, 14, 21.

ADMINISTRATOR'S NOTICE

Having qualified as administrator of the estate of O. B. Brannon, deceased, late of Wake County, N. C., this is to notify all persons having claims against the Estate of said deceased to exhibit them to the undersigned at Zebulon, N. C., on or before the 1st day of May, 1938, or this notice will be plead bar of their recovery. All persons indebted to said Estate will please make immediate settlement.

This the 28th day of April, 1937.
W. M. BRANNON, Administrator
Estate of O. B. Brannon.
Apr 30-June 4.

7424
North Carolina, Wake County
In The Superior Court
NOTICE OF SUMMONS
Wake County vs.
Louis Martin and Wife, Mrs. Louis Martin

The defendants above named take notice that an action as entitled has been commenced in the Superior Court of Wake County, North Carolina, for the purpose of foreclosing certain Sheriff's Certificates of Sale for taxes for the year 1933, owned and held by Wake County, and for other taxes, costs and penalties due Wake County, which are liens upon that certain tract lot or parcel of land listed for the year 1933 and other years shown in the complaint in said action in the name of Louis Martin, Wake Forest Township.

notice that they are required to appear before the Clerk of the Superior Court of Wake County, North Carolina, at his office in the City of Raleigh on the 10th day of May, 1937, and answer or demur to the complaint filed in said action or the plaintiff will apply to the Court for the relief demanded in the complaint.

This the 8th day of April, 1937
Sara Allen, Assistant Clerk of the Superior Court of Wake County, North Carolina.
April 16-23-30 May 7

STATE OF NORTH CAROLINA Department of State CERTIFICATE OF DISSOLUTION



State of North Carolina, do hereby certify that the said corporation did, on the 5th day of April, 1937, 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 consent and the record of the proceedings aforesaid are now on 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 5th day of April, A. D., 1937.
SEAL OF SECRETARY OF STATE
THAD EURE
Secretary of State
April 16 — May 7

NOTICE OF SALE OF LAND

LEGAL NOTICES

5062
NORTH CAROLINA—
Wake County—
In the Superior Court.
WAKE COUNTY vs.
M. Wallace Chamblee and Wife, if any.

NOTICE OF SUMMONS
The defendant Sherlock Bronson, Receiver, American Bank & Trust Company

will take notice that an action as entitled has been commenced in the Superior Court of Wake County, County, North Carolina, for the purpose of foreclosing certain Sheriff's Certificates of Sale for taxes for the year 1932, owned and held by Wake County, and for other taxes, costs and interest and penalties due Wake County, which are liens upon that certain tract, lot or parcel of land listed for the year 1932 and other years shown in the complaint in said action in the name of M. Wallace Chamblee in Little River Township, Wake County, North Carolina, described as follows:

1 Lot Barbee Street
And the relief demanded consists

wholly or partly in excluding all persons from any actual interest or lien in or to said lands.

And the parties will further take notice that they are required to appear before the Clerk of the Superior Court of Wake County, North Carolina, at his office in the City of Raleigh, on the 29th day of May, 1937, and answer or demur to the complaint filed in said action or the Plaintiff will apply to the Court for the relief demanded in the complaint.

This the 28th day of April, 1937.
SARA ALLEN
Assistant Clerk of the Superior Court of Wake County, North Carolina.
April 30, May 7, 14, 21.

5070
NORTH CAROLINA—
Wake County—
In the Superior Court.
WAKE COUNTY vs.
S. G. Flowers and Wife, Mrs. S. G. Flowers.

NOTICE OF SUMMONS
The defendants Textile Mills Co.; U. S. Rubber Products Co., Inc.; Beacon Falls Rubber Shoe Co.; Percy Peacock; Montag Bros.; Chesterfield Hat Corp.,

will take notice that an action as entitled has been commenced in the Superior Court of Wake County, County, North Carolina, for the purpose of foreclosing certain Sheriff's Certificates of Sale for taxes for the year 1932, owned and held by Wake County, and for other taxes, costs and interest and penalties due Wake County, which are liens upon that certain tract, lot or parcel of land listed for the year 1932 and other years shown in the complaint in said action in the name of S. G. Flowers in Little River Township, Wake County, North Carolina, described as follows:

1 Lot Sycamore Street
And the relief demanded consists wholly or partly in excluding all persons from any actual interest or lien in or to said lands.

And the parties will further take notice that they are required to appear before the Clerk of the Superior Court of Wake County, North Carolina, at his office in the City of Raleigh, on the 29th day of May, 1937, and answer or demur to the complaint filed in said action or the Plaintiff will apply to the Court for the relief demanded in the complaint.