Legal

NOTICE OF **ADMINISTRATION** Having qualified as Executor

of the estate of Thomas S. White, Jr., 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 No. 1, Box 395, Hertford, N.C. on or before the 24th day of November 1972 or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.

This 12th day of May 1972. Walter C. White Executor of Thomas S. White, Jr., Dec'd

May 18,25; June 1,8c

NOTICE OF ADMINISTRATION Having qualified as Executor of the estate of Ernest Wilson White, 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 No. 1, Belvidere, N.C. on or before the 17th day of November, 1972 or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.

This 11th day of May 1972. R.P. White Executor of Ernest Wilson White, Dec'd.

May 18,25; June 1,8c

NOTICE OF ADMINISTRATION Having qualified as Executrix of the estate of Wiley F. Eason, de-Wiley ceased, 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 undesigned at Route No. 1, Box 107D Gaston Drive, Hertford, N.C. on or before the 8th day of December 1972 or this ntoice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.

This 1st day of June 1972 Margaret Smith Eason Executrix of Wiley F. Eason, June 8,15,22,29c

NOTICE OF MINISTRATION qualified as Adnistratrix of the estate of Robert Luther Perry, 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 named herein, made parties undersigned at Box 34, Winfall, N.C. on or before the 15th day of December 1972 or this notice will be pleaded in bar of their recovery. All persons indebted to said estate will please make immediate payment.

This 1st day of June 1972 Essie M. Perry Johnikins Administratrix of Robert Luther Perry, Deceased June 8,15,22,290

NOTICE OF SALE \$13,000 TOWN OF HERTFORD, NORTH CAROLINA WATER BOND ANTICIPATION NOTE

Sealed bids will be received until 11 o'clock a.m., Eastern Daylight Time, June 20, 1972, by the undersigned at its office in the City of Raleigh, North Carolina, for a \$13,000 Water Bond Anticipation Note of the Town of Hertford, North Carolina, dated June 29, 1972, and maturing May 1, 1973. and maturing May 1, 1973, without option of prior payment interest payable at maturity. There will be no

the interest rate and the city or town and bank or trust company town and bank or trust company therein where principal and interest shall be payable. The note will be awarded at not less than par and accrued interest to the bidder offering to purchase the note at the lowest interest cost to the Town, such cost to be determined by deducting the total amount of any premium bid from the aggregate amount of interest on the note until its maturity. Delivery on or about June 29, 1972, at place of purchaser's choice.

Each bid must be submitted

June 29, 1972, at place of purchaser's choice.

Each bid must be submitted on a form to be furnished by the undersigned, must be enclosed in a sealed envelope marked "Bid for Notes", and must be accompanied by a certified check upon an incorporated bank or trust company for \$65, payable unconditionally to the order of the State Treasurer of North Carolina. The right to reject all bids is reserved. The approving opinion of Read, Hoyf, Washburn & McCarthy, New York City, will be furnished the purchaser.

LOCAL GOVERNMENT

COMMISSION By: H. E. Boyles Secretary of the Commission

NOTICE OF SERVICE

PUBLICATION STATE OF NORTH CAROLINA PERQUIMANS COUNTY IN THE SUPERIOR

interest to Noah Felton and

spouse, if deceased, not

otherwise named herein, made

parties hereto as PARTIES

UNKNOWN; ANNIE F.

YOMEN, if living, and spouse,

if living, of Annie F. Yomen, not

otherwise named herein, made

parties hereto as PARTIES

UNKNOWN; all heirs, devisees

and successors in interest to

as PARTIES

POWER COMPANY,
Petitioner VIRGINIA ELECTRIC AND

ALEXANDER FELTON, ET

Annie F. Yomen and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; EMMA TO: ALEXANDER FELTON. if living, and spouse, if living, of Alexander Felton, not otherwise L. McPERSON, if living, and named herein, made parties spouse, if living, of Emma L. McPerson, not otherwise PARTIES UNKNOWN; all heirs, devisees named herein, made parties and successors in interest to UNKNOWN; all heirs, devisees Alexander Felton and spouse, if deceased, not otherwise named and successors in interest to Emma L. McPerson and PARTIES UNKNOWN: spouse, if deceased, not LAURA ELLIOTT, if living, otherwise named herein, made and spouse, if living, of Laura parties hereto as PARTIES UNKNOWN: MILEY Elliott, not otherwise named DOUGLAS, if living, and herein, made parties hereto as spouse, if living, of Miley I. PARTIES UNKNOWN: all Douglas, not otherwise named heirs, devisees and successors herein, made parties hereto as in interest to Laura Elliott and PARTIES UNKNOWN; all spouse, if deceased, not otherwise named herein, made heirs, devisees and successors parties hereto as PARTIES in interest to Miley I. Douglas UNKNOWN; LOUIS W. HOFFLER, if living, and and spouse, if deceased, not otherwise named herein, made spouse, if living, of Louis W. parties hereto as PARTIES UNKNOWN: and JAMES Hoffler, not otherwise named FELTON, if living, and spouse, herein, made parties hereto as PARTIES UNKNOWN; all if living, of James Felton, not heirs, devisees and successors therwise named herein, made parties hereto as PARTIES in interest to Louis W. Hoffler and spouse, if deceased, not UNKNOWN; all heirs, devisees otherwise named herein, made and successors in interest to James Felton and spouse, if parties hereto as PARTIES UNKNOWN: EULA F. MARdeceased, not otherwise named TIN, if living, and spouse, if herein, made parties hereto as living, of Eula F. Martin, not PARTIES UNKNOWN otherwise named herein, made TAKE NOTICE THAT: parties hereto as PARTIES A pleading seeking relief UNKNOWN; all heirs, devisees against you has been filed in the and successors in interest to above-entitled special Eula F. Martin and spouse, if proceeding. The nature of the relief being deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; spouse. if any, of Lottie Hoffler, not otherwise named herein, made party hereto as PARTIES UNKNOWN; all heirs, devisees and successors in interest to LOTTIE HOFFLER, deceased

living, and spouse, if living, of

Alphonso Winslow, not other-

wise named herein, made

parties hereto as PARTIES

UNKNOWN; all heirs, devisees

and successors in interest to

Alphonso Winslow and spouse,

if deceased, not otherwise

UNKNOWN: MARJORIE F.

HOPPER, if living, and spouse,

if living, of Marjorie F. Hopper,

not otherwise named herein.

made parties hereto as PAR-

TIES UNKNOWN; all heirs,

devisees and successors in

interest to Majorie F. Hopper

and spouse, if deceased, not

otherwise named herein, made

parties hereto as PARTIES

UNKNOWN; ELEANOR F.

EUGENE, if living, and spouse,

if living, of Eleanor F. Eugene,

not otherwise named herein,

made parties hereto as PAR-

TIES UNKNOWN; all heirs,

devisees and successors in

interest to Eleanor F. Eugene

and spouse, if deceased, not

otherwise named herein, made

parties hereto as PARTIES

UNKNOWN: HILTON

FELTON if living, and spouse,

if living, of Hilton Felton, not

otherwise named herein, made

parties hereto as PARTIES

UNKNOWN; all heirs, devisees

and successors in interest to

Hilton Felton and spouse, if

deceased, not otherwise named

herein, made parties hereto as

PARTIES UNKNOWN; ALPHONSO L. FELTON, if

living, and spouse, if living, of Alphonso L. Felton, not

otherwise named herein, made parties hereto as PARTIES

UNKNOWN; all heirs, devisees and successors in interest to Alphonso L. Felton and spouse

if deceased, not otherwise

named herein, made parties hereto as PARTIES UNKNOWN; MILDRED F.

HOGGARD, if living, and spouse, if living, of Mildred F. Hoggard, not otherwise named herein, made parties hereto as

PARTIES UNKNOWN; all

in interest to Mildred F. Hoggard and spouse, if

deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; NOAH FELTON, if living, and spouse, if living, of Noah Felton, not

PARTIES

hereto as

sought is the condemnation of property in which each of you has an interest, which condemnation is necessary for acquiring the perpetual right, privilege and easement of right of way to construct, operate and maintain one or more lines of daughter of Fannie Elliott, poles, lowers and structures for (deceased daughter of Lewis the purpose of transmitting Felton, deceased), and spouse electric power by one or more of Lottie Hoffler, if deceased, circuits, including all wires, not otherwise named herein, poles, towers, attachments, made parties hereto as PARground connections, equipment, accessories, appurtenances desirable in connection TIES UNKNOWN; EVELYN E. BISHOP, if living, and spouse, if living, of Evelyn E. Bishop, not therewith over, upon and across certain land and property otherwise named herein, made situate in Parkville Township parties hereto as PARTIES Perquimans County, North UNKNOWN: all heirs, devisees and successors in interest to Carolina, more particularly Evelyn E. Bishop and spouse, if described as follows: deceased, not otherwise named Being the identical property herein, made parties hereto as PARTIES UNKNOWN: ALPHONSO WINSLOW, if

described in deed dated May 7, 1900, from Robert White, administrator to Louis Felton, recorded in Book 4, Page 175, Perquimans County Registry and described therein as bounded on the southeast by lot of James Hurdle, colored, on the northeast by the Norfolk-Southern Railroad, on the northwest by lands of Alphonso White, now lot of John Billips, colored, and southwest by the "main public road" leading from Winfall to Parkville, conlaining (1/2) acres, more or less.

Said easement of right of way heing described as:

BEGINNING at the intersection of the property line dividing Owner's property and property of Joe Perry with the northwesterly line of the Norfolk Southern Railway Company, which point is northwestwardly 24.7 feet measured at right angles from Survey Station 7 plus 92.5; thence in a southwestwardly boundary line of said Norfolk Southern Railway Company being a curve to the right having a radius of 5786.9 feet, an arc distance of 148.7 feet to a point; thence S. 80 degrees 32' W. 6.6 feet along the property line dividing Owner's property and property of Bryan Miller to a point; thence N. 20 degrees 47' E. 84.1 feet to a point: thence N. 35 degrees 17' E 65.2 feet to a point in the property line dividing Owner's property and property of said Joe Perry: ence N. 80 degrees 31' E. 7.5 feet along said property line to the point of beginning. Being shown on plat attached to Petition filed herein with Clerk Superior Court of

Perguimans County: You are required to make defense to such pleadings not later than July 18th, 1972, and upon your failure to do so the party seeking service against you will apply to the Court for the relief sensel.

the relief sought.
PLEASE TAKE NOTICE also that Petitioner will on the 28th day of July, 1972, at 10 o'clock, a.m., make application to me at my office in Hertford, North Carolina, for appointment of commissioners of appraisal to determine compensation to be paid you for the perpetual rights. privileges

devisees and successors in easements of right of way sought to be acquired in this proceeding; for the relief demanded in the Petition on file with me; and for such other further relief as it may in the premises be entitled to receive. and that said commissioners shall hold their first meeting on he 7th day of August, 1972, at 10 o'clock a.m., at my office, Hertford, North Carolina, or at such other time and place designated by said commissioners at said first hearing.

Clerk of Superior Court E. Milton Farley, III, Esq. John E. McDonald, Esq. Hunton, Williams, Gay, Powell & Gibson Post Office Box 1535 Richmond. Virginia 23212

F.P. Spruill, Jr., Esq. Charles T. Lane, Esq. Spruill, Trotter & Lane Post Office Box 353 Rocky Mount, N.C. 27801

Attorneys for Petitioner June 8, 15, 22-c

IN THE GENERAL COURT OF JUSTICE SUPERIOR COURT DIVISION BEFORE THE CLERK

ORTH CAROLINA PERQUIMANS COUNTY VIRGINIA ELECTRIC AND POWER COMPANY.

Petitioner ALEXANDER FELTON, if living, and spouse, if living, of Alexander Felton, not otherwise named herein. made parties hereto as PARTIES UNKNOWN; all

heirs, devisees and successors in interest to Alexander Felton and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN: LAURA ELLIOTT, if living, and spouse, if living, of Laura Elliott, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; all heirs. devisees and successors in interest to Laura Elliott and spouse, if deceased, not otherwise named herein. made parties hereto as PARTIES UNKNOWN; LOUIS W. HOFFLER, if living, and spouse, if living, of Louis W. Hoffler, not otherwise named herein, made parties hereto as PARTIES UNKNOWN: all heirs, devisees and successors in interest to Louis W. Hoffler and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; EULA F. MARTIN, if living, and spouse, if living, of Eula F. Martin, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; all heirs, devisees and successors in interest to Eula F. Martin and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; spouse, if any, of Lottie Hoffler, not mtherwise named herein. made party hereto as PARTIES UNKNOWN: all heirs, devisees and successors in interest to Lottie Hoffler, deceased daughter of Fannie Elliott (deceased daughter of Lewis Felton, deceased), and spouse of Lottie Hoffler, if deceased, not otherwise named herein, made parties hereto as

PARTIES UNKNOWN:

EVELYN E. BISHOP, if

living, and spouse, if living,

of Evelyn E. Bishop, not

other-wise named herein.

made parties hereto as

PARTIES UNKNOWN; all

heirs, devisees and suc-

cessors in interest to Evelyn

E. Bishop and spouse, if deceased, not otherwise

named herein, made parties

hereto as PARTIES

UNKNOWN; ALPHONSO

WINSLOW, if living, and

spouse, if living, of Alphonso Winslow, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; all heirs, devisees and successors in interest to Alphonso Winslow and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN MARJORIE F. HOPPER, if living, and spouse, if living, of Marjorie F. Hopper, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; all heirs, devisees and successors in interest to Marjorie F. Hopper and spouse, if deceased, not otherwise named herein made parties hereto as PARTIES UNKNOWN; ELEANOR F. EUGENE, if living, and spouse, if living, of Eleanor F. Eugene, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; all heirs, devisees and successors in

interest to Eleanor F. Eugene

and spouse, if deceased, not

otherwise named herein, made

parties hereto as PARTIES UNKNOWN; HILTON FELTON, if living, and spouse, if living, of Hilton Felton, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; all heirs, devisees and successors in interest to Hilton Felton and spouse, if deceased not otherwise named herein, made parties hereto as PARTIES UNKNOWN ALPHONSO L. FELTON, if living, and spouse, if living, of Alphonso L. Felton, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; all heirs, devisees and successors in interest to Alphonso L. Felton and spouse, if deceased, not otherwise named herein, made parties PARTIES UNKNOWN; MILDRED F. HOGGARD, if living, and spouse, if living, of Mildred F. Hoggard, not otherwise named herein, made parties hereto as PARTIES UNKNOWN: all heirs, devisees and successors in interest to Mildred F. Hoggard and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; NOAH FELTON, if living, and spouse, if living, of Noah Felton, not otherwise named herein, made parties hereto as PARTIES UNKNOWN: all heirs, devisees and successors in interest to Noah Felton and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN: ANNIE F. YOMEN, if living, and spouse, if living, of Annie F. Yomen, not otherwise named herein made parties hereto as PARTIES UNKNOWN; all heirs, devisees and successors in interest to Annie F. Yomen and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; EMMA L. Mc-PERSON, if living, and spouse, if living, of Emma L. Mc-Person, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; all heirs, devisees and successors in interest to Emma L. Mc-Person and spouse, if deceased, not otherwise named herein, made parties hereto as PAR-TIES UNKNOWN; MILEY I. DOUGLAS, if living, and spouse, if living, of Miley I. Douglas, not otherwise named herein, made parties hereto as PARTIES UNKNOWN, all heirs, devisess and successors in interest to Miley I. Douglas and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN: and JAMES FELTON, if living, and spouse, if living, of James Felton, not otherwise named herein, made parties hereto as PARTIES

UNKNOWN; all heirs, devisees

and successors in interest to

James Felton and spouse, if

deceased, not otherwise named

herein, made parties hereto as

PARTIES UNKNOWN.

TO: EACH OF THE ABOVE DESIGNATED PARTIES A civil action has been begun in this County in which Virginia Electric and Power Company is Petitioner and the parties designated in the caption hereof are Respondents.

The object of this action is a special proceeding for condemnation of the hereinafter described property.

The property lies in the County of Perquimans and State of North Carolina, in

Parkville Township and is more particularly described as follows: The house and lot of Jacob Whedbee bounded on the

southeast by lot of James Hurdle, colored, on the northeast by the Norfolk-Southern Railroad, on the northwest by lands of Alphonso White, now lot of John Billips, colored, and southwest by the "main public road" leading from Winfall to Parkville, containing (12) acre, more or less. Being the identically described property in deed dated May 7, 1900, from Robert White, Administrator, to Louis Felton, recorded in Book 4, Page 175, Perquimans County Registry.

This notice of Lis Pendens is filed under the provisions of Section 1-116 et seq., of the General Statutes of North Carolina, and all persons will take notice of the same.

This the 6th day of June, 1972. Attorney for Petitioner E. Milton Farley, III, Esq. John E. McDonald, Esq. Hunton, Williams, Gay, Powell

& Gibson Post Office Box 1535 Richmond, Virginia 23212

F.P. Spruill, Jr., Esq. C.T. Lane, Esq. Spruill, Trotter & Lane

Post Office Box 353 Rocky Mount, North Carolina 27801

Attorneys for Petitioner June 8,15,22c

## Annual Conference

The 1972 session of the North Carolina Annual Conference will be held in Durham, beginning tomorrow morning. with Duke University and Trinity Church serving as hosts. The day session will be in Page Auditorium on the Duke Campus, and the night sessions in Trinity Church. Mrs. F.A. McGoogan will be our lay representative this year. Your pastor and his wife will also be attending

First United Methodist Church

## **Pumper Relay Course**

The Adult Education Division of College of The Albemarle announces that a "Pumper Relay Course" will be held from 7 to 10 p.m. on June 9 and 1 p.m. to 5 p.m. on June 10 at the Camden Fire Department for fire service personnel in the Albemarle Region.

## Ted Lewis

One of the entertainers who contributed to happiness over the past half century was Ted Lewis, now dead at 81. Some of the younger generation will not remember him. But those who appreciate a smile and a happy spirit will.

He invariably began appearances by asking audiences if everyone was happy.

## The Perquimans Weekly, Hertford, N. C., Thursday, June 8, 1972—Page 5 This Is The Law Let Grass

Black contracted to deliver certain goods to White on a specified date for \$50. The merchandise was not delivered. What is the amount of damages that White may recover for the breach of contract?

The recovery of damages in a sales contract, in the absence of special circumstances showing proximate famages of a greater amount, is generally the difference between the contract price and the market price at the time and place where they ought to have been delivered. If he market price on the date of delivery at the place where the merchandise should have been delivered is \$70. White will be able to recover a judgment of \$20 for breach of the contract. If White has already paid the contract price of \$50, he will be able to recover a judgment for

\$70. An action for damages is the usual remedy sought for the non-performance of a contract, and in many cases it is the only remedy available to the injured party. The award is in the form of a judgmen! for such sum of money as the injured party has actually suffered by reason of the broken agreement. The law does not attempt to punish one who has broken a contractural agreement, but rather to compensate the injured party; that is, it seeks to put the injured party in as good position as he would have been in had there been a full performance of he contract.

The fact that damages must be paid tends directly to the prevention of breach of con-

Brown sold to Grey a table for \$50. Brown represented the table to be made of oak. Grey has recently discovered that it is an inferior pine table worth only \$20. An oak table of the type he thought he had bought had a marketable value of \$75. What are the remedies of Grey?

Grey may at his election pursue any one of several remedies. He obviously didn't get what he bargained for. There has been a breach of

warranty.

The buyer may return the table and get a refund of the price he has paid. This is known as "the right of rescission." The parties are put in the position that they were in before the contract was made. The buyer may, however,

elect to sue for damages. An action for damages will put him in the same situation as if the able had been as warranted. Where property is not as warranted by the seller, the measure of damages is, in the absence of special circumstances showing proximate

damages of a greater amount, he difference between the value of the property at the time of delivery to the buyer and the value it would have had if it had answered to the warranty. Grey, the buyer, may keep ne property and re

damages of \$55. He thought he was getting a table with a marketable value of \$75; instead he finds himself in possession of a table with a marketable value of only \$20. His economic loss as the result of the breach of contract is \$55

Dip Up, Men If it's true that the next war will be fought in outer space, it's time we started putting some good substantial foxholes in orbit. -News, Sioux Center.

## Grow Before Grazing

Both the pasture and the animal will be better off if grazing new spring growth is delayed until the grass gets a good head start.

The grass needs a good start in order to hold up well during the grazing season, according to A. V. Allen, specialist in charge of extension animal husbandry at North Carolina State University.

And turning the livestock on pasture too quickly can result in the animals eating too close to the ground. Here, health dangers lurk in the form of a variety of parasites.

"By good growth, I'm talking about the grass being from three to five inches high," said Allen. "This will provide enough leaf surface to enable the plant to be firmly established for the growing and grazing

He added that close grazing can weaken the pasture plant. It can also lead to serious internal parasite prob-

The NCSU livestock specialist explained that warm, damp weather, common in springtime, is ideal for hatching out worm eggs lying on the ground. As they hatch, the microscopic larvae swim in the film of moisture that covers the ground and extends up the blades of grass.

### RICKS LAUNDRY & CLEANERS SERVING HERTFORD AND

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Permanently Located three miles from Moyock, N.C. on Highway 168, five miles from Virginia State Line, Look for Indian Head

70 CHEV. Caprice 70 MAVERICK 69 DODGE Monoco, 2 dr., H.T.

69 CHEVELLE 2 dr. 69 CHEV. B. A., 4 dr. 69 FORD Cust. 500, 4 dr.

69 FORD LTD, 4 dr., H.T. 69 FORD Fair. 500, 2 dr. 68 FORD Gal. 500, 4 dr. 68 OLDS 4 dr., H. Top

68 CHEV. Chevelle, S.S. 68 MERCURY 4 dr. 67 RAMBLER 2 Dr. 67 FAIRLANE 2 Dr., H.T. 67 MERCURY Comet 67 FORD Gal. 500, 4 dz. 69 FORD GT, 2 dr., H. Top 67 FORD Gal. 500, H.Top 67 BUICK 225, 4 dr. 66 MUSTANG Conv. 66 FORD Gal. 500, 4 dz.

64 FORD Gal. 500, 4 dr., TRUCKS

65 FORD Cust. 500, 4 dr

71 FORD F800 Tractor

70 FORD Ranchero 68 FORD F100 66 FORD F100 65 Ford F100 Pickup

68 FORD Ranger

66 MUSTANG 2 Dr. WINSLOW-BLANCHARD MOTOR CO., Inc. PHONE 426-5245 or 426-5654. U.S. 17 NORTH : HERTFORD, N. C.

# WANTED -

Qualified TRACTOR MECHANIC and a PARTS MAN. Salary is open and will be commensurate with ability. Work will be for a 40 hour week with paid

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apply in person to Mr. John Beers at

**GRUBB STREET** HERTFORD, N. C.