THURSDAY, JUNE 12, 1941

LEGAL ADVERTISING

WHEREAS the needs of this sented to the Board of Aldermen town require that several sideand filed with the Clerk of this walks be rebuilt in the Town of town and is open to inspection; Franklin and several new sideand whereas the assessed value walks be built; and whereas the the property within the coporate Board of Aldermen of said town limits of the Town of Franklin as have estimated the costs of relast assessed for municipal taxation is \$1,149,649:00; and whereas building said sidewalks and buildthe net outstanding debt of said Town of Franklin is \$43,107.00; and ing said new sidewalks in the Town of Franklin, and find the costs of the same to be in the whereas the percentage that the aggregate not less than \$1,000.00; net debt bears to the net assessed and whereas a statement of the valuation is .03749. debts and assessed value of the taxable property of the municipality by the Board of Aldermen of the has been this day presented to Town of Franklin; the Board of Aldermen and filed with the Clerk of this town and is open to inspection; and whereas Town of Franklin not more than the assessed value of the property \$9,000.00 Street Improvement within the corporate limits of the Bonds, bearing interest not to Town of Franklin as last assessexceed 4 percent annum, for the ed for municipal taxation is \$1,purpose of paying for the resur-149,649.00; and whereas the net facing of streets in the town of outstanding debt of said Town of Franklin, said bonds shall be is-Franklin is \$43,107.00; and whereas sued at such time or times as the the percentage that the net debt Board of Aldermen of said town may bears to the net assessed valuation direct by resolution within three is .03749.

Now, therefore, be it ordained by the Board of the Town of Franklin:

SECTION I

That there be issued by the ordinance shall be provided by the Board of Aldermen by re-Town of Franklin not more than \$1,000.00 Sidewalk Improvement Bonds, bearing interest not to exceed 4 per cent annum, for the purpose of paying for the rebuilding of sidewalks and building said new sidewalks in the Town of Franklin," said bonds shall be issued at such time or times as the Board of Aldemen of said town may direct by resolution within three years after this ordinance takes effect. The time and place of payment, rate of interest and other details in connection with their issuance not inconsistent with this ordinance shall be provided by the Board of Aldermen by resolutions adopted prior to the issuance of said bonds, provided said bonds shall mature and be made payable, the first not not more than three years after the date of the first bonds issued, the last of which shall mature and be made payable not more than 20 years from the date of the first issued bonds and no such installment or series shall be more than 2 1-2 times the smallest prior installment or series.

SECTION II

That the maximum aggregate principal of said bonds as hereinbefore stated, shall be \$1,000.00.

That a tax sufficient to pay the principal and interest of said collected.

SECTION IV

That a statment of the debt of the municipality has been filed with the Clerk of the Town of Franklin and is open for public inspection.

SECTION V

THE FRANKLIN PRESS AND THE HIGHLANDS MACONIAN

Army Officials Test Amphibian Scout Car



Roger W. Hofheins, the inventor, drives his amphibian scout car in the Niagara River, at Buffalo, N. Y., as a test for army engineers. The craft has a three-bladed propeller and four wheels, powered by a regular automobile motor. A chain-drive permits the wheels to bob up and down over rough ground, where it can attain a speed of sixty miles an hour.

solutions adopted prior to the isof suance of said bonds, provided all the lands, property, minerals complaint in said action or the said bonds shall mature and be and mineral interests described in plaintiff will apply to the court made payable, the first not more a deed from Louis Moses and for the relief demanded in said than three years after the date of wife Lavicia Moses to Southeastthe first bonds issued, the last of ern Minerals, Inc., said deed being which shall mature and be made recorded in the office of Register payable not more than 10 years of Deeds for Macon County in from the date of the first issued Book Z-4, page 354. bonds and no such installment or All the right, title, and interest series shall be more than 11/2 of Southeastern Minerals, Inc., in all the lands, property, minerals

times the smallest prior installment or series. SECTION II

LEGAL ADVERTISING

Now, therefore, be it ordained

SECTION I

years after this ordinance takes

effect. The time and place of

payment, rate of interest and oth-

er details in connection with their

issuance not inconsistent with this

That there be issued by the

a deed from B. M. Angel, to That the maximum aggregate Southeastern Minerals, Inc., said principal of said bonds as hereinbefore stated shall be \$9,000.00. SECTION III County in Book S-5, page 425.

That a tax sufficient to pay the principal and interest of said bonds shall be annually levied and all the lands, property, minerals collected.

SECTION IV That a statement of the debt wife Nanny J. Mincey to Southof the municipality has been filed of the municipality has been filed eastern Minerals, Inc., said deed with the Clerk of the Town of being recorded in the office of Franklin and is open for public Register of Deeds for Macon inspection. County in Book A-5, page 424.

SECTION V That this ordiance shall take effect when approved by the voters all the lands, property, minerals of the municipality at an election as provided by law. SECTION VI

once in each of two successive of Register of Deeds for Macon scribtd land: weeks after its final passes in County in Book A-5, page 574. bonds shall be annually levied and the Franklin Press, a weekly newspaper, published in the Town of

Franklin. A notice shall be pub-lished with the ordinance in the and mineral interest, described in Franklin, Franklin Township, County of Maform prescribed by Section 2944 and mineral interests described in con, State of North Carolina, and of the Consolidated Statutes, with the printed signature of the and wife Louise Angel, to South- lows: Clerk appended thereto, stating the date of the ordinance, and the Register of Deeds for Macon lands of Mrs. J. H. Higdon; eastern Minerals, Inc., said deed That this ordinance shall take date the same was first published, and further stating that any action or proceeding questioning the validity of said ordinance will be commenced within thirty days af-

Southeastern Minerals, Inc., in 1941, and answer or demur to the complaint. This 26 day of May, 1941.

HARLEY R. CABE, Clerk Superior Court Macon County, North Carolina. M29-4tp-J19

NOTICE OF SALE OF REAL ESTATE North Carolina,

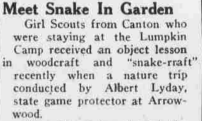
Macon County

deed being recorded in the office Under and by virtue of the auof Register of Deeds for Macon thority conferred upon me by a judgment of the Superior Court of All the right, title, and interest Macon County, entered on the 2nd of Southeastern Minerals, Inc., in day of June, 1941, in the case of Home Owners' Loan Corporation and mineral interests described in and T. C. Abernethy, Substituted a deed from Chas. G. Mincey and Trustee, against Leona DeHart (widow); Helen DeHart; Turner DeHart; Doyle DeHart; and Ker. mit DeHart; and J. H. Stockton, Guardian Ad. Litem for Turner De-Hart; Doyle DeHart; and Kermit All the right, title, and interest DeHart, minors, 1 will on the 10th of Southeastern Minerals, Inc., in day of July, 1941, at 12:00 o'clock, noon, at the Court House door of and mineral interests described in Macon County, in Franklin, North a deed from B. M. Angel, to Southeastern Minerals, Inc., said Carolina, offer for sale and sell to the highest bidder for cash, at This ordiance shall be published deed being recorded in the office public auction, the following de-

All that certain lot, tract or par-All the right, title, and interest cel of land, situate, lying and bea deed from Dr. Furman Angel, more particularly described as fol-

bounded on the South by lands of Macon County, and bounded on the West by lands of Joe Palmer. BEGINNING at an iron rod at a point in the Southern line of Oak Street (formerly Baptist Church St.), corners of E. B. Dehart and Joe Palmer and being Joe Palmer's Northeast corner, and runs thence with South side of Oak Street East 781/2 fect to an iron rod; then South 21/2 deg. West 511 feet to an iron rod; then South 70 deg. West 841/2 feet to an iron rod; then North 21/2 deg. East 540





The girls, racing through the woods ahead of Mr. Lyday along Locust Tree trail were

PAGE FIVE

of Clayton, Ga., announce the birth

of a daughter, Evelyn Annette, on

May 26, Miss McCoy will be re-

membered as the former Miss

29c

WINE CARDUI

79c

15c

PUTMAN

DIAMOND DYES

10c

60c

ALKA SELTZER

49c

25c

JERGEN'S LOTION

23c

25c

IPANA TOOTH

PASTE

21c

30c

BROMO SELTZER

25c

50c

UNGENTINE

43c

30c

LYSOL

23c

\$1.00

effect when approved by the voters of the municipality at an elec-

tion as provided by law. SECTION VI

This ordinance shall be published once in each of two successive weeks after its final passes in the Franklin Press, a weekly newspaper, published in said Town of the 5th day of June, 1941. Franklin. A notice shall be published with the ordinance in the form prescribed by Section 2944 of the Consolidated Statutes, with the printed signature of the Clerk appended thereto, stating the date of the ordinance, and the date the same was first published, and further stating that any action or proceeding questioning the validity of said ordinance will be commenced within thirty days after its first publication.

The foregoing ordinance was passed on the 2nd day of June, 1941, and was first published on the 5th day of June, 1941.

An action of proceeding questioning the validity of said ordinance must be commenced within thirty days after its first publication.

George Dean Town Clerk

2tc-J.5-12

WHEREAS the need of this town requires that several streets in the Town of Franklin, be resurfaced and whereas the Board est of Southeastern Minerals, Inc., of Aldermen of the said Town of in all the lands, property, miner-Franklin has estimated the cost of als and mineral interests describsaid proposed resurfacing of ed in a deed from T. B. Higdon, streets and find the same will cost and wife Lula Higdon, to Southof the debts and assessed value Register of Deeds for Macon of the taxable property of the County in Book Z-4, page 357.

ter its first publication. The foregoing ordinance was passed on the 2nd day of June, 1941, and was first published on

An action or - proceeding questioning the validity of said ordinance must be commenced within thirty days after its first publication.

George Dean Town Clerk

NOTICE OF EXECUTION SALE North Carolina,

Macon County

2tc-J.5-12

Charles G. Mincey, Nancy Mincey and Joines Motor Sales VS.

Southeastern Minerals, Inc. By virtue of a writ of Venditioni Exponas directed to the undersigned Sheriff of Macon County, North Carolina, in the above entitled action, I will on Monday, the 23 day of June, 1941, at 12 o'clock Noon, at the Court-

house door in Franklin, Macon County, North Carolina, sell at public auction to the highest bid-

der for cash the following described lands and property: All the right, title, and inter-

in the aggregate not less than \$9,- eastern Minerals, Inc., said deed pear at the Office of the Clerk 000.00: and whereas a statement being recorded in the office of of the Superior Court of Macon please make immediate settlement municipality has been this day pre- All the right, title, and interest Carolina, on the 21st day of July,

County, in Book A-5, page 572. All the right title, and interest of Southeastern Minerals, Inc., in all the lands, property, minerals and mineral interests described in a deed from B. M. Angel, to Southeastern Minerals, Inc., said deed being recorded in the office of Register of Deeds for Macon County in Book B-5, page 43.

and mineral interests described in

All the right, title, and interest of Southeastern Minerals, Inc., in all the lands, property minerals, and mineral interests described in a deed from Frank Jennings and wife Margaret Jennings to Southeastern Minerals, Inc., said deed being recorded in the office of Register of Deeds for Macon County in Book B-5, page 57. This 19th day of May, 1941.

A. B. SLAGLE,

Sheriff of Macon County M29-4tc-J19

NOTICE OF PUBLICATION OF SUMMONS

North Carolina, Macon County In The Superior Court

L. R. Sanders vs.

Belle Sanders

The defendant, Belle Sanders, will take notice that an action entitled as above has been commenced in the Superior Court of Macon county, North Carolina, for the purpose of securing an absolute divorce for the plaintiff, L. R. San-

ders. Said defendant will further take notice that she is required to ap-County, North Carolina at the Courthouse in Franklin, North

feet to the BEGINNING. Being the same land described in a decd from W. H. Sellers and wife, Sallie Sellers, to E. B. Dehart, dated September 8, 1926, recorded in Deed Book O-4, at Page 299, records of Macon County, De-

cember 16, 1927. This sale is made on account of default in the payment of the indebtedness due by the defendants and in accordance with the terms of said judgment. This the 9th day of June, 1941.

DAN K. MOORE, Commissioner. J12-4tc-Jly3

ADMINISTRATRIX NOTICE Having qualified as administratrix of D. T. Liner, deceased, late of Macon county, N. C., this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned on or before the 19th day of May, 1942, or this notice will be plead in bar of their recovery. All per- Highlands. sons indebted to said estate will

This 19th day of May, 1941. MRS. NINA LINER, Administratrix.

brought to task by him on their lack of woodcraft and the necessity for someone in advance to watch for snakes.

girl of

The lecture went in one ear and out the other; again the girls were romping ahead. They soon returned shrieking. Mr. Lyday, running to the rescue, killed a rattle snake having nine rattlers in the trail ahead.

Riverside

Mr. and Mrs. Tearley Picklesimer of Highlands spent last weekend with Mrs. Picklesimer's mother, Mrs. W. H. Moses.

Mrs. W. C. Ledbetter, Jr., of Greenville, S. C., spent last week with Mr. and Mrs. W. C. Ledbetter.

Mr. and Mrs. Ellard Shook and daughter, Nancy, of Brevard, are spending several days with Mr. Shook's parents, Mr. and Mrs. J. H. Shook.

Miss Edna Ramey of Otto, spent Sunday evening with Miss Georgia Dowdle.

Mr. and Mrs. John Whitener and children spent Sunday with Mrs. Whitener's parents, Mr. and Mrs. J. T. Cabe.

Charles Ledbetter of Candler, spent last weekend with his parents, Mr. and Mrs. W. C. Ledbetter.

Miss Ella Moore, who is employed in Highlands, visited her mothtr, Mrs. W. H. Moore. She was accompanied by a friend from

35c Mrs. Bart Fulcher and Mr. and SLOAN'S Mrs. Frank Stiles and family, vis-LINAMENT ited relatives near Asheville last 29c weekend Mr. and Mrs. Eugene McCoy By WALLY BISHOP 50c WILLIAM'S SHAVING CREAM 39c MANY OTHER ITEMS NOT LISTED HERE **Drug Store** Phone 82 Franklin, N.C.

MUGGS AND SKEETER HOW DO GRAMPS I WAS JUST YOU EXAME AND GET GURE IT'S NO USE! PROMOTED, IT WONT BE FAIR TO YOU AND THAT GIVE UP !! GRANDMA

WELL, I'VE HARDLY USED TEXTBOOKS YOU BOUGH AS NEW, AND IT A SHAME TO

