

The Times and Democrat.

ESTABLISHED IN 1869.

Published Three Times Each Week On Tuesday, Thursday and Saturday.

Entered as second class matter on January 9, 1909, at the post office at Orangeburg, S. C., under the Act of Congress of March, 1879.

Jas. L. Sims, Editor and Prop. Jas. Izlar Sims, Publisher.

SUBSCRIPTION RATES.

One year, \$1.50; One year, by carrier, 2.00; Six months, .75; Three months, .40.

Remittances should be made payable to The Times and Democrat, Orangeburg, S. C., by registered letter, check or money order.

The best way for one to show his fitness for a higher position is to excel in the one he occupies.

A fruit tree that bears no fruit is of no use in an orchard. Neither is a man who does not work of any use in a community.

Woodrow Wilson is a radical, and that is why he is going to succeed. All reforms are brought about by radicals, and the people want reforms.

The Anderson Mail makes the suggestion that land owners should not permit any more negro bootleggers until the cotton picking season is over as labor is scarce enough now.

When people have no better model than themselves to copy after they seldom amount to much. It is when men form a high ideal outside of themselves that they begin to advance.

The politician who walks down the middle of the road will by many people be classed with those who sit upon the fence. Time is the great solvent in this as in other estimates.

Some people never hand in an item of news for publication, but if we happen to miss an item in which they are interested they are sure to hand us a north pole stare that would freeze the liver of a polar bear.

No doubt it is easy to find flaws in direct primary laws, but for all that the idea is steadily gaining ground, and one by one the various states are adopting it and for the simple reason that the principle is right.

According to an address issued by the Chinese rebels, the war now going on in China is being waged to drive out the Manchus who conquered China many centuries ago and have ruled her people ever since. We hope the revolution will succeed.

No one can endorse lynch law, but if there ever was a fiend rightfully punished for his fiendishness the case at Honea Path was one. His little victim identified him as the brute after she had declared that two others brought before her were innocent. She identified the fiend twice, which left no doubt of his guilt.

Some people's conception of goodness is passive only; it consists merely in not doing wrong. That is good as far it goes, but what the world needs is more of positive goodness—a goodness which in wisely aggressive ways will set itself strongly against all forms of evil and for righteousness.

In these days when some nations are reaching out after new territory, oftentimes with ruthless hand, it is a good thing to remember that a nation's strength does not lie in its extent of territory, but in the integrity, intelligence and purity of its people; not in battleships and huge armies but in justice, liberty and truth.

John Marshall Harlan, associate justice of the Supreme Court of the United States, who died Saturday morning at his home in Washington, was probably the foremost authority on the constitution in the United States, and in him the constitution and the people lost a bold and able defender. The death of such a man is a great loss to the cause of humanity.

Worry is now regarded as a poison and a most depressing, joy killing and life shortener it is. But poison or no poison it is exceedingly foolish and hurtful to be disappointed or rebel against one's circumstances. How much better to put on a good face, make a strong resolve for the future and go on one's way with true courage and hopeful spirit.

Russia is not a country to which one naturally looks for good examples. Yet Russia can teach us some things. For instance when, over there, a man is tried and found guilty of murder and the penalty is hanging they promptly enforce the penalty. Over here if a man is convicted of murder a lot of time is used in applying for a new trial and in other methods of delay and eventually in many cases the man is set free.

Justice Harlan had been a member of the Supreme Court for over thirty-three years, and had been a friend of the trusts instead of the people, he would have been appointed Chief Justice by President Taft when he appointed Justice White to the position a few months ago. Justice Harlan was prominent in the affairs of church as well as of state, and had been an active member of the Presbyterian church. His death was universally mourned.

Makes Radical Change.

In her recent election California, by an overwhelming majority, declared for the initiative, referendum and the recall, the latter including judges and all other officials of the State and counties. This means a radical change in the constitution of the State.

The meaning of the election is that the people believe that old ways of government, State and municipal have in part failed and that the natural recourse is for the people to take back to themselves important powers that they have delegated to the government. While the probability is large that in this resumption of direct government by the people there will be some blundering, the wisdom of the resumption may be vindicated. At all events, conditions under the changes to be made, can't be any worse than they are now.

"Primarily, of course, says the State, 'government springs from the people and is for the people. There may be a point at which forms and methods fail and when it is reached, in the opinion of the people, it is their duty to tear down and rebuild.'"

This condition has existed in California for years, the same as it exists in other States, but sooner or later, the people will take charge in all of them. They are tired of boss rule, and it has to go. Revolutions never go backwards.

As the State's President powerless to comprehend the breadth and depth of the popular revolution that is proceeding in the West and viewing through his Eastern magnifying glasses a single function of government, he assumed to legislate for the people of Arizona in respect to it. Now he is confronted with the fact that in commanding a wavelet to recede in Arizona he was placing himself in the path of a billow rolling over half a dozen great States and that it is too late for him to step aside and escape its crushing force."

Mourning that California "deciding in haste" will "repent at leisure," the New York World remembers that direct government ended in disaster in Athens but, says the State, "The World forgets that many a change towards direct government has been made in the United States without mishap. The device of the electoral college was designed to save the presidency itself from direct government, yet the people virtually cancelled its original functions, converting it into a mere recording machine of the popular pleasure."

President Taft and the World seem to think that no State should dare take a step that has not been taken before "yet," says the State, "we have in New York City, the record of thirty or forty years of lamentations from the press that municipal government is altogether bad. Scarcely had a day passed in a quarter of a century that the New York World has not deplored of New York City, at this moment it rails at Tammany in mingled terror and rage but when California, with the aim of correcting similar evils, strikes straight at their heart, The World is seized with convulsions."

That is a complete knock out for The World. The trouble with President Taft and the World is that they fear the initiative, referendum and the recall will give the people too much power, and that they might use it to interfere with the "big business" of the country, which President Taft and the World both aid and abet in its raids on the public. They want a strong government in which the people will have little or no voice. But the day for that is gone. The revolution is abroad in the land, and it will go on until the people are completely in the saddle, and all officials from the highest to the lowest will realize that they are responsible to them for their acts.

What Hymns Shall We Sing.

The question of what constitutes a good hymn is interesting many people since Governor Wilson of New Jersey so roundly denounced "Beautiful Isle of Somewhere." The advocates of the so-called Gospel Hymns and other productions marked by a good deal of sentimentalism, like the hymn above referred to, can put forth some pretty strong arguments as it is unquestionable that the singing of such hymns has been of great benefit to large numbers of people. The melody and words have appealed to a certain class as the more dignified and classical hymns of the church would never have done.

And because of this many will urge that that is a good hymn, irrespective of its metre and composition, that reaches men and helps their life. On the other hand such men as Governor Wilson contend that such productions, often no better than jingling rhymes, are likely to affect men superficially only, that they decrease the demand for good music and hymns, and that they detract from the service of worship. And it must be admitted that they make out a strong case. Probably the question will never be settled and the only effect of the discussion now prevailing will be to emphasize the difference in views of the two classes of critics.

The truth is temperament counts for as much in hymnody as in other things. People inclined to the emotional and whose sensibilities are easily stirred will always be drawn toward the catchy music and sentimental hymns. While others, whose tastes are more severe and classical and who are less emotional, will be offended by such hymns and demand those in which the thought and aspiration of the writers finds expression in more dignified and sonorous verse.

Governor Wilson evidently belong to the latter class, and can't well help feeling as he does about the hymns he objects to. But still these hymns have done great good in moving people to a better life.

CLASSIFIED COLUMN

One-half Cent a Word Found Notices Free.

For Sale—A second hand piano in good order at a low figure. Apply to John T. Wiss. 8-29-11

Buy your trunks, traveling bags, ladies hats, blankets, bed spreads, umbrellas, flour and rice at Dominick's, Neeses, and save money.

For sale cheap—One Hercules phaeton, single seat, used only a few times. Apply to Geo. H. Cornelison. 10-10-12\*

Boys Wanted—to work for prizes and on commission selling The Saturday Evening Post. Apply personally at Sims Book Store.

Lost—a hound bitch, color red and white, medium length ears, named Red. \$5.00 reward if delivered to me. Buche Prickett, St. Matthews, S. C.

For Sale—Residence 95 Whitman street. Modern conveniences, sewerage and lights. Terms reasonable. Apply W. W. Wannamaker. 10-14-11

Lost—A large sum of money in Kohn's store, mostly in ten dollar bills. Liberal reward if returned to The Times and Democrat office.

For Sale—Five room house and lot in the town of Norway, S. C. For particulars call on Dr. C. H. Able, Norway, S. C., or H. H. Holder, Bethune, S. C. 10-12-16

For Sale—One 30 H. P. Boiler; one 25 H. P. Engine Continental, two 70 saw gins, elevator, press, shafting, belts etc. Can be seen at W. L. Mack's farm, Cordova, S. C., or W. F. Smoak, Cordova, S. C.

Money to Loan on farm land. Terms of loan one to five years, interest 7 per cent payable annually, amount \$200.00 up, beg to impress upon you that we have any amount of capital. W. B. Martin, Attorney at Law, Orangeburg, S. C. 9-28-11

T. G. Knotts, at Neeses, S. C., will sell for the next ten days Shoes, Dry Goods, and Groceries at cost. All goods marked down at cost. Be sure and come while the sale lasts. Sale commences Saturday, Oct. 7, 1911. 10-5-6\*

For Sale—One 15-horse power gasoline engine in good condition, has been in use only a short time. Will sell cheap anyone can come and inspect same at my store on Russell street. Orangeburg, S. C. J. W. Smoak.

For Sale—Georgia farm, 478 acres, 9 miles of Lumkin, Stewart Co. All clay, grows cotton, corn, peaches, etc. Five dwellings, several new barns, five cows, thirteen hogs, horse, mule, farm implements, etc., to go with the land. Healthy, beautiful, well-settled country. Good body of original forest. To be sold entire. Twenty dollars per acre cash. Apply to W. H. Rumff, Orangeburg, S. C. 9-19-10\*

Summons For Relief.

The State of South Carolina, County of Orangeburg, Court of Common Pleas. E. S. Livingston, as Administrator of the estate of Vastine Brimfield, deceased, Plaintiff, against Polly Brimfield, Lewis Brimfield, Harmon Brimfield and Vastine Brimfield, Defendants.

To the Defendants above named: You are hereby summoned and required to answer the complaint in this action, of which a copy is herewith served upon you, and to serve a copy of your answer to the said complaint on the subscribed at his office, North, S. C., within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.

To the absent defendant, James Brimfield: Please take notice, that the Summons and Complaint of which the foregoing is a copy of the Summons, was filed in the office of the Clerk of Court for Orangeburg County, in said State, on the 13th day of October, 1911.

Dated October 13, 1911. (Signed) E. B. Friday, Plaintiff's Attorney. (Signed) G. L. Salley and G. S. C. C. P. and G. S.

Executors' Notice.

Notice is hereby given that on Wednesday, the 8th day of November, 1911, the undersigned will file with the Judge of Probate in and for the County of Orangeburg, their final account as Executors of the Last Will and Testament of Rebecca E. Way, deceased, and will thereupon apply for their final discharge.

All persons holding claims if any, against the said estate of Rebecca E. Way, deceased, must present the same duly proven on or before the 7th day of November, 1911, or be barred payment; and all persons indebted to said estate must make payment on or before the date last above mentioned, to GLAZE & HERBERT, attorneys, or to the undersigned. W. B. Way, Wm. L. Glaze, Executors. October 3, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. Julia Bell Witt, et al., Defendants, AGAINST Julia Bell Witt, et al., Defendants. By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain tract or parcel of land, situate, lying and being in Elizabeth Township, in the County of Orangeburg, State aforesaid, containing forty one (41) acres, more or less, bounded on the North by the Lexington County Line; East and South by other lands of the late M. A. Witt, and on the West by the Edisto River.

All that certain other tract or parcel of land, situate, lying and being in Elizabeth Township, in the County of Orangeburg, State aforesaid, containing sixty-two and one-half (62 1/2) acres, more or less and bounded North by lands of Mrs. Julia Sawyer; East by lands of J. H. Amaker; South by the North Edisto River, and West by the County Line dividing Orangeburg and Lexington Counties.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser. Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. J. A. Wolfe, Clerk of Court of Common Pleas, in and for the County of Calhoun, as Administrator of the estate of Mrs. Flemma B. Dantzier, deceased, Plaintiff, AGAINST Porter Frank Pearson, et al., Defendants.

By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain piece, parcel or tract of land, containing Two Hundred (200) acres, more or less, situate, lying and being in Middle Township, in the County of Orangeburg and State aforesaid, and bounded now or formerly on the north by lands of James J. Falrey; on the east by lands of Danial Sandel; on the South by lands of Mrs. Margaret Stokes; and on the West by lands of W. S. Barton and lands of A. F. Smoak; and being the tract of land conveyed to Porter Frank Pearson by his deed of conveyance bearing date the 11th day of July, 1903, and recorded in office of the Clerk of Court for Orangeburg County, in Book No. 41 page 783.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser. Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. Isaac M. Bowman, Trustee of C. H. Rives, Plaintiff, AGAINST William R. Connor, et al., Defendants.

By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain tract or parcel of land, situate, lying and being in Cow Castle Township, in the County of Orangeburg and State aforesaid, containing forty (40) acres, more or less, and bounded on the North by lands of Holton Brown and James McCord, on the West by lands of James Rigby, on the South by lands of James W. Connor and on the East by lands of Dr. William Connor; and being same land conveyed to W. R. Connor by Dr. D. E. Connor, by his deed dated January 3, 1905.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser. Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. Harriett Logan, et al., Plaintiffs, AGAINST Charles Durant, et al., Defendants. By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain parcel or tract of land, containing twenty-seven and one-half (27 1/2) acres, designated on a plat made by Fred H. Gramling, Surveyor, dated the 7th day of February, 1911, on file in the Judgment Roll in this action as No. 10, same having been allotted to the heirs of Hattie Durant, deceased, being situate in Limestone Township, Orangeburg County, said State and bounded as follows: by Tract 1 and No. 9 and by lands of W. V. Fuller, Sr., and J. H. Culler; being formerly a portion of the estate lands of the late James Logan, deceased, the same being sold for partition.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser. Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. James M. Green, Plaintiff, AGAINST Gabriel Tyler, et al., Defendants. By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain piece, parcel or tract of land situate, lying and being in Union Township, Orangeburg County, in said State, containing thirty five (35) acres, more or less, and bounded north by lands of William Brunson; on the east by lands of G. M. Barton; on the south by lands of R. K. Henery and on the West by lands of J. W. Barnes.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser. Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

Circuit Court Sale.

State of South Carolina, County of Orangeburg, In Common Pleas. H. D. M. Ott & Son, Plaintiff, AGAINST Isaac Gressatt, Defendant. By virtue of a judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday in November, next, during the legal hours for sale, the following described real estate:

All that certain piece, parcel or tract of land situate, lying and being in the State and County aforesaid, containing seven (7) acres, and bounded by other lands as follows: North by Lewis Falrey; East by G. W. Gavin; South by Susan Funches; and West by Frank Gressatt.

TERMS: Cash, Purchasers to pay for all papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with the terms of sale, then the said premises will be resold on the same or some subsequent salesday, on the same terms, and at the risk of the former purchaser. Andrew C. Dibble, Judge of Probate as Special Referee. September 16th, 1911.

SHERIFF'S SALE.

State of South Carolina, County of Orangeburg. By virtue of certain tax executions to me directed, I will sell at public auction to the highest bidder for cash, at Orangeburg C. H., on the 1st Monday in Nov. 1911, during the legal hours for sales, the following described real estate, to wit:

All the certain tract of land, situate in Cow Castle Township, in said County and State, containing 59 acres, more or less, and bounded as follows: On North and North-west by lands of Ransom Metts. On East by lands of Judson R. Myhs, on North-east by Poke Swamp and Mt. Tabor Church.

On South by land of Margaret J. Felder. Terms cash, purchaser to pay for all necessary papers and all taxes due on day of Sale, and if purchaser fails to comply with terms of Sale, land will be resold on same or some subsequent salesday at risk of former purchaser or purchasers. A. M. SALLEY, Sheriff, O. C. October 17, 1911.

SHERIFF'S SALE.

The State of South Carolina, County of Orangeburg, In Common Pleas. Geo. H. Cornelison, Plaintiff, AGAINST Anthony Fleming, Ex. Al., Defendant.

By virtue of the judgment of the Court of Common Pleas in the above entitled action, I will sell at Orangeburg Court House on the first Monday, in November next (being the sixth day of the month) during the legal hours for sale, the following described real estate:

All that certain piece, parcel or tract of land, situate, lying and being in Orange Township, Orangeburg County, and State of South Carolina, containing one hundred and thirty-six (136) acres, more or less, bounded North by lands of D. D. Antley, South-West by lands of, now or formerly, F. I. Higdon and David Horger, being same lands conveyed to the Defendant, Anthony Fleming and Daniel Moore, by Geo. H. Cornelison, by his Deed dated.

Terms Cash, purchaser to pay for papers, and all taxes payable after day of sale; and in case the purchaser should fail to comply with terms of sale, then the said premises will be resold on the same or some subsequent salesday on the same terms and at the risk of the former purchaser. A. M. SALLEY, S. O. C. Oct. 15th, 1911.



Dear Friend: Mama says you ought to trade at a store that sends your goods home quick. They have two Phones at the PURE FOOD STORE, so Central can't tell you "line's busy" any more. You can always get

CRAIG'S PURE FOOD STORE.

when you are in a hurry for things for dinner.

Your friend, JACOB.



Hallow'en Finds Us

Most completely stocked as to hats, gloves, shirts, neckwear, etc., to meet the demands of the up-to-date men of today, so as you undoubtedly need something that we have for sale, just drop in and see what we have. The correct style, the best materials, and really reasonable prices are main characteristics of our assortments. It's a pleasure to show you.

Renneker & Riggs, The Fashion Shop.

Money to Loan I am prepared to negotiate first mortgage loans on improved farm properties, at seven per cent interest. These loans are repayable in instalments, no commissions being charged thereon. Call and let us explain their attractive features.

J. Stokes Salley Atty. at Law

NO. 7 LAW RANGE

There is no use in trying! You can't stop a man on his way to

L. B. BOLIN'S

To get some of those Dry Goods, Clothing and Shoes, Harness, Bagging and Ties, Farm Produce and Fertilizers, Seal of Ohio flour and Improved Cotton Seed a Specialty

Neeses, S. C.

He who thinks that every other place is better than his own home is not fit to have a home.

SHERIFF'S SALE.

Geo. H. Cornelison, Plaintiff, AGAINST J. D. Griffith, Defendant. By virtue of the judgment of the Court of Common Pleas in the above entitled action, I will sell at the Court House in Orangeburg, on salesday in November next (being the sixth day of said month) during the legal hours for sale, the following described real estate:

All that certain tract of land containing one hundred and seven (107) acres, more or less situate, lying, and being in the County of Orangeburg, said State and bounded by North Edisto River on North-East; by lands now or formerly of J. S. Black on South-East; by lands of Mrs. Mary C. Dibble on South-West; Being same lands conveyed to J. D. Griffith by Geo. H. Cornelison by his Deed of Conveyance dated Nov. 11th 1905.

TERMS Cash, purchaser to pay for papers and all taxes payable after day of sale; and in case the purchaser shall fail to comply with terms of sale, then the said land will be resold at risk of former purchaser, on same or some subsequent salesday, on same terms. A. M. SALLEY, S. O. C. Oct. 15th, 1911.

SAID SHE WOULD FAINT

Mrs. Della Long Unable to Stand On Her Feet More Than a Few Minutes at a Time.

Pendergrass, Ga.—Mrs. Della Long, of this place, in a recent letter, says: "For five or six years, I suffered agonies with womanly troubles. Often, I couldn't sit up more than a few minutes at a time, and if I stood on my feet long, I would faint. I took Cardul, and it helped me immediately. Now, I can do my work all the time, and don't suffer like I did." Take Cardul when you feel ill in any way—weak, tired, miserable, or under the weather. Cardul is a strength-building tonic medicine for women. It has been found to relieve pain and distress caused by womanly troubles, and is an excellent medicine to have on hand at all times. Cardul acts on the womanly constitution, building up womanly strength, toning up the nerves, and regulating the womanly organs. Its half century of success is due to merit. It has done good to thousands. Will you try it? It may be just what you need. Ask your druggist about Cardul. He will recommend it.

What a Bank Account Does at The People's Bank

It helps your credit. It stimulates your courage. It guards you against extravagance. It gives you confidence in your judgment. It helps you hold up while you are out of work. It furnishes the best receipt for all money you pay out. It creates business habits that will increase your savings. It protects against loss by robbery and personal injury by robbers. It enables you to pass over periods of sickness without embarrassment. It makes you able to run your business, instead of your business running you. It teaches economy, which is the first round in the ladder to success and prosperity. Your business welcome.

The People's Bank, ELLOREE, S. C.

T. F. DEAS, WHEELWRIGHT and BLACKSMITH HORSE SHOING A SPECIALTY.

All Work Entrusted to Me Promptly Attended To

Pitthan St.