

What Do You Do If Company Comes At The Wrong Time

One out of every one hundred people in the United States earns his living retailing. In other words, there are more people in retail selling alone than in any other line of endeavor except agriculture.

The financial agencies show that 15,000 retailers fail each year, and 85 percent of them—12,250 did not advertise. The outstanding reason for the failure of more than 50 percent of these over-buying. Over-buying means too much "stuck stock."

Now, if profits lie in quick turn-overs, and failures are avoided by having money in the bank—and advertising will not only dispose of surplus stock but also bring in the money to put in the bank—you can see not only the advisability but also the absolute necessity of advertising.

Some of our readers can remember when there were practically no mail order houses. Some can remember the time when all the mail order houses put together (and it was only a little over ten years ago) did not do four percent of the retail business in the United States.

How do they stand today? Of the \$15,000,000,000 worth of retail order houses do \$1,500,000,000—10 percent. And how do they do it? They advertise.

The mail order houses and the department stores who advertise do more than twenty-five percent of all the retail business done in America and their proportion is growing all the time. Yet, altogether they only represent 30,000 of the retail stores in the country—or about 3 percent.

That's why it is safe to say that advertising is that force which put the "busy" in business and the "sing" into merchandising—and takes the "sin" out of both.

There is something in Cherryville stores that is bigger than the store—bigger than the building—bigger than the merchandise. You will find it mentioned at the very beginning of the 22nd Proverb, "A good name is more to be chosen than great riches."

"Some of you wear Hart, Schaffner and Mark clothes. It is a little thing to look for but a big thing to find; that'll be fellow sitting on horseback, blowing a horn. Do you know what time he is playing? He is playing \$15,000,000.

"Some of you wear Arrow collars. Cluett, Peabody and Company estimate their good name as being worth \$18,000,000.

"Some of you smoke Liggett and Myers tobacco. Their good name is worth \$39,000,000.

Others may smoke American Tobacco products. Their good name is worth \$54,099,430.

"F. W. Woolworth and Company, ten cent stores, figure their good will at \$50,000,000.

Eggs By Weight. (From The Sunter Item) It seemed merely funny, years ago, when a miser in a play by Goldoni, appeared in a grocery store with an iron ring and announced that he would buy no eggs that were so small as to go through that ring.

The very idea of making a fuss about the size of eggs! But nearly every body is doing it now.

Big eggs nowadays, when sorted out, command the best price. The little ones have to be mighty good in flavor and freshness to hold their own. And the very ancient custom of counting eggs by the dozen is in danger of passing out in favor of weighing them.

Why not? The value of an egg other things being equal depends on its liquid contents; and since it is awkward to measure them by the pint like other liquids, it is natural to weigh them. A pound of eggs would mean just about the same thing every time, whereas one dozen of eggs may have twice as much "egg" as another dozen.

Many vegetables and fruits, formerly sold by "dry measure," or by number, are now being sold by the pound. Eggs will follow suit.

That gentle hissing noise you heard was General Butler sliding from the front page.

The two groups that seldom know just what the people want are congressmen and the people.

How Doctors Treat Colds and the Flu

To break up a cold overnight or to cut short an attack of grippe, influenza, sore throat or tonsillitis, physicians and druggists are now recommending Calotabs, the purified and refined calomel compound tablet that gives you the effects of calomel and salts combined, without the unpleasant effects of either.

One or two Calotabs at bed-time with a swallow of water—that's all. No salts, no nausea nor the slightest interference with your eating, work or pleasure. Next morning your cold has vanished, your system is thoroughly purified and you are feeling fine with a hearty appetite for breakfast. Eat what you please, no danger.

Get a family package, containing full directions, only 35 cents. At any drug store. (adv)

Boiling Springs News of Interest

(Special to The Star) The Addie Bostie Circle of the Woman's Missionary Circle met with Mrs. J. M. Goode last Thursday afternoon. The following new officers were elected: President, Mrs. M. H. Walker, Vice-president, Mrs. J. L. Pruitt, Sec-Treas, Mrs. Eunice Hamrick, Program Committee, Mrs. J. R. Greene, Mrs. James Hamrick and Mrs. J. M. Goode.

Mr. Den Jolly left last Saturday for Clinchfield, Va., where he will have a good position. His brother Bray, entered the Navy Monday. He will be stationed at Hampton Roads, Va.

The Fannie Heck Circle of the Woman's Missionary Society met last Sunday afternoon with Mrs. J. M. Walker.

L. S. H. S. played Wingate last Friday in basket ball. The score was 28-24 in favor of the home team.

The Home Economics Club met with Mrs. Ida McBrayer last Monday afternoon. Mrs. Wallace gave a demonstration in candy making.

The Grand Worthy Matron was a visitor at the Eastern Star Room Thursday night.

The Carrie Owens Circle met Thursday afternoon.

Mrs. John Mintz will entertain the Tongues and Needles Club Friday afternoon.

Those on the sick list were: Mrs. J. M. Walker, Mrs. J. W. Wood, infant of Mrs. and Mrs. E. W. Hancock, Little son of Mr. and Mrs. John Greene, also Mr. and Mrs. Clyde Greene's little daughter.

Mr. Everette Crabtree is here now, visiting his sister, Mrs. Hal Greene. Mr. Crabtree has been in the army for 3 years.

Who Will Get It? (Greenville Piedmont.) An enthusiastic "Holy Roller" in Cherokee county, North Carolina, decided an acre of land to "Jim Smith and God Almighty." Smith being a preacher of that sect. The purpose of the transfer was to provide a site for a church, but, as the necessary amount for the structure would not be raised, the enterprise failed.

In the course of time Smith decided to sell the land and undertook to give a deed for it.

Just here Jim Smith "started more legal complications than I ever before run into," Marshall W. Bell, Murphy lawyer, told the Raleigh News and Observer. The purchaser of the land from Smith went to Bell's office in distress, because he didn't know how he could get a clear title to it, "since Jim Smith was a tenant in common with God, it would require the signatures of both to make a valid deed. He had the signature of Smith, but he didn't know how to go about getting the other one." Lawyer Bell suggested to him that he advertise in the local papers, as the statute provides, and that he then report to the court that "God Almighty could not be found in Cherokee county."

It is possible that this case may wind up like that of Mason Lee, an extremely eccentric citizen of Marlboro county, South Carolina, who left most of his property to the states of Tennessee and South Carolina. His children contested his will on the ground that he was insane and presented a mass of testimony as to his insanity, but the lower and higher courts decided that he was sane and that his will should stand as he wrote it. In the end, South Carolina and Tennessee did not get his land, but one of the lawyers in the case did.

What You Should Learn (The S. A. Masonic World) There are five things in life which everyone ought to learn. They are:

1. Learn to laugh. A good laugh is better than medicine. When you smile or laugh, your brain for the moments is freed of the load that it ordinarily carries.

2. Learn to tell a helpful story. A well-told story is as wholesome and welcome as a cushion in a sick room.

3. Learn to keep your troubles to yourself. The world is too busy to linger over your ills and sorrows.

4. Learn to stop creaking. If you cannot see any good in this world keep the bad to yourself.

5. Learn to greet your friends with a smile. They carry too many frowns in their own hearts to be bothered with any of yours.

Treat Colds Externally For sore throat, bronchitis or deep chest colds, rub Vicks Vaporub briskly over throat and chest and cover with warm flannel.

Vicks acts in two ways—both direct: absorbed like a liniment and inhaled as a vapor. A quick relief for the cold troubles of all the family.

Get a family package, containing full directions, only 35 cents. At any drug store. (adv)

Get a family package, containing full directions, only 35 cents. At any drug store. (adv)

Get a family package, containing full directions, only 35 cents. At any drug store. (adv)

Get a family package, containing full directions, only 35 cents. At any drug store. (adv)

Get a family package, containing full directions, only 35 cents. At any drug store. (adv)

Get a family package, containing full directions, only 35 cents. At any drug store. (adv)

Get a family package, containing full directions, only 35 cents. At any drug store. (adv)

Get a family package, containing full directions, only 35 cents. At any drug store. (adv)

Pie-Headed or Soft-Hearted "He says he will be miserable unless I marry him," said the pensive girl. "You must decide for yourself," answered Miss Cayenne, "whether he is a devoted lover or merely one of those people who can't be happy unless they are having their own way."—Washington Star.

One wonders if Frenchmen seeking a lean would be offended by anybody's feet on the table.

Unable to do Housework! Gastonia, N. C.—"After motherhood my strength was so slow in coming back that I could not get around to do my housework for three months. I was not only weak but I also had nervous spells and my back ached all the time. Dr. Pierce's Golden Medical Discovery was recommended to me as a tonic and builder and I only had to take one bottle of this medicine to be restored to good health. I gained in weight so that my friends scarcely knew me."—Mrs. Ella Haynes, 196 S. Liberty St. All druggists. Tablets or liquid.

Write Dr. Pierce's Invalids' Hotel, Buffalo, N. Y., for free advice.

TRUSTEE'S SALE By virtue of the power of sale contained in a certain deed of trust executed by Amanda Costner and husband, Frank Costner, to the undersigned trustee for G. H. Stamey on July 31st, 1924, which deed of trust is registered in the office of the register of deeds of Cleveland county, N. C., in Book 124, page 271, as security for \$300.00 due November 15th, 1925, and the same not having been paid when due, and the undersigned having been called upon to execute the trust therein specified, the undersigned will offer for sale at public auction, to the highest bidder for cash at 12 m., Monday, February 15th, 1926, the following described property:

Living in No. 10 township, Cleveland county, North Carolina, on the waters of Buffalo creek, adjoining lands of Marvin Lutz, C. L. London and J. L. Sain and Buffalo mill tract.

Beginning at a poplar by the side of the old Shelby road, and runs S. 75 W. 9 poles to a stone in the old line; thence with it S. 23 1-4 E. 40 poles to a stone, the old corner; thence with the old line N. 64 1-4 E. to a stake on the west bank of the creek; thence up the creek as it meanders to the mouth of the mill race; thence S. 2 1-2 W. 9 poles to a pine now down; on South bank of the creek; thence N. 87 3-4 W. 13 2-5 poles to the beginning, containing 6 acres, more or less. This January 15th, 1926.

BYNUM E. WEATHERS, Trustee. "Telephoned for the police. It's

NOTICE OF RESALE OF LAND UNDER MORTGAGE. Pursuant to an order of the clerk of the Superior court of Cleveland county, N. C., directed to the undersigned on January 11, 1926, we, as mortgagees, will resell to the highest bidder on the terms below mentioned at the court house door in Shelby, N. C., on Saturday, January 30, 1926, at 12 o'clock, noon, or within legal hours, the following described real estate located in Number 2 township, Cleveland county, N. C.:

Beginning at a stake and pointers on the branch where old poplar corner stood, now Lee's and Green's corner, and runs thence with their said line North, 36 and 3-8 west, 50 poles to a small black gum; thence a new line North, 15 east, 222 poles crossing road, to a stone and pointers; thence South, 66 East, 33 and 7-8 poles to a stone, K. D. N. Jolley's line; thence with his line south, 1 3-4 west, 16 poles to a stone, his corner; thence south, 15 west, 108 poles to a stake or the branch persimmon grove; thence down the branch as it meanders, about 72 poles to the beginning, containing 50 acres, more or less and adjoining the lands of C. J. Bridges, Davis Green, T. G. Lee, J. R. Greer, and others.

Terms of Sale: One-half cash upon confirmation of sale, and balance of one-half of purchase price payable within 12 months after first payment, same to be secured by negotiable note or other good collateral.

This January 13, 1926. DOVIE JOLLEY, FAY HOPPER LEDFORD, WILLIAMSON HOLLAND, Chas. A. Burrus, Atty.

NOTICE OF SERVICE BY PUBLICATION. Paul Wellmon, Versus W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$55.88, due by said plaintiff by account for groceries, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. E. H. Johnson, Versus W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$53.07, due by said plaintiff by account for meats, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. Basil Good, Versus W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

COMMISSIONERS RESALE OF LAND. By virtue of an order of resale made in Special Proceeding entitled "C. P. Grigg et als. vs. Ruth McKee et als." by the Clerk of the Superior court for Cleveland county, N. C. I will sell to the highest bidder at the court house door in Shelby, N. C., on Saturday, January 30th, 1926, at 12 o'clock M., or within legal hours the following described real estate: Situated in No. 7 and No. 8 townships, Cleveland county, N. C., adjoining the lands of C. P. Grigg, L. A. White and others, and being the lands conveyed to C. P. Grigg and C. H. Grigg by P. H. Grigg by deed recorded in Book CC page 221 of the office of the register for said county, and containing 33 acres more or less.

Terms of sale: One-half cash on day of sale, balance in 12 months, deferred payments to bear 6 per cent interest.

The bidding will begin at \$2,630.00, the raised bid. This 12th day of January, 1926. B. T. FALLS, Commissioner.

NOTICE OF SERVICE BY PUBLICATION. Basil Good, Versus W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 1926 against the property of said defendant, which warrant is returnable before said justice, at the time and place above named for the return of the summons, when and where the defendant is required to appear and answer or demur to the complaint or the relief demanded will be granted. This 11th day of Jan. 1926. T. C. ESKRIDGE, Justice of the Peace.

NOTICE OF SERVICE BY PUBLICATION. W. S. Green, Defendant.

The defendant above named will take notice that a summons in the above entitled action was issued against the said defendant on the 11th day of January, 1926, by T. C. Eskridge, a justice of the peace for Cleveland county, N. C., for the sum of \$21.65, due by said plaintiff by account for merchandise, which summons is returnable before the said justice of the peace, at his office in the court house, Cleveland county, N. C., and in Number 6 township on the 12th day of February, 1926. The defendant will also take notice that a warrant of attachment was issued by said justice on the 11th day of January, 192