A husband buys a home for

\$25,000 and takes the title in the

name of himself and his wife as

tenants by the entirety. Sub-

sequently he dies and at the

time of his death the house is

valued at \$40,000. Is any portion

of its present value included as

a part of his gross estate for

Yes. Since the husband

contributed the entire purchase

Attends

Orientation

Orientation for students who

will register at Chowan College

in the fall is currently being

held with Belvidere resident,

Douglas Layden attending

recently. Students were given

placement tests in reading,

mathematics and swimming.

Other activities which

were open to parents included

messages from staff members,

a tour of the campus, and visual

aids on preparation for college.

Layden, a graduate, of Perquimans Co. High School,

plans to major in Liberal Arts at

Chowan, a two-year, church-

related institution. He is the son

of Mr. and Mrs. Charles

Dance At Club

There will be a dance at the

Elizabeth City Shrine Club on

June 24th. with Buddy Gregory

and his band furnishing the

Make your plans now to at-

tend. Shriners, Ladies and

Guests welcome. Donations

\$4.00 per couple.

Layden.

of \$40,000 will be included.

federal estate tax purposes?

CLASSIFIEDS Legal

Fill Sand. Call 297-2615 or 297-

For Sale: 1967 Ford Ranchero. A-1 condition. Call 426-5575 between 5 & 6:30 p.m. June 15, 22C

WANTED: 5 gallon aquarium.

FOR SALE: 36" electric range. Good condition. Call Vivian Matthews, 426-5010 or 426-

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

otherwise 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 PAR-

TIES UNKNOWN; EVELYN E.

BISHOP, if living, and spouse, if

living, of Evelyn E. Bishop, not

otherwise named herein, made

parties hereto as PARTIES

UNKNOWN: all beirs, devisees

and successors 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 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

named herein, made parties

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

heirs, devisees and successors

in interest to Mildred F.

Hoggard and spouse, if

herein, made parties hereto as PARTIES UNKNOWN; NOAH

FELTON, if living, and spouse, if living, of Noah Felton, not

made parties hereto as PAR-TIES 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

otherwise named herein.

as PARTIES

June 22, July 6c BULLDOZER SCRAPER OPERATORS NEEDED Training now being offered on modern heavy equipment. Industry wages exceed \$6.00 per hour in most areas. erience is not necessary. For immediate application call Area Code 803-254-5652 or Write Heavy Equipment Division, P. O. Box 13435, Columbia, South Carolina

June 22-29C

TRUCK DRIVERS (Experience not necessary) rofessional drivers earn up to \$5.41 per hour, plus over-time—up to \$20,000 per year. You can too after short training for local or over-theroad hauling. For application call (704) 394-4320 or write: NATION WIDE SEMI DIVISION, 3313 Belhaven Blvd., Charlotte, N. C. 28216. June 22-29 C

SPINET CONSOLE PIANO may be purchased by small monthly payments, see it locally, write Cortland Music Co., P. O. Box 173, Clover, June 22-29; July 6-13P

For Sale — 30 inch Electric range, 9 pc. plastic dinette set, 1 large Duo Therm Oil Burner, 1 Lge. Coleman Oil Burner, 3 gas space heaters, draperies, odds and ends—on sale at the Old Methodist Winfall Parsonage in Saturday, June 24, from 9 A.M. to 1 P.M.

NOTICE OF **ADMINISTRATION** Having qualified as Execuof the estate of Wiley F. Eason, deceased, late of Perquimans County, North Carolina, this is to notify all persons having claims against the estate of said ceased to exhibit them to the signed at Route No. 1, Box D Gaston Drive, Hertford, C. on or before the 8th day of December 1972 or this ntoice will be pleaded in bar of their recovery. All persons indebted

mediate payment. This 1st day of June 1972 Margaret Smith Eason xecutrix of Wiley F. Eason,

to said estate will please make

June 8,15,22,29c

NOTICE OF ADMINISTRATION Having qualified as Administratrix of the estate of obert 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 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 Lather Perry, Deceased June 8,15,22,29c

NOTICE OF SERVICE OF PROCESS BY PUBLICATION STATE OF **NORTH CAROLINA**

PERQUIMANS COUNTY IN THE SUPERIOR

VIRGINIA ELECTRIC AND POWER COMPANY,

ALEXANDER FELTON, ET

and successors in interest to Annie F. Yomen and spouse, if Respondents
TO: ALEXANDER FELTON, deceased, not otherwise named herein, made parties hereto as PARTIES UNKNOWN; EMMA if living, and spouse, if living, of Alexander Felton, not otherwise L. McPERSON, if living, and spouse, if living, of Emma L.
McPerson, not otherwise
named herein, made parties
hereto as PARTIES named herein, made parties hereto as PARTIES UNKNOWN; all heirs, devisees successors in interest to exander Felton and spouse, if eased, not otherwise named UNKNOWN; all heirs, devisees and successors in interest to and successors in interest to Emma L. McPerson and spouse, if deceased, not otherwise named herein, made parties hereto as PARTIES 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 ARTIES UNKNOWN; AURA ELLIOTT, if living, and spouse, if living, of Laura Elliott, not otherwise named serein, made parties hereto as PARTIES UNKNOWN; all eirs, devisees and successors a interest to Leura Elliott and spuse, if deceased, not PARTIES UNKNOWN; all se named herein, made NOWN; LOUIS W.

FFLER, if living, and

Hoffler, not otherwise named | UNKNOWN; and JAMES | PERQUIMANS COUNTY FELTON, if living, and spouse, if living, of James Felton, not herein, made parties hereto as PARTIES UNKNOWN; all otherwise named herein, made in interest to Louis W. Hoffler parties hereto as PARTIES and spouse, if deceased, not UNKNOWN; all heirs, devisees otherwise named herein, made and successors in interest to parties hereto as PARTIES James Felton and spouse, if UNKNOWN: EULA F. MARdeceased, not otherwise named TIN, if living, and spouse, if living, of Eula F. Martin, not herein, made parties hereto as PARTIES UNKNOWN, otherwise named herein, made TAKE NOTICE THAT: parties hereto as PARTIES UNKNOWN; all heirs, devisees

A pleading seeking relief against you has been filed in the above-entitled special

The nature of the relief being 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 poles, towers and structures for the purpose of transmitting electric power by one or more circuits, including all wires, poles, towers, attachments, ground connections, equipment, accessories, appurtenances desirable in connection therewith over, upon and across certain land and property situate in Parkville Township, Perquimans County, North Carolina, more particularly described as follows:

Being the identical property 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, containing (1/2) acres, more or

aid easement of right of way

being 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; thence 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

Perquimans 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

he relief sought PLEASE TAKE NOTICE also that Petitioner will on the 28th deceased, not otherwise named 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 rights, privileges and 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 the 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

June 8, 15, 22-c

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

STATE OF THE STATE

VIRGINIA ELECTRIC AND POWER COMPANY, Petitioner

LEXANDER 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 successors 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 Alphenso 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 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

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,

Respondents 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 Respon-

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 Isontheast by totager lames Hurdle, colored on the northeast by the Norfolk-Southern Railroad," on the northwest by lands Alphonso White, now lot of John Billips, colored, and less. Being the identically described property in deed dated May 7, 1900, from Robert White, ministrator, 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 and default having been made in the payment of the indebtedness secured thereby, whereby the power of sale therein contained became operative, and the holder of said note having declared the entire indebtedness due and demanded a fóreclosure thereof for the purpose of paying same. the undersigned Trustee will on Friday, the 7th day of July, 1972, at 11:00 a.m., offer for sale at public auction to the highest bidder for cash at the Courthouse Door of Perquimans County. N.C., the following

described property: Lying and being in Perquimans County, New Hope Township, State of North Carolina: BEGINNING at a point on the easterly side of the Whitehal Road, said point being heirs, devisees and successors in interest to Mildred F. Hoggard and spouse, if deceased, not otherwise named property, and thence along the This Is The Law

By Robert E. Lee (Sponsored by The Lawyers of North Carolina)

What is the federal estate | not

It is a death tax payable to the federal government subsequent to the death of an individual. The amount of the tax is determined by the value of the property transferred at death. In theory, the federal estate tax is the price paid to the federal government for the privilege of

transmitting property at death. The federal estate tax is in addition to, and wholly unlike, the income, franchise, gift, excise, property, and other taxes which the decedent was obligated to pay during his lifetime, and which if not paid at the time of his death, must also be paid by his executor or ad-

ministrator. A decedent's estate is generally not taxable upon property which he has completely given away during his lifetime. There are, however, a few exceptions to this general rule. For example, if a person makes a gift of property within three years of his death, there arises a rebuttable presumption that this was in contemplation of death and the property becomes subject to the federal estate tax.

What is the difference between the federal estate tax and the North Carolina inheritance

Both are death taxes But aside from their distinctions in terms of rates and exemptions, the two types of taxes operate quite differently. The federal estate tax

depends upon the size of the entire taxable estate without regard to the valuation of the various amounts of property going to particular beneficiaries, and their relationship to the decedent (except in the case of a charitable beneficiary and where the beneficiary is a surviving spouse and the marital deduction is involved). The state inheritance tax is based upon the relationship of

the property they receive. Under the federal estate tax it is immaterial as to whether a testator leaves his entire estate to his children or to those who are not blood kin. Under the state inheritance tax, the graduated tax rate is lower for spouses and those close of kin to

the deceased than those who are

the particular beneficiaries to

the decedent and the value of

Eure land south 47 degrees east 26.62 chains to an iron stob: thence south 54 degrees east 4.50 chains to the Caddy property; thence south 40 degrees 30' west 28.80 chains to a point: thence north 30 degrees southwest by the "main 45" west 20.60 chains to a point; public road" leading from thence south 9 degrees west Winfall to Parkville, oreon- 20.75 chains, and south 35 taining (1/2) acre, "more" or | degrees west 13 chains to a point thence north 36 degrees 15' west 26.95 chains to the said Whitehat Road: thence along the said road, north 49 degrees east 17.28 chains, and north 40 degrees 30' east 29.97 chains to the point of beginning, containing 127.90 acres as shown by plat of survey made by Eugene Jordan, Registered Surveyor, on July 19. 1963. For further description, and chain of title, see Deed Book 20. page 448, Public Registry of Perquimans County, N.C., and other deeds from Trim Sawyer of Record.

There is also excepted a certain tract or parcel of land of the above described land by deed from James W. Copeland and wife, Peggy S. Copeland, to Marvin Caddy and wife, Willie H. Caddy, containing 49.62 acres, recorded in Book 50, Page 487, Register of Deeds Office, Perquimans County, North Carolina.

This 6th day of June, 1972. Julian E. Winslow, Jr.,

Employes Share In Profit Sharing Plan Of Rose's

Manager Kathreen Nelson of the local Rose's Stores, Inc. announced that some 2,800 employees of Rose's in nine southern states shared in the 1971 company contribution to the Employees' Profit Sharing Trust. The contribution, \$2,053,256.65 was the largest of the twenty eight consecutive annual payments made by Rose's since the profit Sharing Plan was started in 1944.

price, the house's present value Manager Nelson handed statements of their personal The federal estate taxes inaccounts to 3 local participants. cident to the settlement of a showing how each shared in the sizeable estate is often bur-Company's 1971 profits and densome and disruptive of the what each had accumulated. family unit. Many persons prior She pointed out that a typical to their deaths are now seeking participant in the Plan (a the aid of lawyers, who are saleslady in one of the stores) experienced family estate who had shared in every one of planners, to minimize the efthe twenty eight company contributions now has a balance in her account equal to approximately three and one half times her 1971 earnings.

Mrs. Nelson advised that Central Carolina Bank & Trust Company, Trustee of the Rose's Profit Sharing Trust, reports that the Fund now totals over \$18,778,000 and holds \$557,000 of U.S. Government Bonds, \$3,772,000 of Corporate Bonds, \$12,355,000 of Common Stocks, \$460,000 of Notes & Mortgages, and \$1,634,000 of other assets

If work-dodging paid dividends we would have a few hundred millionaires in

RICKS LAUNDRY & CLEANERS SERVING

HERTFORD AND Perquimans County . TUESDAY . WEDNESDAY . FRIDAY • SATURDAY

BILL CRUMMEY, Routeman Truck Radio Dispatched PHONE EDENTON

SPECIAL CLOSE OUT PRICES

ON LAWN AND GARDEN TRACTORS. LAWN MOWERS AND GARDEN TILLERS.

C.R. WARD

PHONE 426-7696

HERTFORD, N. C.

SNUG HARBOR ROAD

NOTICE FOR SALE

2 Lavatories

1 Stool with tank

1 Kitchen sink, cabinet type

1 Hot water heater

1 Shower stall

2 Attic fans (large)

ALSO SOME BEDROOM FURNITURE - ITEMS PRICED TO SELL -HAVE JUST BEEN DISCONNECTED SPACE IS NEEDED

SALE

WILL BE HELD THURSDAY, JUNE 22 2 P.M. TO 6 P.M.

220 DOBB STREET, HOUSE NEXT DOOR TO JACKSON WHOLESALE CO. D.M. JACKSON

GOOD CARS

70 CHEV. Caprice 70 MAVERICK 70 TORINO GT 2 dr. 69 DODGE Monoco, 2 dr.,

69 CHEVELLE 2 dr. 69 CHEV. B. A., 4 dr. 69 FORD Cust. 500, 4 dr. 69 FORDLTD, 4 dr., H.T. 68 FORD Gal. 500, 4 dr. 68 OLDS 4 dr., H. Top

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

66 MUSTANG 2 Dr. 65 FORD Cust, 500, 4 de-64 FORD Gal. 500, 4 dr., TRUCKS

71 FORD F800 Tractor 70 FORD Ranchero 68 FORD F100 68 DODGE % ton pickup 65 Ford F100 Pickup

66 FORD Gal. 500, 4 dr WINSLOW-BLANCHARD MOTOR CO., Inc.
PHONE 426-5245 or 426-5664, U.S. 17 NORTH: HERTFORD, N. C.