

NEW DISCOVERY HAS PLACED THE UNITED STATES AT THE LEAD

Is Already Accomplishing Wonders—Greenwood Man Gets Sixteen Pounds and Overcomes Rheumatism and Stomach Trouble.



R. B. HENRY

The discovery of Vitona places America ahead of the world in another branch. In fact, it is one of the first real medical discoveries that can be said to be typically American.

Richard B. Henry, a well known young farmer who lives on R. F. D. No. 3, Greenwood says:

"I suffered with rheumatism ever since I was a child. I also had stomach trouble and indigestion so bad I had to be very careful about what I ate. I had severe pains in my stomach after eating and vomiting spells would set in. Gas would form on my stomach and give me misery. I had awful rheumatic pains in my joints and in my feet and ankles, and got so bad off I had to take to the bed and stay there for weeks. I lost strength and fell off until I only weighed 124 pounds. My heart would beat fast and sometimes I feared I had heart disease. I tried all kinds of medicines, but nothing seemed to help me.

Vitona got right after my troubles and now I feel like a different man. The rheumatic pains have disappeared, my heart is regular and the pains in my stomach are a thing of the past. I have a good appetite and can eat just anything I want without any bad effects. I am not nervous like I was; I sleep sound and can do as much hard work on the farm as anybody. I now weigh 140 pounds, which is a gain of sixteen pounds, and am full of vitality. I consider Vitona to be the greatest discovery of the age, and believe it will be of untold benefit to suffering humanity."

Mr. L. S. Beam, the Vitona expert, made the following statement:

"Human vitality depends largely upon the stomach, kidneys and liver. When these organs shirk their duty ambition wanes. Vitona restores tone to the system and is delicately adapted to all forms of stomach trouble, nervousness, indigestion, rheumatism, catarrh of the head and stomach. It revitalizes those who are weak and run-down. It is proving a blessing to hundreds of homes.

Vitona is sold by Gilder & Weeks, Newberry, S. C., Prosperity Drug Co., Prosperity, Little Mountain Drug Co., Little Mountain, S. C., W. C. Holloway, Chappells, S. C., Whitmire Pharmacy, Whitmire, S. C.

BIDS FOR COAL.

I will receive bids for Twenty Tons of Soft Coal up to the 16th of October, at 10 A. M.

J. C. SAMPLE, County Supervisor.

10-9-3t.

BIDS FOR MEN'S UNDERWEAR.

I will receive bids for Men's Underwear up to the 16th day of October, at 10 A. M. Also for 35 Men's Caps.

J. C. SAMPLE, County Supervisor.

STOOD EXAMINATION.

Those standing teachers examination Saturday were: Mrs. Virgil Kohn, Misses Ethel Seyou, Annie Julia Harmon, Minnie Amick, Lula Lominack, Marie Seasa, Maude Epting, Nene Duncan. Colored applicants were: Jasper Bobo, Fannie Pratt, Lula Pratt, Lillie Wallace.

Statement of The Ownership, Management, Circulation, Etc., Required by The Act of Congress of August 24, 1912.

Of The Herald and News published twice a week at Newberry, S. C., for October 1, 1917.

STATE OF SOUTH CAROLINA,

County of Newberry. Before me, R. M. Lominack, notary public, in and for the State and county aforesaid, personally appeared E. H. Aull, who having been duly sworn according to law, deposes and says that he is the Editor of The Herald and News and that the following is, to the best of his knowledge and belief, a true statement of the ownership, management of the aforesaid publication for the date shown in the above caption, required by the Act of August 24, 1912, embodied in section 443, Postal Laws and Regulations, printed on the reverse of this form, to wit:

1. That the names and addresses of the publisher, editor, managing editor, and business manager are: Publisher, E. H. Aull, Newberry, S. C.

Editor, E. D. Aull, Newberry, S. C. Managing Editor, E. H. Aull, Newberry, S. C. Business Manager, E. H. Aull, Newberry, S. C.

2. That the owners are: The Herald and News Co., Newberry, S. C.; E. H. Aull, Newberry, S. C.; M. A. Aull, Newberry, S. C.

3. That the known bondholders, mortgagees, and other security holders owning or holding 1 per cent or more of total amount of bonds, mortgages, or other securities are: Carolina Life Ins. Co., Columbia, S. C.; S. A. Pressly, Treas., Due West, S. C.; American Type Founders Co., Baltimore, Md.; Geo. S. Mower, W. H. Hunt, Jno. M. Kinard, Newberry, S. C.

4. That the two paragraphs next above, giving the names of the owners, stockholders, and security holders, if any, contain not only the list of stockholders and security holders as they appear upon the books of the company but also, in cases where the stockholder or security holder appears upon the books of the company as trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; also that the said two paragraphs contain statements embracing affiant's full knowledge and belief as to the circumstances and conditions under which stockholders and security holders who do not appear upon the books of the company as trustees, hold stock and securities in a capacity other than that of a bona fide owner; and in this affidavit has no reason to believe that any other person, association, or corporation has any interest direct or indirect in the said stock, bonds, or other securities than as so stated by him.

E. H. AULL Sworn to before me this 9th day of Oct. 1917 (Seal) R. M. LOMINACK. My commission expires at pleasure of Gov.

THE WOODMEN OF THE WORLD

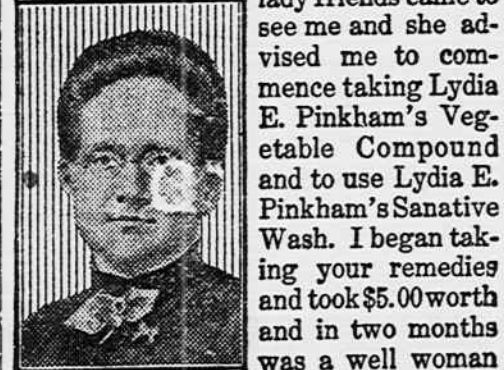
Day or night, say the Woodmen of the World in creating a war tax on every member of the society to raise a fund for the benefit of members enlisted in the service of their country. The order expects to raise three quarters of a million dollars annually as long as the war lasts and soldiers from the ranks of the Woodmen and their families will get the benefit of the fund. No extra premiums are to be charged against certificates held by the army men so they will pay the same rate as members classified as preferred risks. The war tax is effective October 1 and every Woodman in America will pay an additional ten cents each month.

The woodchoppers are preparing to issue to all of its members in the army and navy identification medals so that in case of accident, sickness or death the order will be notified and enabled to take such steps as may be available for the protection of the wounded or dead members. The Woodmen will follow their army men into foreign fields.

BROKEN DOWN IN HEALTH

Woman Tells How \$5 Worth of Pinkham's Compound Made Her Well.

Lima, Ohio.—"I was all broken down in health from a displacement. One of my lady friends came to see me and she advised me to commence taking Lydia E. Pinkham's Vegetable Compound and to use Lydia E. Pinkham's Sanative Wash. I began taking your remedies and took \$5.00 worth and in two months was a well woman after three doctors said I never would stand up straight again. I was a midwife for seven years and I recommended the Vegetable Compound to every woman to take before birth and afterwards, and they all got along so nicely that it surely is a godsend to suffering women. If women wish to write to me I will be delighted to answer them."



—Mrs. JENNIE MOYER, 342 E. North St., Lima, Ohio.

Women who suffer from displacements, weakness, irregularities, nervousness, backache, or bearing-down pains, need the tonic properties of the roots and herbs contained in Lydia E. Pinkham's Vegetable Compound.

NOTICE CALLING IN CREDITORS

STATE OF SOUTH CAROLINA, Newberry County.

Court of Common Pleas. DeWitt C. Johnson, as admr. &c. of John D. Eichberger, decd.

against Irene S. Eichelberger, et al.

Under an Order of the Court herein, all parties holding claims against the estate of John D. Eichberger, decd, are hereby required to render in and establish their demands before me on th twenty-ninth day of October, 1917, at my office at Newberry, S. C.

H. H. RIKARD, Master for Newberry County, S. C. Sept. 29th, 1917. 10-2-3t.

MASTER'S SALES.

STATE OF SOUTH CAROLINA, County of Newberry. Court of Common Pleas.

Martha C. Boozer, Plaintiff, against M. Eugenia Barre, James M. Barre, Charles P. Barre, Luther C. Barre, Kate C. Barre, and others, Defendants.

Pursuant to an order of the Court herein I will sell at public auction to the highest bidder before the court house door at Newberry, S. C., within the legal hours of sale, on Salesday in November, 1917, the following lands to-wit: All that tract of land in Newberry County, State of South Carolina, containing one hundred thirty and 16-100 acres, more or less, and now bounded by lands of Oakland Cotton Mill, Mary E. Hipp, estate of Edw. R. Hipp, deceased, and W. H. Suter.

Terms of Sale: One-third of the purchase-money to be paid in cash, balance payable in equal annual installments in one and two years from day of sale; credit portion to be secured by bond of purchaser and mortgage of premises sold, bond to bear interest from day of sale, payable annually, the purchaser to have leave to anticipate the credit portion, at any time, in whole or in part. The bond and mortgage shall provide for the payment of ten per cent of the principal and interest as Attorney's fees in case of collection through an Attorney or foreclosure. The mortgage shall require the purchaser to insure and keep insured from loss or damage by fire the dwelling on the premises and to assign the policy of insurance to the Master, and shall provide that if the purchaser fail to do so, or fail to pay the taxes, the Master may pay said taxes and insurance, and any penalties incurred thereon, and reimburse himself for the same under the mortgage, with interest from date of such payments. The mortgage shall provide that if the mortgagor shall fail to pay the first installment at maturity the entire indebtedness shall become due and payable at once, at the option of the Mortgagee. The purchaser will be required to pay the Master one hundred dollars immediately upon acceptance of his bid and to pay the entire cash portion within five days from day of sale, and if the purchaser shall fail to comply with the terms of the sale the Master will resell at the risk of the defaulting purchaser. The purchaser shall pay for drawing of deed and mortgage and recording same.

H. H. RIKARD, Master. October 8th, 1917.

STATE OF SOUTH CAROLINA, County of Newberry. Court of Common Pleas.

Mary J. Miller, Plaintiff, Against

G. L. Robinson, Annie P. Robinson, The National Bank of Newberry, S. C., E. W. Chapman as assignee, and J. H. Hunter as Agent for Creditors, Defendants.

By virtue of an order of the court herein the Master will sell before the court house at Newberry, S. C., at public auction to the highest bidder within the legal hours of sale on Monday, salesday, November 5, 1917, the following described lands, to-wit: All that piece, parcel or lot of land lying and being situate in the town of Newberry, county of Newberry, State of South Carolina, containing one-fourth of an acre, more or less, and bounded by lots of J. A. Rikard and W. S. Mann, and by Cline Street and Speers Street, this being the identical lot of land that was conveyed to G. L. Robinson by J. A. Mimnaugh by deed dated November 19, 1906, and now of record in the office of the Register of Mesne Conveyance for Newberry county, in Deed Book No. 14 at page 575.

Terms of Sale: One-third in cash and the balance of the purchase money on a credit of one and two years with leave to the purchaser to anticipate the payment in whole or in part, the credit portion to be secured by a bond of the purchaser and a mortgage of the premises sold with interest thereon from day of sale at the rate of eight per cent per annum, interest payable annually. The said mortgage to contain an agreement therein that the mortgagor shall pay all taxes on said premises and ten per cent attorney's fee in addition to the principal and interest, in case of default of the payment of the credit portion, and the bond and mortgage be placed in the hands of an attorney for suit, action or foreclosure. Purchaser to pay for papers and recording same.

H. H. RIKARD, Master. Oct. 8, 1917.

STATE OF SOUTH CAROLINA, County of Newberry.

Court of Common Pleas. I. T. Timmerman, Plaintiff, against Timothy Burton, Defendant.

By virtue of an order of the Court herein, the Master will sell at public outcry to the highest bidder within the legal hours of sale before the Court House at Newberry, South Carolina, on salesday in November, the same being Monday, November 5th, 1917, the following described land to-wit:—All that piece, parcel or lot of land lying and being situate in the Town of Newberry, County and State aforesaid, composed of lots numbers 5, 6, 11 and 12 of Book C of land designated as the Fowles-Shealy survey which said plat is now of record in the office of Mesne Conveyance for Newberry County in plat Book D at page 680, said lots being bounded by Bouknight Street on the East, Lots Numbers 4 and 10 on the South, by Mollohon Street on the North, each of said lots being Fifty by One Hundred and Fifty Feet in size—Also all that piece, parcel or lot of land lying and being situate in Number One Township, County and State aforesaid, known and designated as the Adeline Fowles land, bounded on the North by lot Number 5, on the East by Lot Number 10, on the South by Lot Number 3 and one the West by Mollohon Street, containing one-sixth of a acre, more or less. The land above mentioned and described being the same land conveyed to Timothy Burton by James A. Burton on the 18th day of January A. D. 1907, said deed of conveyance is now of record in the office of Mesne Conveyance for Newberry County in Deed Book 15 at page 588.

Terms of Sale:—One half cash and the balance in twelve months from day of sale, credit portion to be secured by bond of the purchaser and mortgage of the premises, to bear interest from day of sale at the rate of eight per cent per annum until paid in full, payable annually, and that said bond and mortgage provide for insurance on the buildings on said premises and assignment of the policy of insurance to the Master as additional collateral. The purchaser will be required to deposit with the Master at once upon the acceptance of his bid the sum of Fifty Dollars as evidence of good faith, and that he will be required to comply with the terms of his bid within ten days from the day of sale, and in case he fails to comply with the terms of the sale within ten days after the date thereof, the Master will resell said property on some subsequent salesday on the same terms at the risk of the former purchaser. Purchaser to pay for papers and recording same.

H. H. RIKARD, Master. October 8th, 1917.

STATE OF SOUTH CAROLINA, County of Newberry.

Court of Common Pleas. The Setzler Company, a Corporation in Liquidation, and Thomas A. Setzler, Jas. P. Setzler, and Ben M. Setzler as Directors and Trustees of the Corporation, Plaintiff, against John Wicker, Defendant.

By virtue of an order of the Court in the above entitled action, the Master will sell at Public auction to the highest bidder within legal hours of sale on Monday salesday in November, the same being November 5th, 1917, the following described lands, to-wit:—All that tract or parcel of land in Newberry County, South Carolina, containing fifty acres, more or less, bounded by lands of A. J. Gibson, George S. Mower, Harmon Brenna, James Counts, colored, and other lands of William Greenwood from which it is separated by a Public Road leading to Ashfords Ferry. This is a part of the tract of land conveyed to William Greenwood by Elizabeth J. Gallman, by deed dated February 1891, and recorded in the office of the Clerk of the Court in Book 15 page 94, and by Joseph Adams by deed dated December 15th, 1891, recorded in the office of the Clerk of the Court in Book 15 at page 93. The purchaser to pay one-third of the purchase price in cash and the balance to be evidenced by his bond and secured by a mortgage of the premises, payable one year after date of sale, with interest from date at the rate of eight per cent per annum, with the usual stipulation for ten per cent attorney's fees if it is collected by suit or placed in the hands of an Attorney for collection with leave to the purchaser to anticip-

date payment of the credit portion in whole or in part—the purchaser to pay for papers and recording. If the purchaser does not comply with his bid within ten days from the day of sale, the premises will be re-sold on the first convenient salesday thereafter to be designated by the plaintiff at the risk of the defaulting bidder.

H. H. RIKARD, Master. October 8th, 1917.

THE STATE OF SOUTH CAROLINA, County of Newberry.

Court of Common Pleas. James P. Duckett, and William A. Duckett, Plaintiffs, Against Martha Duckett, Beatrice Atchinson, J. H. Duckett, and Thomas C. Duckett, Defendants.

By virtue of an order of the Court in the above entitled action the Master will sell at public auction to the highest bidder within the legal hours of sale on Monday salesday November 5th, 1917, the following lands to-wit:— All that piece or parcel of land lying and being situate in Number Four Township, County of Newberry, State of South Carolina, containing Two Hundred and Forty acres, more or less, bounded by tract No. 3, by lands of Mrs. Sallie Tidmarsh, tract No. 1, Duncans Creek, and lands of James Tidmarsh.—Said tract of land being tract number two as shown by said plat.

Terms of Sale: One-half of the purchase price to be paid in cash, and the balance in twelve months from the day of sale, the credit portion to bear interest from the date of sale at the rate of eight per cent per annum, to be secured by the bond of the purchaser and a mortgage of the premises sold. The said bond to provide that in the event of the non-payment thereof at maturity and if the said bond is placed in the hands of an attorney for collection the purchaser shall be chargeable with ten per cent of the amount due thereon as attorney's fee for collection. The successful bidder at said sale shall forthwith deposit with the Master the sum of Two Hundred Dollars as an evidence of his good faith, and upon the failure of the purchaser to comply with the terms of said sale the said sum of Two Hundred Dollars to be forfeited to the Master and held as a part of the funds in this case, and if the said purchaser fails to deposit said sum as herein required, the said Master shall forthwith without further advertisement re-sell said premises at the risk of the purchaser. The purchaser to pay for papers and recording the same.

H. H. RIKARD, Master. THE STATE OF SOUTH CAROLINA, Newberry County.

Court of Common Pleas. DeWitt C. Johnson, as administrator of the personal estate of John D. Eichelberger, decd., Plaintiff, against Irene S. Eichelberger, and others, Defendants.

By virtue of an order of the Court herein, the Master will sell before the Court House at Newberry, South Carolina, within the legal hours of sale to the highest bidder on Monday salesday November 5th, 1917, the following described lands to-wit:— All that lot of land lying and being situate in the Town of Newberry, County of Newberry, in the State of South Carolina, containing twenty-six one hundredth (26-100) of an acre, more or less, bounded by Railroad Street, by Snowden Street, by lot of Aurelia Lomax, and by lot of George Clark. The same being the lot of land which was conveyed to the said John D. Eichelberger by Cleopatra Franks by deed dated August 4th, 1908, recorded in the Clerk's office at Newberry, S. C., in Book 17 at page 132; Also all that lot of land containing Thirty-five one-hundredths (35-100) acres, more or less, fronting on Caldwell Street by which Street is bounded on the East, and otherwise bounded by lands of Anderson Moon, Milton Smith, and by a lot of land thought to be owned by J. L. Burns.—Said lot being made up and composed of lots numbers six and seven as shown by a plat of land of the estate of Silas Johnstone, deceased, made by F. Werber, Jr., and now of record in Plat Book D, at page 86 in the Clerk of Court's office at Newberry, S. C., and being the identical land conveyed to the said John D. Eichelberger by Charles F. Beecher, by deed dated March 17th, 1909, recorded in the Clerk of Court's office at Newberry, S. C., in Book 16, Record of Real Estate Conveyances at page 256. Terms of sale cash.

H. H. RIKARD, Master. October 8th, 1917.

Will Keep You Well. Granger Liver Regulator. When you get a terrific sick headache, become constipated or have any stomach or liver trouble, a dose or two of Granger Liver Regulator will put you in good shape. It is a purely vegetable preparation, non-alcoholic and acts pleasantly and effectively. I was sick six months last year and the Doctor told me to go to Florida. I got some Granger Liver Regulator in Florida and it did me good. I brought four boxes home with me and now I am feeling a great deal better. Signed E. J. Rowland. Sold by all druggists.—25c a box Granger Medicine Co., Chattanooga, Tenn.

An Ambition and a Record. THE needs of the South are identical with the needs of the Southern Railway: the growth and success of one means the upbuilding of the other. The Southern Railway asks no favors—no special privileges not accorded to others. The ambition of the Southern Railway Company is to see that unity of interest that is born of co-operation between the public and the railroads; to see perfected that fair and frank policy in the management of railroads which invites the confidence of governmental agencies; to realize that liberality of treatment which will enable it to obtain the additional capital needed for the acquisition of better and enlarged facilities incident to the demand for increased and better service; and, finally— To take its niche in the body politic of the South alongside of other great industries, with no more, but with equal liberties, equal rights and equal opportunities. "The Southern Serves the South." Southern Railway System