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CAMCO FINANCIAL CORP Form 8-K September 01, 2004

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): August 20, 2004

CAMCO FINANCIAL CORPORATION

(Exact name of registrant as specified in its charter)

		DELAWARE	0-25196	51-0110823
(3		te or other jurisdiction of incorporation)	(Commission File No.)	(IRS Employer I.D. No.)
		6901 Glenn Hi	ghway, Cambridge, Ohio	43725
		(Address of pri	ncipal executive offices)	(Zip Code)
Re	egi	strant's telephone number,	including area code:	(740) 435-2020
			Not Applicable	
		(Former name or form	er address, if changed si	nce last report)
s	Lmu	k the appropriate box below ltaneously satisfy the fil- owing provisions (see Gene	ing obligation of the reg	istrant under any of the
[]	Written communications put (17 CFR 230.425)	rsuant to Rule 425 under	the Securities Act
[]	Soliciting material pursua (17 CFR 240.14a-12)	ant to Rule 14a-12 under	the Exchange Act
[]	Pre-commencement communication Exchange Act (17 CFR 240.	-	4d-2(b) under the
[]	Pre-commencement communic Exchange Act (17 CFR 240.	-	3e-4(c) under the

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SECTION 2 - FINANCIAL INFORMATION

Item 2.01. Completion of Acquisition or Disposition of Assets.

Camco Financial Corporation, a Delaware Corporation, ("Camco"), completed the acquisition of London Financial Corporation, an Ohio Corporation ("London"), on August 20, 2004 pursuant to the terms and conditions of the Agreement and Plan of Merger dated March 26, 2004, as amended on May 17, 2004 (the "Agreement"), by and among Camco, Advantage Bank, an Ohio savings bank ("Advantage"), London, and The Citizens Bank of London, an Ohio bank ("Citizens"). The acquisition was completed through a two-step process. First, London merged with and into Camco, immediately followed by the merger of Advantage with and into Citizens. As a result of these mergers, Camco acquired all of the equipment and other physical property of London and Citizens, all of which was used in Citizens' banking business. Camco intends to use the assets acquired in the manner utilized by London and Citizens prior to the acquisition. The following is a summary of some of the material terms and conditions of the Agreement.

In accordance with the terms and subject to the conditions of the Agreement, each of the outstanding shares of London (other than shares held by London (including treasury shares) or Camco or any of their respective wholly-owned subsidiaries) were canceled and extinguished on August 20, 2004 in exchange for the right to receive, at the election of each London shareholder: (a) \$26.50 in cash, (b) 1.56342 shares of common stock of Camco, or (c) a combination of cash and Camco stock (the "Merger Consideration"). Elections made by London shareholders may be pro rated so that the aggregate cash consideration to be received by London shareholders equals \$26.50 multiplied by 50% of the total number of London shares outstanding on August 20, 2004. Camco is using existing cash to fund the cash portion of the Merger Consideration.

On August 20, 2004, there were approximately 356,037 shares of London issued and outstanding and 52,900 shares of London subject to outstanding options. On August 20, 2004, each outstanding option to acquire London shares was cancelled and extinguished and converted into the right to receive a cash payment from Camco equal to \$16.50 multiplied by the number of vested and unexercised shares subject to such option.

SECTION 9 - FINANCIAL STATEMENTS AND EXHIBITS

Item 9.01 Financial Statements and Exhibits.

(a) Financial statements of business acquired.

The financial statements of the business acquired are not being filed with this Report. Such financial statements, if required, will be filed within 60 days after the date this Report is filed with the Securities and Exchange Commission (the "SEC").

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(b) Pro forma financial information.

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The pro forma financial information is not being filed with this Report. Such financial statements, if required, will be filed within 60 days after the date this Report is filed with the SEC.

(c) Exhibits.

See Index to Exhibits.

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SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

CAMCO FINANCIAL CORPORATION

By: /s/ Richard C. Baylor

Richard C. Baylor

President and Chief Executive Officer

Date: September 1, 2004

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INDEX TO EXHIBITS

Exhibit Number	Description	
2	Agreement and Plan of Merger, dated March 26, 2004, as amended on May 17, 2004, by and among Camco, Advantage, London and Citizens.	Incorporated by reference to Registration Statement filed SEC on June 8, 2004, Exhibit
99	Press Release of Camco Financial Corporation dated August 20, 2004.	Included herewith.