# CLASSIFIED COLUMN

WANT ADVERTISING RATES

Twenty--five words or less, One Time 25 cents, Three Times 50 cents, Six Times \$1.00.

All advertisement over twentyfive words prorata for each additional word. Rates on 1,000 words to be used in a month made on application.

No advertisement taken for less than 25 cents, cash in ad-

If your name appears in the telephone directory you can tele-phone your want ad to 321 and a bill will be mailed after its insertion for prompt payment.

#### WANTS

WANTED-A good farm for one of our customers. If you have a farm for sale we will be glad to consider Linley & Watson, (Jno. Linley-

We are not buying for the Want more class, and willing God of all the earth will do right to pay better price. The Fretwell 8-22-tf.

WANTED-You to know that I am this season handling the Genuine Tennessee Blue Gem Coal, and not asking anymore for it than you have paid for inferior coals. I have on hand. Give me a trial. W. O. Ulmer, Phone 649.

WANTED—Every house keeper in Anderson to try a loaf of "Aunt Mary's Cream Bread." It's made at home and your grocer keeps it. Anderson Pure Food Co. 8-15-Dtf

### LOST

LOST-Black leather pocketbook contain cy \$43.00; (four tens and three one dollar bills) between Sherard's store and Equinox mill platform or near railroad crossing. Liberal re-ward paid to finder if returned to L. E. Abercrombie. 10-2-tf.

LOST-One auto jack on east Whitner street near cotton platform. Party who picked it up will greatly oblige owner by returning same to Intel-

LOST-Thursday afternoon on West Whitner street or on square \$26 in bills. Liberal reward for its return to Intelligencer office. A. M.

### FOR SALE

FOR SALE-A farm of 131 acres within one mile of Little River church, in Abbeville county. Has a good four room house and new barn; 20 acres in bottom land and 30 acres in good cotton land. Also, 98 3-4 acres in another place with a house and barn, 60 acres in cultivation. Will sell either place for \$20.00 an acre on easy terms. Address W. W. Clinkscales, Belton, S. C.

FOR SALE TO MERCHANTS ONLY-Flour, horse, stock, pouttry and hog feeds of all kinds, including hay, alfalfa and cyclone feeding meal; Tellio, and Rising Sun Self Rising flours, too; and at prices to suit. G. E. Turner at P. & N. Freight sta-

FOR SALE-If real estate is what you want. I have county, suburban

# PARDON FOR SIN AND CERTAINTY OF HEAVEN

IS RESULT OF POWERFUL LAW THAT GOD MUST DO RIGHT

#### HELL MUST BE

Dr. John E. White Preached Impressive Serman at First Baptist Church Sunday Night.

sermon Sunday night at the First Baptist church was drawn from the text order to shudder at the contemplation 'Shall not the judge of all the earth do right." The sermon was impressive presentation of the grounds on which every man is warned against sin and encouraged against despair. These grounds are in the human conscience as well as in scriptures. The and the certainty of heaven. The diroot of all religion and morality is vine righteousness includes not only the certainty that God is going to do justice but mercy. The spirit within right. It is this certainly that gives bears witness to God's grace. Our the moral universe its stability. A souls cry out for peace and holi-world in which the eternal moral jus-ness. The prayer, "Ga wash me and WANTED-50 to 100 head of first class, sound mules, 4 to 8 years of

God of all the earth will do right sin makes upon his mercy. The cross there are other certainties napon of Christ is the divine response to the which we may base our convictions and our conduct," said Dr. White, "and guide our lives from sin to sal-vation and away from hell to heaven. We may conclude as an absolute fact that God has provided for every need ave paid for inferior coals. I have of this world in world we live. Its the God of all the earth will do right stock of the best wood in town physical, moral and spiritual neces- and will hear his cry for something to sities are divinely arranged for.
There Must Be Mountains.

"Science depends upon the certainty that God will do right. It has discovered that there is a law of correspondence in nature, a dualism in the physical world upon which it can build its faith and by which it can guide its investigations. God made everything in pairs. The fact of one is proof that the other exists. There are no half joints. The great Cuvier digging a hundred feet below the surface found a colossal tooth of some sort of extinct animal. The great tooth demanded a great jaw, the great aw a great head, the great head a great neck, the great neck a great body, and so Cuvier took a tooth and constructed in plaster the prehistoric Mastodon precisely as it had existed in a by-gone age. The French as-tronomer, Leverrier, with an interior telescope discovered certain strange movements in the planet Uranus. He said there must, be another planet as yet undiscovered to explain the peculiar actions of Uranus. In 1846 he wrote to Dr. Galle of Berlin and rest until we return to Thee." asked him to direct his powerful tel-escope to a definite point in the heavens and told him he would prob-ably find a new planet. It was done demanded it. Some things have to be because the God of all the earth must do right. In merely physical fact it is required of God to supply for man everything his physical capacity calls for. Lungs indicate something to breathe, hands something to grasp, feet something to stand on. Hunger prophesies food, third points to water, eyes demands something to see and cars something to hear which we call sound. "Now follow this principle further

we enter the realm of human longings and desires, and its truth holds good. God will do right and for all our deep yearnings He has made provision. I have heard of a man who lived in a low flat monotonous land near the sea. Wearying of the dull plains, his heart told him that somewhere there must be mountains where air was clean and sweet and the skies kissed the earth. He pined for this mountain land and then said he was and city at the lowest price. I will be glad to show you some of my specials. If you have property for sale see me. W. M. Walker.

cial disasters through the failure of justice. In moral government justice cannot fail. It may seem to fail, and sometimes we are baffled by the ap-parent escape of sinners from the consequences of their sins. This is be-cause God does not pay every Saturday right, but He pays. Out of this deep conviction of justice and right comes the moral certainty of hell. Hell must be. It is a fact demanded by the very nature of God, by the moral necessities of the universe, by the propaetic menace of the human conscience and the analogies of air law. Men may differ in their conception of what hell is but I do not be lieve any man disputes in his deepest soul the fact of hell. Most of us have experienced something of hella foretaste of what a soul must suf-fer, abandoned to the tortures of moral guilt and permancy in despair We have only to recall the black hours, the inward side, the racking of The subject of Dr. John E. White's the spirit, the piteous pursuit of conscience with her scorpion whips, in of our souls under the lashings of a hopeless torment.

#### The Great Salvation.

The final aspect of the text is to be eagerly sought. Because God must do right there is pardon for sin class, sound mules, 4 to 8 years of perilous world.

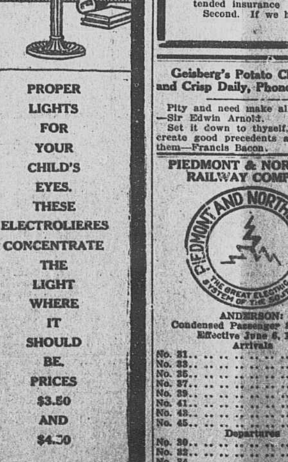
depths of our suffering. Jesus Christage. We are not buying for the "Because of this certainty that the is God's answer to the demand which soul's cravings for atonement.
made the debt and "Jesus paid
all." Sin left a crimson stain, all." Sin left a crimson stain, He washed it white as snow. I speak to every discouraged and sinful man here tonight, and declare to him that and will hear his cry for something to take away the guilt and penalty his sins. It is not more certain that hunger implies food, that an eagle's wings assures the supporting other that the roots of a tree must have soil to penetrate, that the long flexible of a bird demands branches to cling to, that it is certain for him that God so loved the world that He gave his only begotten son that whosoever believeth in Him should not perish but have everlasting life."

So when I look about me and look within me I know that heaven must be. Whether I ever get to heaven or not, I know it is there. Christ told his disciples that their discomfort of earth was a true longing, that if it were not so He would have disabused their minds of it. We believe in heaven because there is an intolerable emptiness of life without it. Existence in a world from which the thought of heaven had been banished would be insupportable. Heaven alone can afford the repose for which the auman soul is crying. "We came from Thee, oh God, and we have no the sun draws the moisture from the earth into the skies, so heaven draws our spirits. "What are you doing, my boy?" said a gentleman to a lad and there flashed out Neptune in all who was sitting with hands and eyes her glory. It had to be there. Uranus up toward a thick cloud. "I am sail-demanded it. Some things have to ing my kite, sir." But where is your ing my kite, sir." But where is your kite—I don't see any kite? How do you know there is any kite on the other end of that string?" "I know it by the way she pulls, was the boy's confident reply. So do we know that there is a heav in. We feel the draw ing.

The congregation was very large and showed much interest in the sermon.

Southern Pub-

lic Utilities Co.



THE story of a very remarkable L settlement by The Mutual Benefit Life Insurance Company is given below, as it appeared in a newspaper advertisement published by one of the Company's South Carolina rep-

resentatives, Mr. Sam Grist, Special Agent, Yorkville. The facts are as stated. The insured, Mr. Davis, was only twenty-six years of age.

#### All Companies NOT "About the Same."

(An ad from the Yorkville (S. C.) Enquirer.)

Some the of Readers of The Enquirer who do not claim that they "Do not read advertisements," will. I am sure, freely admit that they have read an advertisement which appeared in several previous issues, in which the Agent of Another Company, but who carries insurance in the Mutual Benefit, is quoted as saying that if the average business man realized how far superior it was to ALL other companies, the Mutual Benefit could sell all the insurance it wanted to without a sales force (agents). The Mutual Benefit has been setting the competition, so far as giving policyholders a Square Deal is concerned, for seventy years and is as far in the lead today as it has ever been. During the sixteen years that I have represented the company I have delivered checks aggregating \$6,000 that would not have been paid by any other company. One of the most remarkable cases in the whole history of the Company, and the one isolated case in the history of life insurance recently happened at Manning, S. C. Following is a copy of a circular letter sent out by M. M. Mattison of Anderson, General Agent for the Mutual Benefit, under date of May 14, 1915, under the title of

## AN EXTRAORDINARY CASE.

Under date of the 8th instant, our Mr. E. C. Horton of Manning, wrote as follows:

re policy No. 573,905-D, B. Davis, I regret that assured was kill-id yesterday afternoon, four o'clock p. m., in store building which was destroyed in the terrific cyclone. I note that assured's policy was extended until May 7th, 1915, the exact date of his death. Please advise status of policy.'

Upon investigation we found that a policy for \$4,000 was issued on the life of Mr. Davis in 1911, that it lapsed because of non-payment of premium due October 1st, 1914; that the cash value of the policy had been exhausted by loans on some, but was in force at time of party's death because of our rules in reference to the payment of dividends.

Under Mutual Benelt policies, dividends after the first are not conditioned upon payment of premiums; so when this policy lapsed the Company automatically applied the Final Divi-dend of \$17.99, as a credit on the loan which as you can understand revived or restored an equal amount of the cash value, which value was sufficient to extend the insurance for 278 days, or through May 7, 1915. The extended insurance period therefore expired last Friday night, a few hours after Mr. Davis was killed. Mr. Horton has been instructed to make up proofs of loss, and just as quickly as pos-sible we will make settlement with the beneficiary, M s. Sue Davis, wife

I wish to call your attention to the

following points: First. If our dividends were conditioned upon the payment of premiums, there would have been no ex-

Second. If we had sent Mr. Davis

# \$4,000.00 Saved by Final Dividend

### ALMOST PROVIDENTIAL

MANNING, S. C., May 18, 1915.

MR. E. C. HORTON, District Agent, Manning, S. C.

Dear Sir: It seems almost providential that my late husband chose to place his insurance in the Mutual Benefit.

I was never more surprised in my life than when told by you that the policy issued by your Company on the life of my late husband was in force at the time he met his death in the terrible cyclone which visited our community a few days ago, and that I would receive approximately \$4,000 therefrom.

I could hardly believe what you told me to be possible, for Mr. Davis, after keeping up the policy for a few years, which he was able to do only because of the assistance he got in the way of loans on same, finally, as he thought, gave up the insurance when the 1914 premium fell due. I know Mr. Davis believed that the insurance ceased to be in force when he feiled to pay the last premium, and it is therefore with mingled surprise and gratitude that I have received at your hands the Mutual Benefit's check for \$3,849.51.

I understand that this policy would have expired within a few hours after my husband's death, and that it was kept alive from October of last year because of the liberality of the policy and the practices of the Mutual Benefit; also, that under the same circumstances it is doubtful if any other company would have paid the claim.

I want the world to know what you and your company have done for me, and in connection with this letter you will please publish all the facts. For your untiring efforts and the liberality of what I believe to be the best Company in the world I am deeply appreciative.

> Yours very truly, (Signed) MRS. D. B. DAVIS.

check for his dividends instead of applying them as a credit on his loan and thereby giving him automatic extended insurance, he would have had no protection under this policy after the expiration of the month of grace.

Third. But for our 1914 Special Dividend the extend-ed insurance would have expired before time of party's death. Without any one of Without any one of the three factors of the Final Dividend it would have expired.

Fourth. If, after applying the dividend of \$17.99 as a credit on the loan, the Company had applied even dol-lars-in other words, \$17.00, have done, to the extension

some companies would of the insurance, this policy would not have been in force on last Friday afternoon. Fifth. It is unnecessary to

say that if this had been s Non-Participating Policy there would have been no extension whatever, and no protection after the expiration of the usual thirty days of grace.

This is one of the most striking cases we have ever experienced in our whole career; it illustrates in no uncertain way the QUALITY of Mutual Benefit insurance; and is conclusive evidence that the MUTUAL BENEFIT IS IN A CLASS TO ITSELF. Yours very truly, M. M. MATTISON,

Send for our lealet "Unexpected Legancies,"

## The Mutual Benefit Life Insurance Co., Newark, N. J.

M. M. MATTISON, General Agent

C. W. Webb, District Agent.

J. W. Trowbridge,

C. E. Tribble,

W. R. Osborne,

Special Agents.

ANDERSON, S. C.

Writing further under date of May 23, Mr. Mattison sent out the following letter to Agents:

In my letter of the 14th instant, regarding case of Daniel B. Davis, of Manning after giving you some of the details, I called your attention to several points which mark this as one of the most striking experiences in the whole history of life insurance, and which shows that it is extremely fortunate for the beneficiary that this insurance was in the Mutual Benefit. I wish now to give you some further details.

In reply to our inquiry, the Company has written as follows:

"If policy No. 573,905, Davis, which lapsed by non-payment of the premium due Oct. 1st. 1914, had not been entitled to the Special 1914 devidend of \$2.93, the extended insurance would have expired on April 1st, 1915. If the final dividend under this policy had amounted to \$17.00 instead of \$17.99, the extended insurance would have expired on April 25th, 1915."

In July, 1911, Policy No. 573,905, for \$4,000, on the 20-Payment Life plan, was issued to Mr. Davis, with term premium from date of issue to October 1st, term premium only having been paid at the time of delivery. The regular premium due October 1st, 1911, was paid in full, but when the October, 1912, premium became due Mr. Davis went to our Agent, Mr. Horton, and stated that he would be compelled to drop this policy, that he couldn't raise the money with which to pay the premium, etc. Mr. Horton explained that his policy provided for a loan almost sufficient to take care of the second regular premium, and finally induced Mr. Davis to avail himself of the loan, and thereby save his insurance. The amount of cash actually paid by Mr. Davis in settlement of the 1912 premium was \$10.71. Then, when the 1913 premium came around Mr. Horton had even greater difficulty in getting Mr. Davis to arrange the premium. Finally on November 29, Mr. Davis furnished re-instatement certificate and arranged that year's premium by paying in cash \$37.57. As to what happened in 1914, I quote Mr. Horton:

"In October, 1914, he brought his policy and delivered it to me in my office, and no amount of pleading on my part could or did have any effect. He said he was not able to pay the premium, and having exhausted his loan value, he could not receive any help from the Company. He left the policy in my possession, considering it of no value, until I received a card from you saying that it was continued in full force until May 7th, 1915 . . . I don't think I have ever known of a case where party tried as hard and persistently to get rid of a policy as did this Insured, and had it not been for our most liberal contract he would

not have had the policy after the first year. He leaves a wife and two bables, and this money, together with one other policy of \$1,000, is all they

Yours very truly, M. M. MATTISON, General Agent.

If you had never heard or read about the Mutual Benefit except this one case, do you think you would be giving yourself a Square Deal if you took out insurance in another company, without first investigating THE MUTUAL BENEFIT LIFE INSUR-ANCE COMPANY OF NEWARK, N.J.?

Geisberg's Potato Chips Fresh, and Crisp Daily, Phone No. 733.

Pity and need make all flesh kin-Sir Edwin Arnold. Set it down to thyself, as well to

PIEDMONT & NORTHERN RAILWAY COMPANY



Effective June 5, 1915.
Arrivals

..... 9:85 A. ...... 11:40 A. 1:10 P.

# LEGAL NOTICES

NOTICE TO CREDITORS

All persons having claims against the estate of Chas. C. Langston deceased, are hereby notified to present them properly proven to the undersigned within the time prescribed by law and those indebted to make set-Lucy J. Langston,

CASTORIA For Infants and Children

10-5-1aw-3w.

In Use For Over 30 Years

CHICORA BANK Pelzer, S. C.

Capital and Surplus \$125,000.00
Collections Given Careful Attention
Ellison A. Smyth, Jnc. A. Hudgens,
President, Cashier,
R. E. Tollison, Asst. Cashier.

BANK OF BELTON Belton, S. C.

Capital and Surplus \$180,000.6.
Collections Given Prompt Attes on
Ellison A. Smyth, W. E. Greer,
President, V. P. and Cashier,
H. R. Campbell, Asst. Cashler.



Represent the utmost service. safety, mileage and pleasure obtainable from an Auto-Va-

TODD AUTO SHOP

Opposite The Palmetto K. Main.