

## Farm Your Woods During Slack Periods

By Charles D. Woodard, Jr., Service Forester  
The work connected with timber growing does not conflict with other jobs, but on the contrary, will fit very nicely into most other types of work.

If your slack period is in the summer that is an excellent time to do woods work and if your slack period is in winter that is also an excellent time to work in the woods. Since well over half the wood-

land in North Carolina is included in farm boundaries, let's use the farming enterprise as an example and see how the business of forestry fits into the farming operation. This should make an interesting example also because trees are a crop just as other farm crops and respond in many instances, to treatments similar to the same treatments to farm crops. Since it takes several years to mature a crop of timber the production of timber will differ in certain respects to the production of agricultural crops. One big way trees differ as a crop is that they don't have to be mature to have a value, but can be used for something from the time they are three inches in diameter and large enough for fence posts, whereas most agricultural crops must be mature before they can be used.

Farming jobs are chiefly summer jobs, and agricultural crops being grown on a short rotation require almost immediate attention in cultivation and harvest, and the lack of such attention can cause serious loss. On the other hand, timber is grown on a longer rotation and does not require immediate treatments. The practice of forestry blends very nicely into the farming operation because almost all the jobs can be done during the winter months when there is no pressure from other work. Also the work in the woods can be timed so that almost every job will furnish some income or benefit. Cull timber can be removed for fuel wood and thinning can be made so that they will furnish fence posts, pulpwood, saws logs or other useable products.

Some operators have labor that they would like to keep busy during slack periods so they will have good experienced help during rush seasons. Woods work would be an excellent way to hold this labor and supplement your income at the same time. A well-managed woodland should furnish an average annual income of over \$25.00 per acre. Another way in which forestry fits nicely into the farming operation is by providing a monetary reserve for emergencies. Ever so often, because of the weather there will be poor crops or complete failures. When this happens it is awfully nice to have a few acres of woodland from which to pull a few dollars—this is like cash in the bank. No matter what your occupation is if you have woodland it will pay you to have a forester help you in its management. Before selling timber it is very desirable to have it marked. This will give the owner an idea of what he has to sell and also can have a lot to do with the next crop of timber on the land.

The N. C. Division of Forestry is a service agency and has foresters available to help landowners in managing their woodlands and marking timber. Contact your local County Forest Ranger Lewis H. Stallings, for a visit by a forester.

## Memo To Mama & Dad:

Most of us want our children to enjoy the interests of life which we ourselves could not afford to enjoy while we were young.

Playing the piano is one of the major interests that many of us neglected. The ability to play is every bit as important for your child as sports and other forms of recreation.

Educators claim no one can have a well rounded education without a knowledge of music.

Playing the piano builds self confidence; gives great personal pleasure; is a social asset, and the perfect translator of moods and fancies.

Introduce your child to the world of music early in life. Give them the opportunity to take piano lessons.

Have you ever considered a piano as a Birthday, Wedding Anniversary, or Memorial Gift?

Let us introduce you to one of the finest pianos made in America, the famous ESTEY Piano, since 1869. ESTEY'S slogan is — "QUALITY HIGHER THAN PRICE". ALL ESTEY PIANOS ARE GUARANTEED FOR 10 YEARS. If we don't have the style or finish you want, we can have it for you in 14 days. Compare our prices. Easy payments can be arranged.



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# NOTICE! MEETING OF BOARD OF EQUALIZATION AND REVIEW

The Board of County Commissioners of Perquimans County will meet as the Board of Equalization and Review in the Court House on Monday, March 18, 1963, at 10 o'clock A. M., for the purpose of hearing complaints and the equalization of property values, and said Board will adjourn from day to day until this work is completed.

**Julian C. Powell**  
Clerk To The Board, Perquimans County

contact your local County Forest Ranger Lewis H. Stallings, for a visit by a forester.

## Mrs. Frances Chappell Dies In Florida

Mrs. Frances B. Chappell, 77, a native of Dallas, Texas, and 50-year resident of St. Louis, Missouri, passed away Tuesday following a long illness at her home in Tampa, Florida, where she had lived for the past five years.

She is survived by her husband, Dr. Jesse I. Chappell, a native of Perquimans County and former St. Louis, Missouri, optometrist; a daughter, Dr. Frances C. Wilson and three grandchildren, all of Tampa, Florida.

Funeral services and interment were held in Tampa Thursday, February 21 with Curry's Funeral Home in charge.

## Legal Notice

North Carolina In The Perq. County Superior Court  
Rebecca D. White vs. James Thurman White

NOTICE  
The above named defendant will take notice that an action has been commenced in the Superior Court of Perquimans County, North Carolina, by the plaintiff to secure an absolute divorce from the defendant on the ground of two years separation; and the defendant will further take notice that he is required to appear at the office of the Clerk of Superior Court of Perquimans within thirty days after the 15th day of March, 1963 and answer or demur to the complaint in said action or the plaintiff will apply to the Court for the relief therein demanded. This 19th day of February, 1963.

W. J. WARD, Clerk Superior Court  
W. H. Oakey, Jr., Attorney for Plaintiff.  
Feb 22, Mar 1, 8, 15

NOTICE OF ADMINISTRATION  
Having qualified as executor of the estate of Julia M. Bundy, deceased, late of Perquimans County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at R.F.D., Hertford, N. C., on or before the 1st day of August, 1963, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment. This 24th day of January, 1963.

J. C. M. BUNDY, JULIA ANN ONLEY, Executors of Julia M. Bundy.  
Feb 1, 8, 15, 22

North Carolina In The Perq. County Superior Court  
NOTICE OF SERVICE OF PROCESS BY PUBLICATION  
State Of North Carolina  
Perquimans County

Lillie E. Harris, Widow of John T. Harris, deceased, Lillian H. Phillips, John A. Harris, Clyde I. Harris, Virginia R. Alderson, Inez H. Corprew, Thomas E. Harris, A. Ray Harris, Loraine H. Simpson, and Lillie E. Harris, GDN., of Eleanor H. Skinner, Incompetent.  
Plaintiffs,

Robert Elliott, Fannie Thompson, Ruth Thompson Jordan, William Thompson and Mathew Thompson Bond  
Defendants.

To Fannie Thompson Bond, Mathew Thompson and William Thompson:

Take notice that a pleading seeking relief against you has been signed in the above-entitled action. The nature of the relief being sought is as follows: to recover damages for trespassing by your agents, servants, and employees upon lands owned by the plaintiffs in Bethel Township, Perquimans County, North Carolina, and to recover the value of timber cut and removed from plaintiffs lands by your agents, servants, and employees. You are required to make defense to such pleading not later than March 21st, 1963, and upon your failure to do so, the party seeking service against you will apply to the court for the relief sought. This, the 22nd day of January, 1963.

W. J. WARD, Clerk Superior Court  
Jan 25, Feb 1, 8, 15

NOTICE OF ADMINISTRATION  
Having qualified as Administrators of the estate of Mollie Garrett Smith, deceased, late of Perquimans County, North Carolina, this is to notify all persons having claims against the estate of said deceased to exhibit them to the undersigned at Route 3, Box 86, Hertford, N. C., on or before the 1st day of August, 1963, or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment. This 28th day of January, 1963.

Lillie Mae Smith Yeates, Roscoe Lee Smith, Administrators of Mollie Garrett Smith  
Feb 1, 8, 15, 22

State of North Carolina, County of New Hanover  
NOTICE

Under and by virtue of the power of sale contained in a certain deed of trust executed by Willie M. Twine and wife, Lalla E. Twine, also known as Lalla E. Twine) to R. H. Burns, Jr., Trustee, dated August 12, 1961, and recorded in Book M.D. 26, page 225, Perquimans County Registry; and under and by virtue of the authority vested in the undersigned as Substituted Trustee by an instrument of writing dated January 15, 1963, and recorded January 24, 1963, in Deed Book 47, Page 464, Per-

quimans County Registry, default having been made in the payment of the indebtedness thereby secured and the said deed of trust being by the terms thereof subject to foreclosure, and the holder of the indebtedness thereby secured having demanded a foreclosure, and the holder of the indebtedness thereby secured having demanded a foreclosure thereof for the purpose of satisfying said indebtedness, the undersigned substituted trustee will offer for sale at public auction, to the highest bidder, for cash, at the Court House Door of Perquimans County, Hertford, North Carolina, at twelve o'clock, noon, on the 6th day of March, 1963, the land conveyed in said deed of trust, the same lying and being in Belvidere Township, Perquimans County, North Carolina, and more particularly described as follows:

Control point REA Light Pole S 19 degrees 30 minutes West 36, thence beginning at iron pipe on edge of Hickory Cross Low Ground Road, North 17 degrees 45 minutes East 94 feet to a pipe; thence North 81 degrees West 232 feet to a pipe; thence South 17 degrees 45 minutes West 94 feet; thence South 81 degrees East 232 feet to the point of beginning. Containing 0.5 acre.

The successful bidder must deposit five per cent of his bid, in cash, at the time of the sale.  
J. C. WESSELL, JR., Substituted Trustee.  
Feb 8, 15, 22, Mar 1

NOTICE OF CONDEMNATION  
In the United States District Court for the Eastern District of North Carolina, Elizabeth City Division, in Civil Action No. 458, Entitled "United States of America vs. 5.37 Acres of Land, More or Less, in the County of Perquimans, State of North Carolina, Harry W. Winslow, et al, and Unknown Owners, Defendants." To Virginia-Carolina Joint Stock Land Bank, Elizabeth City, N. C., and all Unknown Owners and Claimants. You Are Hereby Notified that a Complaint in Condemnation and a Declaration of Taking have heretofore been filed in the office of the Clerk of the above-named Court in an action to condemn an estate in fee simple in the following described property which is being taken for use in connection with the former Naval Air Facility, Harvey Point, N. C.: All that certain strip of land in Bethel Township, Perquimans County, N. C., containing 5.37 acres, more or less, extending from A. Beattie Sound northward with a width of 75 feet, more or less, for a distance of about 2858 feet, then turning slightly northward and tapering to a point at a distance of about 615 feet, said parcel of land being a strip off the east side of that tract conveyed to Harry W. Winslow by J. S. McVider, et al., on January 8, 1953, recorded in Deed Book 33 at page 345, Perquimans County Registry. The east boundary of the land taken is the former common boundary between said Winslow lands and the lands formerly designated as U. S. Naval Air Station lands. The Authorities for the taking are Acts of Congress approved August 1, 1888 (25 Stat. 357; 40 U.S.C. 257), August 20, 1958 (Public Law 85-685), and August 28, 1958 (Public Law 85-852), and the Declaration of Taking Act (24 Stat. 1421; 40 U.S.C. 258a). You Are Further Notified that if you have any objection or demur to the taking of your property you are required to serve your answer on the plaintiff's attorney at the address given below within twenty days after the date of the last publication of Notice. Your Answer shall identify the property in which you claim to have an interest, state the nature and extent of the interest you claim, and state all of your objections and defenses to the taking of your property. All defenses and objections not so presented are waived. And in case of your failure so to answer the complaint, judgment of condemnation of that part of the above-described property in which you have or claim an interest will be rendered. But Without Answering, you may serve on the plaintiff's attorney a notice of appearance designating the property in which you claim an interest. Thereafter you will receive notice of all proceedings affecting it. At the trial of the issue of just compensation, whether or not you have previously appeared or answered, you may present evidence as to the amount of the compensation to be paid for your property, and you may share in the distribution of the award. This 31st day of January, 1963.  
ROBERT H. COHEN, United States Attorney  
Post Office Building  
Raleigh, North Carolina  
By: HAROLD W. GAVIN, Assistant United States Attorney  
Feb 8, 15, 22

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