

SECOND WEEK

T. B. Bright	Bogue
W. M. H. Thompson	Bogue
H. B. Best	Bolton
D. N. Gore	Bug Hill
W. B. Nobles	Chadbourn
Luther Hammond	Chadbourn
Harvey Coleman	Cerro Gordo
E. M. Hayes	Cerro Gordo
Floyd M. Bullard	Fair Bluff
J. C. Christmas	Fair Bluff
H. A. Harrelson	Lees
Mike Rawls	Ransom
R. G. Hobbs	Ransom
H. L. Wells	Tatum
W. A. Hickman	Tatum
Samuel N. Burney	Waccamaw
H. S. High	Welches Creek
E. T. Wyatt	Western Prong
J. R. Barnhill	Williams
Seymore Ray	Williams
D. H. Jordan	South Williams
W. F. Ward	South Williams
Garland E. Weaver	Whiteville
W. D. Cook	Whiteville

Ordered: that W. F. Cox be allowed to pay on a \$500.00 valuation, J. M. Soles' 1938 taxes.

There being no further business to come before the Board at this time, Adjournment was voted in order until Wednesday October 25th, 1939.

Approved:

A. W. Baldwin
Clerk

C. A. Small
Chairman

The Honorable Board of County Commissioners met in their said office October 25th, 1939, according to adjournment, members of the Board Present:

- C. A. Small, Chairman
- H. G. Avant
- R. C. Benton
- W. L. Hobbs
- G. C. Hinson

A. W. Baldwin, Clerk

~~Minutes of the last meeting being read and approved the following business was transacted.~~

Ordered: that Armstead Spaulding's 1937 and 1938 taxes on 80 acres valued at \$900.00 be separated so A. T. Spaulding may pay tax on said 80 acres which he now owns.

On motion of R. C. Benton seconded by G. C. Hinson, it is ordered that the Recorders Court of Coumbus County be convened on each Tuesday and Friday of every week beginning as of date of this order, for the trial of criminal cases.

It is further ordered that Recorders court be convened for the trial of civil cases any other day in the week when necessary.

It is further ordered by the Board of County Commissioners that the Judge of Recorders Court, the Solicitor and the Clerk of the Recorders Court, and the Sheriff of the County be furnished with a copy of this order.

RESOLUTION

Ordered: that the following resolution be recorded relative to borrowing Thirty Thousand (\$30,000.00) Dollars for General County Purposes, same being renewal note.

Be it ordered by the Board of County Commissioners of Columbus County that one note of the County of Columbus for General County purposes be executed in the sum of Thirty Thousand (\$30,000.00) Dollars, dated November 1st, 1939, maturing February 1st, 1940.

The above note bearing interest at the rate of one and one-half (1½%) per cent per annum, interest payable at maturity; both principal and interest of said note payable to BEARER at the Chase National Bank in the City of New York, N. Y., in aticipation of 1939 taxes, and that said note be sold or hypothecated and the proceeds thereof turned into the General Fund of said County of Columbus.

Be it further resolved that the full faith and credit of the County of Columbus be pledged to the punctual payment of the principal and interest of said note at maturity.

NOTE

November 1st, 1939

On February 1st, 1940, the County of Columbus, for value received, promises to pay to the BEARER hereof at the Chase National Bank in the City of New York, N. Y., the sum of Thirty Thousand and No/100 Dollars, (\$30,000.00) with interest at one and one-half (1½%) per annum from date.

This note is issued in pursuence of a Resolution duly adopted by the Board of Commissioners of the County of Columbus on the 25th doay of October 1939, and duly signed by the Chair^{man} and Clerk of said Board as required by law.

It is hereby certified and recited that each and every act, condition, and thing required to be done, to have happened and to be performed precedent to and in the issuance of thisnote has been done has haprended and has been performed in full and strict compliance with the Constitution and laws of the State of North Carolina and that this note is within every debt and other limit prescribed

by law and the faith and credit of County of Columbus are hereby irrevocably pledged to the punctual payment of the Principal and Interest of this note, according to its terms.

IN WITNESS WHEREOF, the County of Columbus has caused its Corporate name to be signed hereto by Chairman, Board of Commissioners and the Corporate seal to be here-
(Seal) unto affixed and attested by Clerk to Board of Commissioners this the 25th day of October 1939.

Attest:

COUNTY OF COLUMBUS

By ca Sussel

Chairman, Board of Commissioners

Clerk to Board

The above note, is in my opinion, a valid and binding obligation of the said County of Columbus,

County Attorney for County of Columbus

RESOLUTION

Ordered: that the following resolution be recorded relative to borrowing Twenty Thousand (\$20,000.00) Dollars for General School purposes, same being renewal note.

Be it ordered by the Board of County Commissioners of Columbus County that one note of the County of Columbus for General School purposes be executed in the sum of Twenty Thousand (\$20,000.00) Dollars, dated November 1st, 1939, maturing March 1st, 1940.

The above note bearing interest at the rate of one and one-half (1½%) Per-cent per annum, interest payable at maturity; both principal and interest of said note payable to BEARER at Wachovia Bank and Trust Company, Winston Salem, N. C. in anticipation of 1939 taxes, and the proceeds thereof turned into the General Fund of said County of Columbus.

Be it further resolved that the full faith and credit of the County of Columbus be pledged to the punctual payment of the principal and interest of said note at maturity.

Note

November 1st, 1939

On March 1st, 1940, the County of Columbus, for value received, promises to pay

to the BEARER hereof at the Wachovia Bank and Trust Company, Winston Salem, N. C. the sum of Twenty Thousand (\$20,000.00) Dollars with interest at one and one-half (1½%) percent per annum from date.

This note is issued in pursuence of a Resolution duly adopted by the Board of Commissioners of the County of Columbus on the 25th, day of October 1939, and duly signed by the Chairman and Clerk of said Board as required by Law.

It is hereby certified and recited that each and every act, condition, and thing required to be done, to have happened and to be performed precedent to and in the issuance of this note has been done has happened and has been performed in full and strict compliance with the Constitution and laws of the State of North Carolina and that this note is within every debt and other limit prescribed by law and the faith and credit of County of Columbus are hereby irrevocably pledged to the punctual payment of the Principal and Interest of this note, according to its terms.

IN WITNESS WHEREOF, the County of Columbus has caused its Corporate name

(Seal)

to be signed hereto by Chairman of Board of Commissioners and the Corporate seal to be hereunto affixed and attested by Clerk to Board of Commissioners this the 25th day of October 1939.

COUNTY OF COLUMBUS.

BY: 

Attest:

Chairman, Board of Commissioners

Clerk to Board

The above note is, in my opinion, a valid and binding Obligation of the Said County of Columbus.

Attorney for County of Columbus

Ordered: that all County employees be required to pay their 1939 taxes on or before Janurary 1st, 1940.

Ordered: that J. K. Powell, County Attorney, notify all parties whom Columbus County holds nortgages against, that foreclosure will be started unless paid on or before November 10th, 1939.

On motion of W. L. Hobbs, seconded by R. C. Benton, it is ordered that Julian D. Lewis, Delinquent Tax Collector for 1934 and prior years taxes, turn

over to W. E. Harrelson, Tax Collector, all tax sales certificates in his hands for collection belonging to Columbus County. It is further ordered that said Julian D. Lewis be paid from the General County Fund two dollars and 50/100 (\$2.50) for tax suits brought on 1933 and prior years which have not been paid. It is further ordered that A. M. Pullen & Company check their records to ascertain the number of suits now due to be paid to said Julian D. Lewis. Owing to the Scarcity of General County Funds at this time, it is agreed by all concerned that the suit fees due the said Julian D. Lewis be divided into four payments, 1/4 of said amount to be due and payable December 1st, 1939 and 1/4 every three months thereafter until the full amount is paid. It is further ordered that A. M. Pullen and Company check said Tax Sales Certificates from Julian D. Lewis to W. E. Harrelson after they have completed settlement with W. E. Harrelson, Tax Collector, for 1938 and prior years taxes which he has for collection.

Ordered: that the following refunds be granted:

Charles Kranshaw	1939 Tax	Error in listing valuation	\$13.00
Rachel Hall, Est.	1935 Tax	Board Compromising Taxes	7.27
Ned Brown	1935 Tax	Board Compromising Taxes	9.71
S. E. Hooks	1938 Tax	Board Reducing Valuation	\$15.97
Mrs. Gaddie Rogers	1936 Tax	Board Compromising Tax	15.89
Mrs. Gaddie Rogers	1937 Tax	Board Compromising Tax	3.82
Mrs. Gaddie Rogers	1938 Tax	Board Compromising Tax	1.68
Mrs. Gaddie Rogers	1939 Tax	Board Compromising Tax	1.34
R. A. Nobles	1938 Tax	On Account of Disability	2.00
Ernest Pierce	1934 Tax	Board refunding Tax	5.70

Ordered: that Mrs. Lila Mae Powell's Resignation as assistant to County Auditor be accepted.

Ordered: that Miss Brack Stephens be appointed as assistant to County Auditor, in place of Mrs. Lila Mae Powell, who resigned.

Ordered: that the following General County bills be allowed and paid:

Joe W. Brown	To Oct. Salary Judge Rec. Court	\$150.00
W. J. Tate	To pay roll- work at County Home	35.50
C. L. Lynch	To work at County Home & Jail	21.00
Mrs. W. E. Harrelson	To 26 days work in tax office	65.00
Hubert Hardie	To labor County Home	1.80
J. K. Powell	To Atty. fee-State vs Bion Moore	25.00
Sam F. Baldwin	To 4 days Grand Jury Officer	12.00
H. L. Lyon Sr. & Jackson		
Greer, Jr.	To Atty. fees- State VS Lee King	150.00
Julian D. Lewis, Atty.	To Commission on Land Sales	227.34

There being no further business to come before the Board at this time, adjournment was voted in order until Thursday November 2nd, 1939.

Approved:

A. W. Baldwin
Clerk To Board

C. A. Swell
Chairman