

Local & Society

Here Yesterday

Mrs. Hilton Carson of Robersonville visited her mother, Mrs. W. E. Warren here yesterday.

Here From Tarboro

Mrs. George Fountain, Milton Moye and Zeb Brinson of Tarboro spent Tuesday here with Mr. and Mrs. James T. Clay.

In Raleigh Friday

Mesdames G. G. Woolard, Le-man Barnhill, Vernon Bunting, J. D. Woolard and James T. Clay visited in Raleigh Friday.

Here Sunday

Mr. and Mrs. Bill Johnston and son of Belhaven spent Sunday here with Mrs. Johnston's sister, Mrs. C. B. Clark, and Mr. Clark.

Spent Day Here

Mr. and Mrs. Leslie Garner and son of Greenville spent Sunday here with Mrs. Garner's parents, Mr. and Mrs. W. O. Griffin.

Here From Bethel

Mrs. F. F. Pollard of Bethel visited her parents, Mr. and Mrs. J. T. Barnhill, here Tuesday.

Attended Car Races

Raymond Beck and Johnny Scott of Bear Grass attended the car races in Washington Sunday afternoon.

Visited In Kinston

Mrs. Miller Harrell and daughter visited in Kinston Sunday.

Return Home From Nags Head

Mr. and Mrs. C. Godwin and Mrs. W. F. Coppage and son, Charles, returned home Tuesday after spending a few days at Nags Head.

Here From Windsor

Mesdames Johnny Walker, Bob White and Goodwin Byrd of Windsor visited here Tuesday.

Here From Hamilton

Mr. and Mrs. Willie Thomas of Hamilton spent Sunday with Mrs. J. E. Edmondson.

Visiting Ahoskie

Mrs. George Lessard of New Hampshire, who is here visiting her mother, Mrs. Clyde Waters, and Mr. and Mrs. Milton James are visiting Mr. and Mrs. J. D. Woolard, Jr. in Ahoskie today.

Visiting In Jamesville

Mr. and Mrs. E. P. Simmons of Lenoir are spending a few days in Jamesville. Mr. Simmons was formerly with the highway patrol with headquarters in this county.

Attended Stock Car Races

Misses Mamie Griffin and Myrtle Scott attended the stock car races in Washington Sunday afternoon.

Attended Meeting

Among those who attended the 15th district meeting of the Women's Club held at the parish house of the Episcopal Church in Washington Tuesday morning were Mesdames A. R. Duning, Ray Goodmon, Roy Ward, H. L. Swain, A. J. Manning, Jr., Herbert Whitley, Pete Hall, J. B. Hall, R. C. A. Gladden, C. G. Crockett, Frank Barnes, Howard Cone and R. T. Parsons.

Entered Hospital

Miss Kitty Gurganus entered Brown's Community Hospital yesterday afternoon for treatment.

Underwent Operation

Mrs. Dave Griffin underwent a major operation in a Washington hospital yesterday morning.

Here From Tarboro

Solicitor Geo. Fountain was here yesterday from Tarboro attending civil court.

Announce Birth

Born to Mr. and Mrs. Robert C. Rogerson, RFD 2, Williamston, a daughter in a local hospital on Wednesday, September 27.

JUANITA WHITFIELD, H. D. HAYCOCK WED

Norfolk, Va.—The marriage of Miss Juanita Whitfield, daughter of Mr. and Mrs. Joseph Benjamin Whitfield of Oak City, N. C., to Harry Druen Haycock, son of Mrs. Harry Druen Haycock and the late Mr. Haycock, took place Friday evening, September 8, at 6 o'clock at the home of the bridegroom's mother on West-over Avenue.

The Rev. P. Rowland Wagner, pastor of Central Baptist Church, performed the double ring ceremony in a setting of palms, ferns, white gladioli, chrysanthemums and tapers.

The bride, who was given in marriage by her father, wore a grey suit and a corsage of yellow roses. Mrs. Addie E. Baker was matron of honor and only attendant for her sister and wore a beige suit with a corsage of red roses.

John D. Kelly was best man. The bride's mother wore a navy suit with matching accessories and a corsage of gardenias. The bridegroom's mother wore a crepe dress of delargo brown and a corsage of gardenias.

After the ceremony a reception was held. Mr. and Mrs. Haycock left on their wedding trip and upon their return will reside at 1413 Westover Avenue.

JUNIOR CLASS PLAY AT JAMESVILLE TOMORROW

The Jamesville Junior Class will present their class play, "Let's Get Rich," Friday night at 8:00 o'clock in the high school auditorium.

Attending Business In Washington

Mr. and Mrs. Dennis Modlin and Mrs. E. N. Hardison are attending to business in Washington today.

Attending Court Here

Mr. Robt. Barnhill of Tarboro is attending court here this week.

A London reducing salon, right up with the times, is boasting: "We're specialists in devaluing the pound."

Reunion In Paris



ARRIVING at Orly Airport, Paris, dancer Patricia Wynore is greeted with a kiss by her fiance, screen-star Errol Flynn, who is making a film in France. They plan to wed in the near future. (International)

Agent Calculates Water Loss in Cure

More than a thousand gallons of water must be evaporated from a barn of tobacco during the cure. That's the calculation of H. K. Sanders, Person County farm agent for the State College, Extension Service.

"That's a lot of water," comments Sanders. "Do you wonder that sometimes tobacco is hard to cure?"

An average stick of tobacco weighs 15 pounds green and 1.1-2 pounds cured. This means that 13 1-2 pounds of water evaporate from each stick during the curing process. Since water weighs about 8 1-2 pounds a gallon, a little more than 1 1-2 gallons of water per stick of tobacco has to be dried out of the leaves.

In a barn containing 500 sticks, that means 750 gallons of water must be dried out. In large barns, containing 700 sticks, about 1,050 gallons—21 fifty-gallon barrels—must evaporate.

All of this, says the county agent, points up the fact that plenty of ventilation is needed in curing barns. And this ventilation must be high up in the roof, since steam rises to the highest point. If it cannot escape, it will scald the tobacco.

Sanders says one way to provide an escape for the steam is to install a ridge ventilator. Otherwise, in a barn that has a tight metal roof, at least two square feet of space should be left open in each gable end. This will provide a current of air all the way across the top of the barn, with steam coming out of each gable end.

There should also be some air coming in near the bottom of the barn, preferably in such a way that it can be heated by the flues before it rises up to the tobacco. If it comes in to high up, it will chill the tobacco.

Consumption Gain In Canned Meats

Canned meats and meat products, once classed as snacks and "quick lunch" items, now account for a sizable chunk of the average American's meat diet and play a basic role in everyday eating habits. The use of canned meats in the United States has climbed almost sevenfold since the mid-1920's—from a little over 220,000,000 pounds in 1926 to about one and one-half billion pounds last year. Leading the canned meat parade are processed luncheon meats, which alone account for 20 percent of the total, canned hams, corned beef hash, chili con carne and Vienna sausage. The survey goes on to explain that Americans last year ate the fantastic total of almost 24 billion pounds of meat and meat products—both canned and fresh—which averaged about 160 pounds for every man, woman and child in the country. Twenty-four years ago per capita consumption was only about 139 pounds.

Life-Span Of Earners Shows An Increase

Length of life for American wage earners and their families has been steadily increasing for more than 50 years, according to life insurance company statistics, which point out that expectation of life at birth is now 67.7 years for the millions of industrial policyholders. Average lifetime among this large section of the industrial population has doubled since 1870-85, the earliest period for which figures are available.



Robert Stack and Diana Barrymore play the two leads in the exciting war drama, Eagle Squadron, which plays at the Marco Theatre, Saturday.

Program Planned For Convention

The program for the twentieth convention of the Albemarle Christian Missionary Union of the Disciples of Christ which will convene on October 4 at the First Christian Church in Washington will be centered around the theme, "Christian Education, The Hope of the World", it has been announced.

Representatives from all churches in the Albemarle area will be present at the meeting and a large delegation from Martin County is expected to attend.

The morning session which includes an address by Dr. Fred West, Dean of Religious Life of Atlantic Christian College, and a sermon by Rev. George E. Downey, pastor of the First Christian Church in Belhaven, will be presided over by Rev. John L. Goff, Christian minister of Williamston. At two o'clock during the afternoon session Miss Ruth Haislip of East Carolina Teachers College

will address the group on "Highlights from Colorado CYF Planning Committee". The field in brief will be discussed by Mrs. H. H. Settle of Greenville speaking on woman's work, T. P. Inabnett of Wilson on Religious Education, C. C. Ware on North Carolina Missions and Dr. D. Ray Lindley, new president of Atlantic Christian College, will discuss the work of the college.

Supercarrier Building To Be Resumed Shortly

Work is expected to be resumed shortly on the 65,000-ton supercarrier United States. Work on the big carrier was halted more than a year ago on order of Defense Secretary Johnson, for, he said, economy reasons. Authority for an atomic submarine was also included in a \$30,000,000 navy shipbuilding bill recently signed by President Truman.

MISS VADA HARRISON WEDS THAD HODGES

Miss Vada Harrison, daughter of Mr. and Mrs. Roy Harrison of Bear Grass, became the bride of Thad Leach Hodges, son of Mr. and Mrs. J. P. Hodges of Bear Grass, on Saturday evening at five o'clock at the home of the Rev. W. B. Harrington who officiated. The single ring ceremony was performed in the presence of a few friends and relatives.

The bride wore a pink gaber. Her corsage was of white roses. Upon their return from a short wedding trip the couple will be at home in Elizabeth City where the groom is stationed with the U. S. Coast Guard.

Boy Scouts Report Their Activities

Troop 27 Boy Scouts, meeting with Scoutmaster Thurman Matthews Tuesday evening, discussed plans for the camporee here this week-end. A canteen will be maintained on the grounds where the boys can buy milk, cookies, etc.—James Pittman, scribe.

Here From Wilson

Mr. and Mrs. Jack Wiggins and little daughter, Jennifer, of Wilson are spending the week-end here with Mr. and Mrs. Tom Skinner.

STATEMENT

Of the Ownership, Management, Circulation, Etc., Required by the Act of Congress of August 24, 1912, as amended by the Acts of March 3, 1933, and July 2, 1946, of The Enterprise, published semi-weekly at Williamston, N. C. for September, 1950.

State of North Carolina, County of Martin, ss:

Before me, a notary public, in and for the State and county aforesaid, personally appeared W. C. Manning, Jr., who, having been duly sworn according to law, deposes and says that he is the manager of The Enterprise, and that the following is, to the best of his knowledge and belief, a true statement of the ownership, management, etc., of the aforesaid publication for the date shown in the above caption, required by the act of Aug. 24, 1912, as amended by the Acts of March 3, 1933, and

July 2, 1946 (Section 537, P.A. Laws and Regulations), printed the reverse of this form, to-wit:

1. That the names and address of the publisher, editor, manager, editor, and business manager are: Publisher, W. H. Booker, Plymouth, N. C.; Editor, F. M. Manning, Williamston, N. C.; business manager, W. C. Manning, Jr., Williamston, N. C.

2. That the owners are: F. Manning, Williamston, N. C.; H. Booker, Plymouth, N. C.; William C. Manning, Jr., Williamston, N. C.

3. That the known bondholders, mortgagees, and other security holders are: None.

4. That the two paragraphs above, giving the names of the owners, stockholders, and security holders, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security holder, if any, contain not the list of stockholders and security holders as they appear upon the books of the company, but also, in cases where the stockholders or security holder appear upon the books of the company trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; and that the said two paragraphs contain statements embracing the full and complete name of the owner, stockholder, and security