State of South Carolina.

County of Chesterfield.

Notice is hereby given that the General Election for State and County Officers will be held at the voting pre-cincts prescribed by law in said couny, on Tuesday, Nov. 3, 1914, said day being Tuesday following the first Monday in November, as prescribed by the State Constitution.

The qualification for suffrage: Managers of election shall require every elector offering to vote at any ection, before allowing him to vote, the production of his registration cer-tificate and proof of the payment of all taxes, including poll tax, assess ed against him and collectible during the previous year. The production of a certificate or of the receipt of the officer authorized to collect such taxes shall be conclusive proof of the payment thereof.

There shall be separate and distinct ballots at this election for the following officers to wit: (1) Governor and Lieutenant Governor; (2) Other State Officers; (3) Circuit Solicitor; (4) State Senator; (5) Members of the House of Representatives;
(6) County Officers, on which shall be the name or names of the person or persons voted for as such officers. respectively, and the office for which

they are voted.

There shall be separate boxes in which said ballots are to be deposited and each ballot box shall be la-beled in plain Roman letters with the

office or officers voted for. Whenever a vote is to be taken on any special question or questions a box shall be provided, properly labeled for that purpose, and the ballots therefor on such question or questions shall be deposited therein.

Before the hourfixed for opening the polls Managers and Clerks must take and subscribe the Constitutional oath. The Chairman of the Board of Managers can administer the oath to the other members and to the Clerk; a Notary Public must administer oath to the Chairman. The Managers elect their Chairman and Clerk.

Polls at each voting place must be opened at 7 o'clock A. M., and close at 4 o'clock P. M., except in the city of Charleston, where they shall opened at 7 A. M., and closed at 6 P. M.

The Managers have the power to fill a vacancy and if none of the Man-agers attend, the citizens can appoint from among the qualified voters, the Managers, who after being sworn, can conduct the election.

At the close of the election the Managers and Clerk must proceed publicly to open the ballot boxes and count the ballots therein, and contin-ue without adjournment until the same is completed, and make a statement of the result for each office and sign the same. Within three days thereafter, the Chairman of Board, or some one designated by the Board, must deliver to the Commissioners of Election the poll list, the boxes containing the ballots and written statements of the results of the

At the said election separate boxes will be provided at which qualified electors will vote upon the adoption or rejection of an amendment to State Constitution, as provided in following Joint Resolutions:

NO. 542. A Joint Resolution to Amend Section 8, Article II, of the Constitution, by Adding Thereto, on Line Three, After the Word "College" and Before the Word "the'," the Following: "South Carolina School for the Deaf and Blind, Located at Cedar Springs."

Section 1. South Carolina School

for Deaf and Blind-Amendment to Carolina, be agreed to by two-thirds vote of the members elected to each ered on the Journals respectively, with yeas and nays tak-en thereon, and be submitted to the qualified electors of the State at the next general election thereafter for Representatives, to wit: Add the following words to Section 8, Article II, of the Constitution, after the word "college" and before the word "the" on line three of said section, "South Carolina School for the Deaf and Blind, located at Cedar Springs," so that said section that said section, when so amended, is to be and be known as Section 8, Article II, and shall read as follows: Section 8. The General Assembly

may provide for the maintenance of Clemson Agricultural College, South Carolina School for the Deaf and Blind, located at Cedar Springs, the University of South Carolina, and the Winthrop Normal and Industrial College, a branch thereof, as now established by law, and may create schol arships therein; the proceeds realized from the landscript given by the Act of Congress, passed the second day of July, in the year eighteen hundred and sixty-two, for the support of an agricultural college, and any lands or funds which have heretofore been or may hereafter be given or appropriated for educational purposes by the Congress of the United States, shall be applied as directed in the Acts appropriating the same; Provided, That the General Assembly shall, as soon as practicable, wholly separate Classin College from Classin University, and provide a separate corps of professors and instructors therein, representation to be given to men and women of the negro race, and it shall be the Colored Normal, Industrial, Agricultural and Mechanigal College of this State.

Sec. 2. That the electors voting at such general elections in favor of the proposed amendment shall deposit a ballot with the following words plainballot with the following words plainly written or printed thereon:
"Amendment to Section 8, Article
II, of the Constitution, by inserting
the words, South Applina School
for the Deaf and Blind, located at
Cedar Springs, on line three of said
section. For Amendment, Yes."
Those voting against said proposed Those voting against said proposed amendment shall deposit a ballot with the following words plainly written or printed thereon: "Amendment to Section 8, Article II, of the Con-

South Carolina School for the Deaf and Blind, located at Cedar Springs,' on line three of said section. Against amendment, No."

Sec. 3. The managers of election shall canvass said vote, and certify the result as now provided by law, and shall provide a separate box for said ballot.

No. 543. A Joint Resolution to Amend Section 7, Article XIII, of the Constitution, Relating to Municipal Bonded Indebtedness By Adding a Proviso Thereto, Relating to the School District of Yorkville.

Section 1. Constitutional Amendment Relating to Bonded Indebtedit resolved by the General Assembly of the State of South Carolina, that he State of South Carolina be agreed to: Add at the end thereof the fol-lowing words: Provided further, that the limitation imposed by this section and by section 5 of Article X of this constitution shall not apply to the bonded indebtedness incurred by the school district of Yorkville, in the county of York, when the proceeds of said bonds are applied exclusively to erecting, or making additions to school buildings in the said district, and where the question of incurring such indebtedness is submitted to the qualified electors of said district, as provided in the constitution, upon the nestion of bonded indebtedness.

Sec. 2. That the question of adopting this amendment shall be submit-Representatives to the electors as follows: Those in favor of the amendment will deposit a ballot with the following words plainly written or printed thereon: "On Constitutional Amendment to Section 7, Article VIII of the constitution relating to municipal bonded indebtedness, as proposed by a Joint Resolution entitled 'A Joint Resolution to amend Section 7. Article VIII, of the constitution, re-lating to municipal bonded indebted by adding a provision thereto, relating to the school district of Yorkville,—Yes." Those opposed to aid amendment shall cast a ballot with the following words plainly written or printed thereon: "Constitutional amendment to Section 7, Article VIII, of the constitution, relating to municipal bonded indebtedness, as proposed by a Joint Resolu-tion entitled 'A Joint Resolution to amend section 7, Article VIII, of the constitution, relating to municipal bonded indebtedness, by adding a provision thereto, relating to the school district of Yorkville.—No."

Joint Resolution Proposing Amendment to Article X of the Constitution by Adding Thereto Section 16, To Empower the Cities of Florence and Orangeburg and the Town of Landurm to Assess Abutting Property for Permanent Improvements.

Section 1. Constitutional Amendment Allowing certain cities and towns to assess Abutting Property

ticle X of the State Constitution, to be known as Section 16 of said Arti ele X, be agreed upen by two-thirds members elected to each House, and entered on the Journals respectively, with yeas and nays, and taken thereon, and be submitted to the qualified electors of the State at the next general election thereafter for Representatives to-wit: Add the following section to Article X of the Constitution, to be and known

Constitution.—Be it resolved by the General Assembly of the State of South Carolina, That the following amendment to Section 8, Article II, of the Constitution of the State of South Carolina, be agreed to by two-thirds. Section 16. The General Assempaying for permanent improvements on streets immediately abutting such property: Provided that the said improvements be ordered only on the written consent of majority of the owners of property abutting upon the street, sidewalk, or part of either, proposed to be improved, and upon the condition that said corporate authorities shall pay at least onethird of the costs of said improve-

ments. Sec. 2. That those electors, at said election, voting in favor of said amendment, shall deposit a ballot with he following words plainly written or printed thereon: "Amendment to Article X of the State Constitution by adding Section 16, empowering cities of Florence and Orangeburg and the town of Landrum to asses abutting property for permanent improvements—Yes." And those voting against the said amendment shall deposit a ballot with the following words plainly written or printed or written thereon: "Amendment to Article X of the State Constitution by adding section 16, empowering the cities of Florence and Orangeburg and the town of Landrum to assess abutting property for permanent im provements—No."

Joint Resolution to Amend Section 20, Article III, of the Constitution. by Adding Therto the Following: "Except Where There is Only Candidate Nominated for the Place to be Filled at Such Election, in Which Case the Election Shall be Viva Voce Without Any Roll Call. Section 1. Constitutional Amendment Relating to Elections. Be it resolved by the General Assembly of the State of South Carolina, that the ollowing amendment to section 20 Article III, of the constitution of the State of South Carolina be agreed to by a two-thirds vote of the members elected to each House, and en-

tered on the Journals, respectively, with the yeas and nays taken thereon and be submitted to the qualified electors of the State at the next general election thereafter for represenwords to Section 20, Article III, of the Constitution: "Except where there is only one candidate nominated for the place to be filled at such election in which case the election shall be viva voce without any roll

amended, is to be and be known as Section 20, Article III, and shall read as follows:

Section 20. In all elections by the General Assembly or either House thereof, the member shall vote viva voce and their votes, thus given, shall be entered upon the Journal of the House to which they, respectively, belong, except where there is only one candidate nominated for the place tatives, to wit: By adding the fol-to be filled at such election, in which lowing section to Article X of the case the election shall be viva voce constitution, to be and be known as without any roll call.

Sec. 2. Ballots.—That the electors voting at such general election in favor of the proposed amendment shall deposit a ballot with the followinw words plainly written or printed thereon: "Amendment to Section 20, Article III, of the constitution, relating to elections viva voce by the General Assembly—'Yes'." And those voting against the said proposed amendment shall deposit a bal-lot with the following words following words plainly written or printed thereon: Amendment to Section 20, Article III, of the Constitution, relating to elections viva voce by the General Assembly—'No'

Sec. 3. The Managers of Election shall canvass said vote and certify the result as now provided by law, and shall provide a separate box for said

A Joint Resolution to Amend Section Article VIII, of the Constitution, Relating to Municipal Bonded In-debtedness by Adding a Proviso Thereto as to the City of Florence.

Sec. 1. Constitutional Amendment Relating to Bonded Indebtedness of he City of Florence-Be it resolved tion 15a, empowering the towns South Carolina, that the limitations imposed by this section and sec-tion 5, Article X, of the contitution, edness incurred by the City of Flor-ence, in the county of Florence, when the proceeds of said bonds are applied exclusively for the building, erecting, maintaining streets, water-works, lighting plants and sewerage system or for the payment of debts already incurred, exclusively for any of said purposes; and when the question of incurring such indebtedness is submitted he qualified electors of said municipality, as provided in the constituion upon the question of bonded inlebtedness.

Sec. 2. That the question of adoping this amendment shall be submitted to the next general election for Representatives to the electors as follows: Those in favor of the amendment will deposit a ballot with the following words plainly written or printed thereon: "Constitutional of the constitution relating to municipal bonded indebtedness, as propos-'A Joint Resolution to amend Section 7, Article XIII, of the constitution, Those opposed to the said amendment as follows: will deposit a ballot with

stitution, relating to municipal bond indebtedness, as proposed by a Joint Resolution entitled 'A Joint Resolu-

A Joint Resolution to Amend Section 7, of Article VIII, of the Constitu-tion of this State by Adding a Proviso Therto so as to Empower the Cities of Chester and Sumter Each to Issue Bonds to an Amount Not Exceeding Fifteen Per Cent. of the Assessed Value of the Taxable Property Therein for the Improvement of Streets and Sidewalks.

Constitutions ment Permitting Chester and Sumter to Issue Bonds for Street Improve-ments.—Be it resolved by the General Assembly of the State of South Carolina, that Section 7, of Article VIII, of the constitution be amended as follows: Add at the end of said section the following: Provided fur-ther, that the limitation imposed by his section and Section 5, of Article X, of the constitution, shall not apply to the bonded indebtedness incurred by the cities of Chester and Sumter, but the said cities of Chester and Sumter may increase each its bonded indebtedness to an amount not exceeding fifteen per cent of the assessed value of the taxable property therein where said bonds are issued for the sole purpose of paying the expenses or liabilities incurred or to be incurred in the improvement streets and sidewalks where the abutting property owners are being as-sessed for two-thirds or one-half of he cost thereof.

Sec. 2. That the electors voting at he next general election for Representatives favoring such amendment shall cast a ballot with the following words plainly written or printed thereon: "Amendment to Section 7, of Article VIII, of the constitution, by adding a proviso empowering the ities of Chester and Sumter to each increase its bonded indebtedness 15 per cent of the taxable value of the property therein—Yes." And those voting against said amendment shall deposit a ballot with the following plainly written or printed thereon; "Amendment to Section 7, of Article VIII, of the constitution, by adding hereto a proviso empowering the cities of Chester and Sumter each to in crease its bonded indebtedness to fifteen per cent of the taxable value of the property therein—No."

No. 553.

A Joint Resolution Proposing an Amendment to Article X of the Constitution, by Adding Thereto a Section to be Designated as Section 15a, to Empower the Towns of Latta and Dillon to Assess Abutting Property for Permanent Im-

provements. Section 1. Constitutional Amendnent to permit towns of Latta and Dillon to assess Abutting Property— Be it resolved by the General Assemstitution, by inserting the words call," and that said section, when so bly of the State of South Carolina,

that the following amendment to the constitution, Article X, to be known as Section 15a of said Article, be agreed to by two-thirds of the memagreed to by two-thirds of the mem-bers elected to each House, and entered on the Journals, respectively, with yeas and nays taken thereon, and be submitted to the qualified electors of the State at the next gen-eral election thereafter for Represen-

Section 15a:
Section 15a. The General Assem bly may authorize the corporate authorities of the towns of Latta and Dillon to levy an assessment paying for permanent improvements on streets and sidewalks, or streets or sidewalks, immediately such property: Provided, that said improvements be ordered only upon the written consent of a majority the owners of the property abutting of either proposed to be improved upon the condition that the corporate authorities shall pay at least one-half of the costs of such improvements. Sec. 2. Election.—That the elect

ors voting at such general election i favor of the proposed amendment shall deposit a ballot with the follow ing words plainly written or printed thereon: "Amendment to Article X of the constitution, by adding 15a, empowering the towns of Latta and Dillon to assess abutting property for permanent improvements And those voting against said proposed amendment shall deposit a ballot with the following words plainly written or printed thereon: by the General Assembly of the State Latta and Dillon to assess abutting property for permanent improve-ments—No." Sec. 3. The managers of election

shall canvass said vote and certify the result as now provided by law and shall provide a separate box for said bollot.

A Joint Resolution to Amend Section 1, Article XII, of the Constitution by Striking Out the Words "Blind, Deaf and Dumb" After the Word 'Insane" on Line Two, and Before

Sec. 1. Constitutional Amendmen with reference to "Blind, Deaf and Dumb." Be it resolved by the Gen-eral Assembly of the State of South ment to Section 1, Article XII, of the constitution of the State of South thirds vote of the members elected to each House, and entered on the Jour-Amendment to section 7, Article XIII, ted to the qualified electors of the thereafter for Representatives, towit: By striking out the words, "blind, ed by the Joint Resolution entitled By striking out the words, "blind 'A Joint Resolution to amend Section deaf and dumb" on line two of sec tion 1, Article XII, of the constiturelating to municipal bonded indebt-edness, by adding a proviso thereto as to the city of Florence'—Yes." Section 1, Article XII, of the constitu-tion, so that said section, when so amended, is to be and be known as amended, is to be and be known as Section 1, Article XII, and shall read

Section 1. Institutions for the care of the insane and the poor shall alsupported by this State, and shall be subject to such regulations as General Assembly may enact.

tion to amend Sec. 7, Article VIII, or the Constitution, relating to municipal bonded indebtedness by adding a proviso thereto as to the city of a plainly written or printed thereton: "Amendment to Section 1, Article VIII, or the constitution, by strikcle XII, of the constitution, by strik-ing out the words 'blind, deaf and dumb' on line two of said section For Amendment—Yes." Those voting against said proposed amendment shall deposit a ballot with the following words plainly written printed thereon: "Amendment Section 1, Article XII, of the consti-tution, by striking out the words 'blind, deaf and dumb,' on line two of said section. For Amendment, No."

The managers of election shall canvass said vote and certify the result as now provided by law, and shall provide a separate box for said ballot.

No. 560.

A Joint Resolution Proposing an Amendment to Article X of the Constitution by Adding Thereto Section 17, to Empower the Town of Fort Mill to Assess Abutting Property for Permanent Improvement.

Section 1. Constitutional Amendnent Permitting Town of Fort Mill to Assess Abutting Property for Street Improvement—Be it resolved by the General Assembly of the State of South Carolina, that the following amendment to the constitution, Article X, be known as section 17 of said article, and be agreed to by twothirds of the members elected to each House and entered on the Journals, respectively, with the yeas and nays taken thereon, and be submitted to the qualified electors of the State at the next general election thereafter for Representatives, to wit: Add the following section to Article X of the constitution, to be, and to be known as section 17: Section 17. The General Assembly

may authorize the corporate authorities of the town of Fort Mill to levy an assessment upon abutting proper ty for the purpose of paying for permanent improvements on streets and sidewalks, or streets or sidewalks im-mediately abutting such property: Provided, that said improvements be ordered only upon the written conent of two-thirds of the owners of property abutting upon the streets or sidewalks and upon the condition that the corporate authorities shall pay at least one-half of the cost such improvements

Sec. 2. That the electors voting at such general election in favor of the proposed amendment shall deposit a ballot with the following words plainwritten or printed thereon: Amendment to Article X of the constitution, by adding section 17, em-powering the town of Fort Mill to assess abutting property for permanent improvement—Yes." And those voting against the proposed amendment shall deposit a ballot with the fellowing words plainly written printed thereon: "Amendment article X of the constitution, by ad-

Sec. 3. The managers of election shall canvass said vote and certify the result as now provided by law, and shall provide a separate box for said ballot.

No. 571.

Joint Resolution Proposing Amendment to Article X of the Constitution by Adding Thereto Section 16, to Empower the Cities of Anderson and Greenwood and Towns of Bennettsville, Timmons-ville and Honea Path to Assess Abutting Property for Permanent Improvements.

Sec. 1. Constitutional Amendmen or Assessment of Abutting Property or Street Improvement in Anderson Greenwood, Bennettsville, Timmon ville and Honea Path.—Be it resolv ed by the General Assembly of the State of South Carolina, that the following amendment to Article X be agreed to by two-thirds members elected to each House, and entered on the Journals, respectively with yeas and nays taken thereon and to be submitted to the qualified electors of the State at the next gen eral election thereafter for Represen-tatives, to-wit: Add the following to Article X, of the constitution, to be and to be known as section 16:

may authorize the cities of Anderson Greenwood, and towns of Bennetts ville, Timmonsville and Honea Path to levy an assessment upon abutting property for the purpose of paying for permanent improvemnets streets and sidewalks immediately abutting such property: Provided that said improvemnts be ordered only upon the written consent of a majority of the owners of property abutting upon the street, sidewalk or part of either proposed to be improved, and upon condition that said corporate authorities shall pay at least one-half of the costs of such improvements.

Sec. 2. That those electors at the said election voting infavor of said amendment shall deposit a ballot with the following words written or printed thereon: "Amendment to Article X of the State Constitution by adding Section 16, empowering the cities of Anderson, and towns of Bennettsville and Timmonsville and Honea Path to assess abutting property for permanent im-provements—Yes." And those vot-ing against the said amendment shall deposit a ballot with the following words plainly written or printed thereon: "Amendment to Article X of the State Constitution by adding Section 16, empowering the cities of Anderson, Greenwood and towns of Bennettsville, Timmons and Honea Path to assess abutting property for permanent improvements—No." Provided that the act of the General As sembly putting in force this amendment shall Not be operative in the city of Anderson and the town of Honea Path until the same be submitted to the qualified electors said city and town for approval.

Managers of Election have been ap pointed to hold the election at the rarious precincts in the said county: Patrick—J. E. Williams, J. W. Winburn, Frank B. Timmons.

Winzo-H. W. Gulledge, J. Frank Evans, H. Z. Outen. Ousleydale—Jordy Winburn, Jr., G. W. Johnson, W. Brown.
Cross Roads—Nigen Waddell, Guilford Gulledge, Jr., J. P. Hamilton.
Plains—U. A. N. Manus, J. W.
Hicks, G. H. McManus.
Douglash Mill—Smarley Oliver, J.

Douglass Mill-Smarley Oliver, J. T. Dees, J. R. Sutton. Catarrh-J. E. Middleton, Jesse Hendrix, Henry Horton. Pageland—W. W. Jenkins, W. H.

Horn, W. T. Rutledge. Court House—L. L. Spencer, A. F. Davis, J. N. Campbell. McBee-J. D. Ingram, J. E. Sow-

ell, Alex McPherson.

Dudley—Minor C. Courtney, J. E. Yunderburk, Whiteford Jenkins.
Middendorf—J. A. Rowe, J.
Mexander, K. C. Johnson.

Odom's Mill—J. N. Clanton, Sidney Douglass, J. W. Merriman. Jefferson—Edgar Baker, D. F. Sutton, Wm. Griffith.
Grant's Mill—W. T. McBride, W. T. Rivers, S. W. Hicks.
Wexford—Joe Davidson, J. S. Sel-

ers, Lonnie Davidson. Angelus—W. N. Lee, W. A. Clark, E. J. Knight.

Brock's Mill—J. C. White, A. B. Parker, Willie Pegues,
Mt. Croghan—O. A. "Edgeworth, W. H. Hendrix, Frank Jackson.

Bethel—John Burns, C. C. Chap-nan, J. N. Kimery. Ruby—J. Sidney Smith, J. F. Wadsworth, C. A. Edgeworth. Cat Pond—J. W. Ruthven, T. J.

Summer, J. W. Winburn. Cheraw, J. P. Watson, G. A. Mal-oy, L. G. Lowery. Snow Hill-W. H. Crawford, L. B. Davis, J. W. Parker.

The managers at each precinct named above are requested to dele-gate one of their number to secure boxes and blanks for the election on or before Saturday, October 31, at the Clerk of Court's office in Ches-

A. W. HURSEY, B. C. MOORE, W. T. EDGEWORTH,

Commissioners of State and County Election for Chesterfield county, October 15, 1914.

NOTICE OF ELECTION.

State of South Carolina, County of Chesterfield.

Notice is hereby given that the General Election for United States Senator and Representatives in Congress will be held at the voting precincts fixed by law in the county of Chesterfield on Tuesday, November 3, 1914, said day being Tuesday folowing the first Monday, as prescribed by the State Constitution.

The qualification for suffrage: Residence in the State for two ears, in the county one year, in the polling precinct in which the elector offers to vote, four months, and the payment six months before any elec-

tion of any poll tax then due and payable; Provided, that ministers in charge of an organized church and teachers of public schools shall be entitled to vote after six months' residence in the State, otherwise quali-

Registration.-Payment of all taxincluding poll tax, assessed and collectible during the previous year. The production of a certificate or the receipt of the officer authorized to collect such taxes shall be conclu-

sive proof of the payment thereof. Before hour fixed for opening the polls Managers and Clerks must take and subscribe the Constitutional oath. The Chairman of the Board of Man-agers can administer the oath to the other members and to the Clerk; a Notary Public must administer the oath to the Chairman. The Managers elect their Chairman and Clerk.

Polls at each voting place must be opened at 7 o'clock a. m. and close at 4 o'clock p. m., except in the city of Charleston, where they shall be opened at 7 a. m. and closed at

The Managers have the power to fill a vacancy and if none of the Man-agers attend, the citizens can appoint from among the qualified voters, the Managers, who after being sworn, can conduct the election.

At the close of the election, the Managers and Clerk must proceed publicly to open the ballot boxes and count the ballots therein, and continue without adjournment until the same is completed, and make a state ment of the result for each office and sign the same. Within three days thereafter the Chairman of the Board or some one designated by the Board. Election the poll list, the boxes containing the ballots and written state-

ments of the results of the election. Election Managers.—The following Managers of Election have been appointed to hold the election at the various precincts in the said county:

Cheraw—C. K. Pegues, S. I. Catoe, Frank P. Evans. Bethel-J. F. Poe, Thos. Chapman, H. K. Linton. Brock's Mill—T. B. Watson, C. F.

Parker, C. F. Short. Patrick—J. C. Baker, H.B.Poston. C. Turnage.

Middendorf—W. F. Hoffman, Boy-kin Wilks, D. M. Rowe. McBee—A. W. Atkinson, J.E. Mid-ileton, T. M. Beattie. Cat Pond—J. E. Pender, Jno. Walace, B. J. Chapman.

Grant's Mill—J. R. Parker, Rob-ert Gardner, R. D. Teal. Snow Hill—Andrew J. Smith, J. E. White, W. B. Duncan. Odom's Mill-Miles Watson, S. N

Campbell, Alex J. Johnson.
Douglass Mill—W. L. McNair, W Douglass, T. H. Douglass Wexford-D. G. Griggs, P. A. Gul-

ledge, G. L. Moore. Ruby—E. H. Thurman, Walter Oler, R. P. Gibson.

Cross Roads—King Sowell, D. G. Jordan, J. L. Stancil.

Mt. Croghan—C. W. Hancock, S. B. Timmons, R. P. Tucker.

Winzo—Richard Mills, B. S. Yay-

lor, J. L. Griggs.
Pageland—S. B. Eubanks. C.
Arant, D. E. Clark.
Pr. ns.—M. L. Arant, H. F. G. W. Hinson.
Dudley-F. B. Funderburk,

Funderburk, O. B. Jones. Jefferson—C. H. Lowery, E. Clark, W. G. Sutton.

Catarrh—J. A. Horton, B. N. Holley, G. H. Middleton.
Angelus—D. A. Clark, T. A. John on, J. A. Knight,

Ousleydale—Theodore Winburn, J. Campbell, F. J. Johnson. Court House--F. W. Rivers, Joe Culbertson, Jim Redfearn. managers at each

named above are requested to delerate one of their number to secure boxes and blanks for the election on or before Saturday, October 31, at the Clerk of the Court's office in Chesterfield, S. C.

S. T. A. McMANUS, A. A. McMANUS, E. G. INGRAM,

Commissioners of Federals Elections for Chesterfield County, S. C. October 15, 1914.

Books of Subscription Open Books of subscription to the

capital stock of The Cotton Warehouse company, of Pageland, are open. R. H. Blakeney

H. B. Sowell H. V. Mungo Board of corporators. (Advertisement)

Claims Paid

Below is a partial list of claims paid by health and accident companies through the S. J. Sellers agency at Ruby:

R. E. Richardson J. V. Thompson M. J. Deese B. T. Long J. A. Sellers C. M. Tucker J. C. Mangum come and get

S. J. Sellers, Ruby, S. C.

Dr. R. L. McManus DENTIST

Pageland, S. C.

Will be at Jefferson on Wednesday and at Ruby Thursday Mt. Croghan Friday of each week, remainder of time at Page land. Office in rear of Joseph's new Store, Pageland, S. C.

Hanna & Hunley Attorneys

CHESTERFIELD, S. C.