Keeping Our Soldiers &

Early in the world war experience proved the extraordinary value of cod liver oil for strengthening soldiers against colds, pneumonia and lung troubles.

Thousands of Our Soldiers are Taking

Because It Guarantees the Purest Norwegian Cod Liver Oil

high in food value and rich in blood-making properties. Scott's will strengthen you against winter sickness. Beware of Alcoholic Substitutes.

The imported Norwegian cod liver oil used in Scott's Emulsion is now refined in our own American laboratories which guarantees it free from impurities. Scott & Bowne, Bloomfield, N. J.



Pertinent questions on heafth, hygiene and sanitation of general interest to our readers will be answered in these columns or by mail if addressed to this office or to the State Board of Health at Raleigh and accompanied by a stamped, addressed envelope. No diagnosis or treatment of individual diseases will be attempted.

It is a constant source of anxiety to parents nowadays that children of school age seem so susceptible to coryga (so-called "head colds"), sore throat, tonsilitis, enlarged tonsils and adenoids. They wonder why doctors are always discovering enlarged tonsils and adenoid growths and urging the need of operations.

One definite cause for this tendency of children to develop chronic disease of the nose and throat or unduly frequent acute nose and throat troubles, is unquestionably the foul air in the school room.

A great deal of study and observation in recent years has produced at least one very positive conclusion, namely, that excessive warmth is the principal feature which distinguishes foul or "vitiated" air in a room from fresh or pure air. As soon as the temperature of the air in a room rises above 70 degrees Fahrenheit, and often when it rises above 48 degrees, the symple of roused by "had alr" manffest theme ives in the occupants of



WANTED-MORE FRESH AIR. Keep the Temperature Below 70 Degrees and Keep Plenty of Fresh Air Circulating.

the room. These symptoms are familiar to every one who has to sit through a performance in the average city theater or hall: Drowsiness, dullness of intellect, vawning or desire to yawn, duil headache, fatigue, sometime nausea or fainting.

In school children, especially the children between the ages of five and ten, wandering of attention and appa- pated. rent unwillingness to study, are no-Moeable when the air becomes foul (too warm). Teachers, forgetting the regulations of temperature, are likely to attribute this to pure mischlevousmess or poor deportment.

## GREEN'S AUGUST FLOWER

Has been used for all ailments that are caused by a disordered stomach ache, constipation, sour stomach, nervous indigestion, fermentation of by gases in the stomach. August to be constructed at once. Flower is a gentle laxative, regulates digestion both in stomach and intestines, deans and sweetens the \_tomach and alimentary canal, stimulates the liver to secrete bile and impurities from the blood. 25 and 75 cent bottles Sold by Gardner Drug Co.

## Land Posted

Wa, the undersigned, hereby forbid the public from hunting, fishing, or trapping on our lands. Those disregarding this notice will be prosecuted according to law.

J. Y. STOKES, C. A. STOKES.

L. V. STOKES,

E. E. STOKES

T. P. BURTON ESTATE N. C. THOMPSON

E. P. CUMMINGS

T. D. HOPKINS,

E. P. CUMMINGS, Agent RICHARD R. SAUNDERS

W. J. CLARK. DR. J. R. MEADOR,

J. R. & E. F. MEADOR, Adms. MRS. R. L. SAUNDERS. C. N. OAKS.

The familiar effects of foul air on Schoolroom Air and Adenoids the teacher, as noted in a great many instances, are nervousness, worn out feeling, anemia, poor appetite and unrefreshing sleep

> Open air schoolrooms are not for the rabble, but only for the more intelligent communities. It is going to take years of effort yet to impress upon school boards in the remote and unenlightened sections the value of open air instruction, both physically and mentally, and especially for delicate children. Yet fresh air is cheap enough everywhere, and the use of the cloth window screens for the windows of any schoolroom will keep the air fresh and sweet, yet not too cold for comfort, and at the same time exclude dust, rain, wind and snow. The muslin screen simply takes the place of the wire screens used in summer It admits plenty of soft light, and is a very chean way to insuce fresh air in any schoolroom. Teachers, in schools where it has been tried out. at first opposed, then endured, and finally became enthusiastic about the screens, for the children showed better general deportment, better scholarship and far less frequent "colds" and other illnesses.

A schoolroom may be fitted with cloth screens at a cost of about \$1.50 per window, and the fresh air itself keeps the circulation active and keeps the children and teacher comfortable with considerably less cold.

## QUESTIONS AND ANSWERS.

An Old Trick.

bottle of urine stand for a few days wrong with my kidneys?

standing is probably what is known as "phosphates and urates." This sediment is an indication of trouble in the alimentary tract. Again old Doctor Diet must come to the rescue, bringing along plenty of good drinking water and laxative foods. Warning: The only way to be sure that this is the condition is to have a good physician make at least four or ave careful examinations of urine on separate days.

## HEALTH DON'TS.

dows closed.

improperly clad.

BON'T work in a room that is not notes or interest, and ventilated

LAST CALL FOR 1917 TAXES.

gade of about 7,000 men at a cost of

Cent and Deputy's Cost Will Be nicipal Finance Act: Added and 3 Per Cent Each Month Until Paid.

I will be at the following places for the collection of 1917 taxes. PAY NOW AND AVOID A BIG COST.

Wentworth, Monday, January 7th. Thompsonville, Tuesday, Jan. 8th. Iron Works, Wednesday, Jan. 9th,

(morning.) Wade Apple's Store, Wednesday,

Jan. 9th (evening.) Ruffin, Thursday, Jan. 10th. Mayfield, Friday, Jan. 11th. Reidsville, Saturday, Jan. 12th. Stoneville, Monday, Jan. 14th. Price, Tuesday, Jan. 15th. Mayodan, Wednesday, Jan. 16th. Martins, Thursday, Jan. 17th.

Madison, Friday and Saturday, Jan. 18th and 19th. Wentworth, from Jan. 31st to 26th,

a.ce, Powell's Store, Jan. 28th, orning.)

evening.) Jan. 29th.

CORT

Boulevard Bank, Wednesday, Jan. 50th. perial Bank, Spray, Thursday,

31. 31st maper, Friday, Feb. 1st. Reidsville, Saturday, Feb. 2nd. Sharp's Institute, Monday, Feb. 4th due.

(morning.) Rocky Springs, Monday, Feb. 4th, (evening.).

Patrick Simpson's Store, Tuesday, Feb. 5th J. Baynes' Store, Wednesday, Feb. 6

(morning.) Walter Baynes' Store, Wednesday,

Feb. 6th (evening.) Leaksville Imperial Bank, Thurslay, Feb. 7th.

Boulevard Bank, Friday, Feb. 8t.h Reidsville, Saturday, Feb. 9th. Stoneville, Monday, Feb. 11th. Mayodan, Tuesday, Feb. 12th. Madison, Wednesday, Feb. 13th. Reidsville, Thursday, Feb. 14th. Draper, Friday, Feb. 15th. Then at Reidsville until March 1st.

This is positively the last call. Tell our neighbor. T. L. GARDNER, Sheriff.

### NOTICE.

AN ORDINANCE to authorize the Attest: E. B. Ware, Clerk. principal and interest thereof.

1915, the Board of Commissioners of lidity of such ordinance must be comthe Town of Reidsville have duly au menced within thirty days after its thorized the construction or recon- last publication. struction of the surface of certain streets and highways therein, including the grading of a portion thereof and including the contemporaneous construction or reconstruction of curbs, gutters and drains in or along the line of said street and highway improvements, such construction or reconstruction of streets and highways to be sheet asphalt upon a solid than six inches thick; and

WHEREAS, in connection with the Board of Commissioners did also order the several property owners to construct sewer and water service prayed to the curb or property line. such order, it was necessary to have said construction of service mains made by the Town of Reidsville, and

cost thereof, as estimated by the Town Engineer, such estimates being 18.52 for such improvements, in-G. L. Brokshire. Upon leaving a ter service connections; and

a "brick-dust" loking substance settles against abutting property in the by said Municpal Finance Act; to the bottom of the bottle. What is sum of \$85,592.86 have been made for a portion of the cost of said street im- ed by the Board of Commissioners of Answer: The deposit you see settling provements, and assessments upon the Town of Reldsville, to the bottom of the bottle of urine on abutting property owners for at least abutting property owners for at least

ment of a portion of the cost of such cipal amount of \$10,000, bearing in- publication. sum of \$75,000,00 and issue in evi- per centum per annum and maturing dence of such loan its promisory within the maximum period of 20 DONT sleep in a room with the win- notes of like amount, pursuant to the years. provisions of Chapter 56, Public Laws of 1915, and did apply the proceeds pired period of usefulness of said im- Rockingham County DON'T overeat or become consti- of such notes to the payment of a provements is forty years. portion of the costs of said street improvements, leaving \$115,000 of the any of said bonds shall be outstand-DON'T expose yourself to the cold cost of said improvements unpaid, ing a tax shall be levied and collect-

WHEREAS, there are no funds in Camp Green, at Charlotte, N. C., now being used as an assembly camp for regular army troops is to be en- is deemed to the advantage of the open to public inspection. and inactive liver, such as sick head- larged to accommodate another bri- Town that a bond issue of \$115,000 be

about \$200,000. Barracks and other food, palpitation of the heart caused buildings for the additional men are the Town of Reidsville has duly filed for the fiscal years in which taxes ed real estate, to wit: with the Town Clerk the statement were levied, being the years 1915, Beginning at a stone on the branch section 19 of the Municipal Finance Act, 1917, from which it appears that section, is \$2.597,883. the said \$115,000 bonds may be is-Costs Go On March 1st .- No Further sued without exceeding the limit up debt of the Town of Reidsville out the branch; thence up the branch Extension of Time Made .- 6 Per on town debt imposed by sail Mu-

> NOW, THEREFORE, be it ordained by the Board of Commissioners of the Town of Reidsville:

> Section 1: That, for the purpose of paying that portion of the cost of the improvements hereinabove mentioned, which was not paid by the proceeds of notes issued prior to March 7, 1917, including that part of the cost thereof which has been, or is to be, assessed upon property benefited. there be issued the negotiable compon bonds of the Town of Reidsville, pursuant to the Municipal Finance Act, 1917, in a sum not to exceed the connections.

Section 2: That the probable pe-

riod of usefulness of said street improvements is 20 years and of said water and sewer connections 10 Oregon, Adkins' Store, Jan. 28th, years, and the average of such pe-viding for the payment of the prinriods, taking into consideration the cipal and interest thereof. eaksville, Fagg's Store, Tuesday, amount of bonds applicable to each purpose, is 19.55 years.

Section 4: That a statement of the 1917; and debt of the Town of Reidsville has is open to public inspection.

Section 5: That the average as the Town of Reidsville; and sessed valuation of property subject for the fiscal years in which taxes 1915, 1916 and 1917, as shown by the statement referred to in the foregoing secton, is \$2,597,883.

Section 6: That the amount of the net debt of the Town of Reidsville outstanding, authorized or to be authorized, as shown by said statement, is \$354,407. Section 7: That this ordinance

shall take effect upon its passage and shall not be submitted to the voters

Adopted Dec. 22, 1917. M. P. CUMMINGS, Mayer.

issuance of improvement bonds and The foregoing ordinance was pass to provide for the payment of the ed on the 22nd day of December. 1917, and was first published on the WHEREAS, under the provisions 24th day of December, 1917. Any acof Chapter 56 of the Public Laws of tion or proceeding questioning the va-

E. B. WARE, Town Clerk.

### NOTICE.

vide for the payment of the principal and interest thereof.

WHEREAS, the Board of Commissioners of the Town of Reidsville foundation or of concrete not less have duly authorized the construction expired period of usefulness of said answer or demur to the complaint of of sanitary sewers under the surface improvements is twenty years. of certain streets and highways ordering of said improvements, the therein contemporaneously improved

by paving; and in the portions of streets to be im- der way, and the cost thereof, as estimade, is \$10,000; and

WHEREAS, there are no funds in payment; and

WHEREAS, the financial officer of foregoing section, is \$2,597,833.00. based upon the contract price, where the Town of Reidsville has duly filed | Section 6: That the amount of contracts have been made, is \$185, with the Town Clerk the statement the net debt of the Town of Reids. tate of North Carolina, of the financial condition required by ville, oustanding, authorized or to cluding gutters, curbing, grading and Section 19 of the Municipal Finance be authorized, as shown by said drains, and \$5,000 for sewer and wa- Act. 1917, from which it appears that statement, \$354.407.00. the said \$10,000 may be issued with- Section 7: That this ordinance

NOW, THEREFORE, be it ordain-

street improvements, did borrow the terest at a rate not exceeding six

Section 2. That the probable unex- State of North Carolina

Section 3: That in each year while such bonds as same fall due.

ment referred to in the foregoing stone; thence N. 72 Deg. E. 4 chains

\$354,407.

Municipal Finance Act, 1917, and in 190, on page 431. such event it shall take effect when approved by a majority of the voters of the town.

Adopted Dec. 22, 1917. M. P. CUMMINGS, Mayor. Attest: E. B. Ware, Clerk.

The foreging ordinance was passed principal amount of \$115,000, bearing on the 22nd day of December, 1917, interest at a rate not exceeding six and was first published on he 24th per centum per annum and maturing day of December, 1917. Any action within the maximum period of 20 or proceeding questioning the validyears, \$110,000 thereof to be issued ity of such ordinance must be comor the cost of such sewer and water menced within thirty days after its last publication.

E. B. WARE, Town Clerk.

### NOTICE

AN ORDINANCE authorizing the issuance of Funding Bonds and pro-

WHEREAS, prior to March 7th. while any of said bonds shall be out paying the cost of Street improve ficient to pay the principal and inter- now remains outstanding, and is evi est of such bonds as the same fall denced by a promisory note of said

WHEREAS, said indebtedness was been filed with the Clerk pursuant to created in accordance with the conthe Municipal Finance Act, 1917, and stitution and statutes of North Caro-Mna and is a binding obligation of

WHEREAS such street improve reconstructing the surfaces of streets laying thereupon a surface of sheet relief demanded in said complaint. asphalt upon a solid foundation, or of concrete not less than six inches thick, including the contemporaneous grading thereof and the contempor aneous construction of curbs, gut ters and drains upon or along the line of said paving improvements; and

WHEREAS, there are no funds in the treasury of the Town of Reide ville available for the payment of any of said idebtedness, and it is therefore deemed by the Board of Commissioners to be necessary to provide for the payment thereof by the issuance of the bonds hereinaf ter authorized:

DAINED by the Board of Commiss is returnable to the said court on the sioners of the Town of Reidsville:

of providing funds for the payment January, 1918, for the purpose of obof the floating indebtedness describ taining from the defendant a divorce ed in the preambles hereof, the ne- a vincolo matrimonii on the charge gotiable coupon bonds of the Town that the defendant committed adulof Reidsville be issued in a sum of tery AN ORDINANCE to authorize the not to exceed the principal amount of Issuance of Sewer Bonds, and to pro- \$75,000.00, bearing interest at a rate hereby commanded to appear before not exceeding six per centum per the Judge of our Superior Court in annum and maturing in the maximum and for the county of Rockingham, to period of twenty years.

while any of said bonds shall be out ingham County standing, a tax shall be levied and WHEREAS, nearly all of said sew- collected in accordance with law, suf- fendant, take notice that if she fails erage improvements have been com- ficient to pay the principal and in to appear and answer said complaint connections from the service mains pleted and the remander are now un- terest of such bonds as same fall due. in the time allowed by law the plain-

mated by the City Engineer, such es- the Town of Reidsville has been filed lief demanded. Herein fail not at and by reason of the default of all of timates being based upon the con- with the Clerk pursuant to the Muni- your peril. the property owners to comply with tract price where contracts have been cipal Finance Act 1917 and is open

to public inspection. Section 5: That the average as-WHEREAS, practically all of the ville with which to pay any part of to taxation by the Town of Reidsville County, N. C. mentioned improvements such costs and it is deemed to the ad- for the three fiscal years in which have been comppleted and the re- vantage of the town that a bond is- taxes were last levied, being the mainder are now under way, and the sue of \$10,000 be authorized for such years 1915, 1916, and 1917, as shown NOTICE OF SUMMONS AND WARby the statement referred to in the

WHEREAS, special assessments out exceeding the limit of debt fixed shall take effect upon its passage and gainst abutting property in the by said Municipal Finance Act; shall not be submitted to the voters.

M. P. CUMMINGS, Mayor, Attest: E. B. WARE, Clerk. Approved December 22, 1917.

Section 1. That for the purpose of The foregoing ordinance was passed

E. B. WARE, Town Clerk

## NOTICE OF EXECUTION SALE

W. A. Dunn Sam Hairston

and impaid balance of costs and it the Municipal Finance Act, and is door of said county, sell to the highest bidder, for cash, to satisfy said WHEREAS, the financial officer of to taxation by the Town of Reidsville fendant, has in the fallowing describ-

> to a stone; thence N. 12 Deg W. 4 tiff, or the relief therein demanded Section 6: That the amount of the and 30-100 chains to a Black Cum on will be granted. standing, authorized, or to be author- as it meanders, to the beginning, and ized, as shown by said statement, is containing 1 and 66-100 acres, more or less, and being the same lot con-Section 7: That this ordinance veyed to Sam Hairston by J. W.Land shall take effect thirty days after its and wife, by Deed dated November last publication, unless, in the 5, 1906, and recorded in the office of meantime, a petition for the submis- the Register of Deeds for Rocking sion to the voters is filed under the ham County, North Carolina, in Book

This the 1st day of Docenber 1917 T. L. GARDNER, Sheriff of Rockingham County

## NOTICE OF SUMMONS

State of North Carolina, County of Rockingham.

In the Superior Court Lucy Adams

Odis Adams The defendant above named wil take notice that a summons in the above entitled action was issued

against him on the 4th day of Decem-

ber, 1917, by the Cerk of the Super or Court of Rockingnam County, N said summons laving been returned by the Steriff ep lor; (d "Not to 15 found in Rockingham County, N. Com Said action being brought by the 1917, the Town of Reidsville created plaintiff for a divorce of vinculo ma-Section 3. That in each year on indebtedness for the purpose of trimonii, from the defendant, on account of fornification and adultery on standing a tax shall be levied and ments in said town, which said in the part of the defendant; now therecollected in accordance with law suf- debtedness in the sum of \$75,000.00 fore this is to command you to be and appear before the judge of our Saperior Court, at a Court to be held for town, which matured November 1st, the County of Rockingham, at the Court House in Wentworth, on the sixth Monday before first Mond. - in March, it being 21 day of Jan. 318. and answer or demur to the conglaint within the first three days of said term; and let the said defendant take notice that if he fail to answer or to taxation by the Town of Reidsville ments consisted of constructing or demur to the said complaint within the time required by law, the plainwere last levied, being the years and highways within said town, by tiff will apply to the Court for the

> Given under my hand and seal this the 26th day of December, 1917. JAS. T. SMITH. Clerk Superior Court.

### NOTICE

North Carolina,

Rockingham County.

In The Superior Court January Term, 1913

J. H. Aheron

Kitty Aheron. The above entitled action is a suit brought by the plaintiff against the defendant above named in the Superi-NOW, THEREFORE, BE IT OR or Court of Rockingham county, and sixth Monday before the first Blonday Section 1 That, for the purpose of March,, it being the 21st day of

And the defendant Kitty Aheron is be held in Wentworth, North Carolina, Section 2: That the probable un- on the 21st day of January, 1915, to the plaintift filed in the office of the Section 3: That in each year, Clerk of the Superior Court of Rock-

And let the said Kitty Aheron, de-

Section 4: That a statement of tiff will apply to the court for the re-Given under my hand and seal,

this 20th day of December, 1917.0 JAS. T. SMITH,

the treasury of the Town of Reids sessed valuation of property subject Clerk Superior Court of Rockingham

# RANTY OF ATTACHMENT

County.

he Twin City Grocery Co.

Rionsantas Coffee Company The Defendant above named will ake notice that a summons in the bove entitled action was issued gainst said Defendant on the 17th ay of December, 1917, by James T. mith, Clerk Superior Court of Rockone-fourth of the \$5,000 cost of such paying the cost of the sewer improve on the 22nd day of December, 1917 igham County, North Carolina, for connection will be made by the ments hereinabove mentioned there and was first published on the 24th the recovery of the sum of \$433.67 be issued the negotiable coupon day of December 1917. Any action damages due said Plaintiff by the WHEREAS, prior to March 7th, bonds of the Town of Reidsville, pur. or proceeding question the validity Defendant, due by reason of Defend-1917, the Town of Reidsville, being in sulant to the Municipal Finance Act, of such ordinance must be commend ants' failure to deliver goods, to wit; debted to contractors for the pay 1917, in a sum not to exceed the prin- ed within thirty days after its last Sugar, as per contract and agreement, which summons is returnable to the Superior Court of Rockingham County, North Carolina, at the Jangory term, convening on the 21st day of January 1918. The Defendant will also take notice that a Warrant of Attachment was issued by said James In the Superior Court T. Smith, Clerk Superior Court, on the 17th day of December 1917, against the property of said Defendant, which warrant is returnable at and pledring no part of any special ed in accordance with law sufficient By virtue of an execution directed the January Term, which convenes assessments to the payment of such to pay the principal and interest of to the undersigned from the Supe January 21, 1918, at Wentworthy rior Court of Rockingham County, in North Carolina, when and where the Section 4: That a statement of the the above entitled action, I will on said Defendant is required to appear the treasury of the Town of Reids debt of the Town of Reidsville has Monday the 7th day of January, 1918, and answer or demur to the complaint ville with which to pay any part of been filed with the Clerk pursuant to at 12 o'clock noon at the Courthouse therein filed. The Defendant will therefore, take notice that these are therefore to command you, the De-Town that a bond issue of \$115,000 be Section 5: That the average as-execution, all right, title and interest fendant, to appear at the Superior authorized for such payment; and sessed valuation of property subject which the said Sam Hairston, De Court of Rockingham County at the term to be held for said County on the sixth Monday before the first Monday in March, it being the 21st of the financial condition required by 1916, and 1917, as shown by the state- thence S. 12 Deg. E. 4 chains to a day of January 1918, and suswer or demur to the complaint of the Plains

> This 17th day of December, 1917, JAS. T. SMITH, Clerk Superior Court

## EXECUTOR'S NOTICE

Letters testamentary under the will of Prince Johnson, deceased, having duly issued to the undersigned from the Superior Court of Rockingham county, notice is hereby given to all persons indebte' to said estate to come forward and make immedeiate payments, and to all persons holding claims against said estate to present them for payment duly proven on or before the 15th day of December 1918, or this notice will be pleaded in bar of their recovery.

HENRY T. JOHNSON, Executoor of Prince Johnson, Deceased December 14, 1917.

Now is the time to subscribe