

# What Are The Features Of 4-H Organizations?

4-H club work in North Carolina dates back as far as 1909 when Dean I. O. Schaub, then State Club Agent for North Carolina, organized a corn club. This was the beginning of 4-H club work in this state. This corn club grew and similar clubs were organized until now almost one million boys and girls are enrolled in 4-H club work. Of this million North Carolina has some 40,000.

The objective of 4-H club work in North Carolina is training rural youths in the art of living. This is brought about through the development of leadership in the teaching of better farm and home practices by the demonstration method.

We take the 4-H's which stand for the training of the head, heart, hand and health and add to this our motto, "To Make the Best Better" to make rural North Carolina a better place to live. This is shown by the 40,000 boys and girls that are demonstrating better farming and home practices on more than 30,000 farms. These club boys and girls pass these ideas on to other boys and girls.

All club members in a community are organized into a 4-H club under the supervision of the county agent and home demonstration agent and local leaders. The members plan and conduct their own meetings and learn the principles of parliamentary procedure, organization, and cooperation through the lane of experience. Organized play and recreation conducted by trained leaders form a part of every 4-H club meeting. Club work also provides recreation, information, and inspiration at the county district and State camps.

Ownership is one of the vital factors in the influence, which 4-H club work has for the boy or girl. The farm boy or girl loves ownership as well as the city boy or girl. The calf or the pig or the acre of corn, the poultry project or whatever it might be, is or should be the property of the club member. They follow the instructions of farm and home agents in the care and management of these projects and at the end of the year whatever profit is made is theirs.

These boys and girls keep records on their projects and at the end of the year they hand the record books in to the county agent or the home agent to be kept on file. These record books show what each member is doing and benefit each boy or girl who keeps records.

Boys and girls on the farm today will be the leaders in agriculture in a few years. So it is very necessary to teach them the fundamental principles of farm and home practices.

## LOOKING AT WASHINGTON

(Continued from Page Four) the election, but it will be a good thing for the country if the Republican party makes itself a real party of opposition, thus giving the people a direct opportunity to select its course. Naturally, because of many Republican votes cast in support of some of the New Deal's measures a severe castigation of everything is not to be expected, although such a development is not an impossibility.

For the benefit of those readers who are interested we call attention to one of the clearest pre-election analyses that we have come across, taken from The New York Times. According to this survey based on polls, party dissensions and various factors, the writer observes that party leaders generally agree that 27 States, with 232 electoral votes, are safely Democratic and that 12 States, with 128 votes are reasonably classed as Republican. Nine States, with 171 votes, are put in the doubtful column, including Kentucky, Maryland, Massachusetts, Illinois, Indiana, Ohio, Iowa, New York and West Virginia. The commonwealths given to the G. O. P. by the arm chair strategists are Connecticut, Delaware, Maine, New Hampshire, Pennsylvania, Vermont, Colorado, Kansas, Michigan, Missouri, New Jersey and Rhode Island.

In 1932, Mr. Roosevelt polled 28,821,857 votes, just 7,060,016 more than more than Mr. Hoover, whose address to the Republican convention this week was a significant feature. In the nine pivotal States of this estimate, he got 9,279,191 votes, or 1,942,586 more than the former President. Next November, therefore, the Republicans must manage to reclaim about a million votes in these States to turn back the New Deal leader.

Many weeks ago in these columns we pointed to a twilight zone, created by decisions of the Supreme Court, wherein neither the States nor the Federal government would be allowed to legislate. Barring Federal legislation because it interferes with State's rights and setting aside State legislation because it conflicts with the due process clause of interstate commerce the Supreme Court moves to set up a zone in which no governmental authority is able to regulate anything. This danger has been emphasized by the recent five-to-four decision voiding the New York State Minimum Wage Law for Women.

Once again we see the same division of the supreme judicial body of the nation, with five conservative members backing the dictum of Justice Butler that neither the State nor the Federal government has authority to fix wages for women workers. A vigorous dissent by Chief Justice Hughes was supported by three liberal members, who also put in their own opinion attacking the majority attitude as an expression of "personal economic predilection." As seventeen States have minimum wage legislation, several had asked the Supreme Court to sustain the New York law.

The President was among those who called attention to the "no man's land" that exists so long as there is a void between Federal and State authority, but he offered no suggestion except the thought that the opinions would prove interesting to the people. Labor leaders and many Congressmen were indignant, although some leaders of women professed satisfaction that the Court allowed women to compete freely in the economic world. Rep. Fish, Republican, of New York was "shocked", proposed an amendment to curb the Court's authority and said the decision was worth 1,000,000 votes to the Democrats.

The fact that the United States Supreme Court is a battleground of conflicting social and economic views, and that the decisions are based more upon personal philosophies than upon legal certainties is more and more apparent. As the one reads the conflicting opinions of the jurists in one case after another it is plain to laymen that there is ground for the conclusions of the court appears to rest upon the personal make-up of the justices themselves.

## Legal Advertising

### NOTICE OF SALE

Under and by virtue of the power of sale contained in two certain deeds of trust, one from B. J. Lanier and wife, Bonne Township, Duplin County, State of North Carolina, and bounded as follows, to-wit: Beginning at a stake, the Northeast corner of Cora Marley tract, Number 8 of the division of Mrs. M. B. Murray and wife, Bonne Lanier, to O. C. Blanchard, Trustee, dated April 15, 1930, and recorded in the office of Register of Deeds of Duplin County, in Book 294, at page 576, and there having been a default in the payment of the indebtedness secured by said two deeds of trust, and the holders of the notes secured by said deeds of trust having requested the said trustee to foreclose and sell the lands therein described, the undersigned trustee will on JUNE 29, 1936, at the hour of 12:00 o'clock noon, at the courthouse door of Duplin County, Kenans-

ville, North Carolina, offer and sell to the highest bidder for cash at public auction, the following described lots of parcels of land in Island Creek Township, Duplin County, State of North Carolina, and bounded as follows, to-wit: Beginning at a stake, the Northeast corner of Cora Marley tract, Number 8 of the division of Mrs. M. B. Murray and wife, Bonne Lanier, to O. C. Blanchard, Trustee, dated April 15, 1930, and recorded in the office of Register of Deeds of Duplin County, in Book 294, at page 576, and there having been a default in the payment of the indebtedness secured by said two deeds of trust, and the holders of the notes secured by said deeds of trust having requested the said trustee to foreclose and sell the lands therein described, the undersigned trustee will on JUNE 29, 1936, at the hour of 12:00 o'clock noon, at the courthouse door of Duplin County, Kenans-

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## POU THANKS VOTERS FOR OVERWHELMING VICTORY

While busy accepting congratulations upon his sweeping victory in the race for the Auditorship of the State of North Carolina, George Ross Pou has taken time, however, to thank his friends in this section for making victory possible. In a letter this week addressed to the public through the medium of The Wallace Enterprise he states as follows:

"I wish to express to each of you my grateful appreciation of your support of my candidacy for State Auditor, and as your next State Auditor, you will always find the door wide open to you and I shall always appreciate your asking me to serve you. You fought a splendid battle, and you have won a glorious victory."

Lanier. Advertisd this the 29th day of May, 1936.

W. T. WALLACE, Trustee. May 28 June 4-11-18-25 -811

## NOTICE OF SALE

By virtue of authority in a deed of trust from Willie E. Stevens and wife, Nora Stevens to LeRoy B. Carter, Trustee, dated July 9, 1927, recorded in Book 294 page 96, Registry Dup-

lin County, default having been made in the payment of the indebtedness thereby secured, the undersigned will sell to the highest bidder for cash, at the court house door, Kenansville, N. C., on SATURDAY, JUNE 27TH, 1936, at the hour of 12 o'clock noon, the following described lands:

Beginning at a stake on the margin of the Wilmington-Raleigh Road, the upper corner of a 15 acre survey of Margaret Murray, and runs thence to line of that survey South 24 West 81 poles to a large poplar ravine, W. R. Rivenbark's corner, thence his line about North 87 1-2 West 20 poles to a stake in a cart road, Hall's corner; thence his and Robert Lawrence's line North 24 East 81 poles to the main road; thence with said road to the beginning, containing 10 acres more or less, and being the lands conveyed to Geo. R. Ward by J. E. Johnson et al deed book 163, page 187, Registry of Duplin County.

Advertisd and posted this 25th day of May, 1936.

LEROY B. CARTER, Trustee.

P. J. Caudell, Atty. May 28 June 4-11-18-25 -812

## EXECUTOR'S NOTICE

Having qualified as Executors of the estate of Chester Rivenbark, deceased, late of Duplin County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned, at Wallace, North Carolina, on or before the 12TH DAY OF MAY, 1937, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.

This the 12th day of May, 1936.

P. E. & G. E. RIVENBARK, Executors of Chester Rivenbark Estate.

M 28 Ju 4-11-18-25 July 2-809

## NOTICE OF SALE

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WPTF, Raleigh, 7:30 p. m. WBT Charlotte 6:45 p. m.  
WLW, Cincinnati, 6:15 p. m. WSB, Atlanta, — p. m.  
WMFD, Wilmington, 5:30 p. m.

A TREAT FOR EVERY RADIO FAN

Watch Newspapers for details of the Million Dollar Contest Beginning March 16.

## Cape Fear Oil Co.

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WALLACE, N. C.

power of sale contained in two small black gum, Crettie Ruffious corner; thence as line S. 77 3-4 E. 175 feet to a stake; thence N. 16 E. 381 feet to a stake in the Hollingsworth line; thence as that line 77 3-4 E. 254 feet to a ditch Deeds of Duplin County in Book 248, at page 628, and one from 240 feet to a hornbeam, H. Joe Lawrence and wife, Bertha Lawrence, to W. T. Wallace, S. 68 W. 268 feet to a stake; thence S. 49 1-4 W. 157 feet to a gum and pine; thence of Register of Deeds of Duplin County, in Book 294, at page 258, and there having been a default in the payment of the indebtedness secured by the aforesaid two deeds of trust, and the holders of the notes secured by the said two deeds of trust having requested the undersigned to advertise and foreclose the same, the undersigned will on MONDAY, JUNE 29, 1936, at the hour of 12:00 o'clock noon at the Courthouse door of Duplin County, Kenansville, North Carolina, offer and sell to the highest bidder for cash at public auction the following tract or parcel of land lying and being in Island Creek Township, Duplin County, State of North Carolina, and bounded and described as follows, to-wit:

Beginning at a stake at the crook of a ditch in front of the barn, G. M. Houston's corner, and runs thence N. 25 E. 12 feet to a stake, Crettie M. Ruffious corner, and runs thence as her line S. 75 1-4 E. 25 feet to a ditch; thence as the crook; thence as the ditch N. 24 3-4 E. 718 feet to a stake and

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