The Charlotte Navor Nournal

New Laws "Unworkable" Legal Notices Provisions Deliberately ADMINISTRATRIX'S NOTICE Having qualified as Administratrix of the Estate of Arthur Page The above named defendant, Dewey Odell Beedings, will take Dewey Odell Beedings, will take Dewey Odell Beedings, will take Development deceased, late of Designed, Says Padway

(Continued from Page 1)

union representatives of the hazardous penalties they can become liable to if they seek and obtain authorized union-shop agreements. Chief of these, he pointed out, is the elimination of any union authority to control its membership, except for non-payment of dues or initiation fee.

The law, at the same time, acts of its members, even though such acts may not be authorized by the union, he said.

The Taft-Hartley Act reads a ing to the aid of the other in the courts." case of strike or dispute.

Injunctions can be wholesale against unions under the Taft-Hartley Act, Padway asserted. Never before have unions been faced with such an emergency situation, he said. Before ended all injunctions in labor dis- starting September 1.

continued, by a provision in the putes, it was discretionary with Taft-Hartley Act which tells em- the courts whether or not to isployers they do not have to "make sue an injunction against a union on the application of an employer. The AFL counsel discussed at Now, he explained, under the progreat length the various aspects visions of the Taft-Hartley Act, of the union security provisions the NLRB is "commanded" to apunder the law and advised the ply for injunctions in the courts, thus making the Government an agent for employers. But if an

employer commits an unfair labor

practice, the Board may seek an

injunction or not, in its discretion.

Such discrimination is "dastard-

ly," Padway charged. In a brief reference to the section of the law prohibiting political expenditures by unions, Padmakes the unions liable for the way stated flatly that this provision is unConstitutional.

"The American Federation of Labor has violated that section already," he said "by printing the "funeral oration" for boycotts, roll-call vote on the overriding of Mr. Padway continued. He said the President's veto. I'm glad the framers of the Act deliber- they did. This provision is patately inserted provisions designed ently unConstitutional and I don't to prevent one union from com- think it can be held otherwise by

GROUP OK'S GI BOND BILL

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ual on care of the refrigerator and oil only acording to di-

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Having qualified as Administratrix of the Estate of Arthur Page Drummond, deceased, late of Mecklenburg County. North Carolina, this is to notify all persons olina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at 915 West Trade Street, Charlotte, North Carolina, on or before the 3rd day of July, 1948, or this notice will be pleaded in bar of their recovery. All persons indebted to said eatate will please make immediate payment.

mediate payment.

This the 3rd day of July, 1947.

MRS. BESSIE L. DRUMMOND,

Administratrix of the Estate of

Arthur Page Drummond, 915 West Trade Street. (7-3, 10, 17, 24-c)

ADMINISTRATOR'S NOTICE

Having qualified as Administrator of the Estate of L. G. Watson, deceased, late of Mecklenburg County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at 214 Johnston Building, Charlotte, North Carolina, on or before the 10th day of July 1943, or this notice will be pleaded in har of their recovery. All persons indebted to said estate will please make immediate payment.

This the 10th day of July, 1947.

JOE M. WATSON,

Administrator of the Estate of L. G. Watson, 214 Johnston Building, Charlotte, N. C.

(7-10,17,24,31-c)

DMINISTRATRICES' NOTICE Having qualified as Administra-tices of the Estate of John P. Potts, deceased, late of Mecklen-burg County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at 214 Johnston Building, Charlotte, North Caro-lina, on or before the 10th day of July, 1948, or this notice will be pleaded in bar of their recov-ery. All persons indebted to said estate will please make immediate This the 10th day of July,

ADA POTTS AND MACIE POTTS RHYNE, Administratrices of the Estate of John P. Potts, 214 Johnston Building. (7-10, 17, 24, 31-c.)

State of North Carolina, County of Mecklenburg.
IN THE SUPERIOR COURT

County of Mecklenburg.

IN THE SUPERIOR COURT
Shirley P. Ogletree, Infant, By
Her Next Friend, Mrs. Louise
B. Lampley, Plaintiff, vs.
Robert N. Ogletree, Defendant.
Notice of Publication
It appearing from the affidavit
of Shirley P. Ogletree, an infant,
and her next friend, Mrs. Louise
P. Lampley, plaintiff in this action,
that Robert N. Ogletree, the defendant herein, is not to be found
in Mecklenburg County, and after
due diligence and search cannot
be found in the State of North
Carolina, and

It further appearing that a
cause of action exists against the
defendant for an absolute divorce
on the grounds of two year separation, as is now provided by
law for such in the General Statutes of North Carolina, and that
this is one of the causes for which
service of summons may be made
on the defendant by publication,
due to the fact that the defendant,
after due diligence and search,
could not be found in the said
County and State.

It is, therefore, ordered that

after due diligence and search, could not be found in the said County and State.

It is, therefore, ordered that summons be served on the said Robert N. Ogletree, defendant herein, by publication, and to that end that notice of this action be published once a week for four successive weeks in a weekly newspaper published in Mecklenburg County, setting forth the title of this action and the purpose of same and requiring the defendant to appear at the office of the Clerk of Court for Mecklenburg County at the Court House in Charlotte, North Carolina, within twenty days from the seventh day after the last publication of this notice and answer or demur to the complaint of the plaintiff, or the relief prayed for will be granted the plaintiff.

This the 3rd day of July, 1947.

J. LESTER WOLFE, Clerk of Superior Court.

(7-10, 17, 24, 31-p.)

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notice that an action entitled as superior Court of Mecklenburg in the Superior Court of Mecklenburg in the Superior Court of Mecklenburg in the Superior Court of Mecklenburg County, North Carolina by the county, North Carolina, blaintiffs for the recovery of a solute divorce upon the grounds solute divorce upon the grounds. ife estate in the land described in the complaint in the above entitled action and to declare that he said defendant hold said life estate as trustee for the plaintiffs, and the defendant will further take notice that he is required to appear at the office of the Clerk of Superior Court of Mecklenburg County at the Court House in Charlotte, North Carolina within twenty (20) days after the 31st day of July, 1947, which date is at least seven days after the last publication of this notice, and answer or demur to the complaint in said action, or the plaintiffs will apply to the Court for the relief demanded in said complaint.

Synthe plaintiff to obtain an absolute divorce upon the grounds of two years separation; and the defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Mecklenburg County at the Court House in Charlotte, North Carolina, within twenty (20) days after the 31st day of July, 1947, and answer or demur to the complaint in said action, or the plaintiffs will apply to the Court for the relief demanded in the said complaint.

This the 27th day of June, 1947.

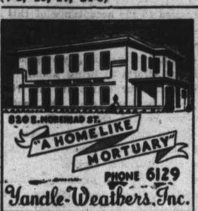
LESTER WOLFE, Clerk of the Superior Court.

(6-26; 7-3-10-17-24-c)

This the 28th day of June, 1947.

J. LESTER WOLFE,

Clerk of Superior Court. (7-3, 10, 17, 24-c)



County of Mecklenburg. IN THE SUPERIOR COURT

Callie Varnam Warren, Plaintiff,

vs. Albert F. Warren, Defendant. Notice of Summons by Publication The above named defendant will take notice that an action as en-

6-26; 7-3-10-17-24-c)

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