# Bankrupt Sale

THE STOCK OF THE CONWAY FRUIT AND PRO-

DUCE HOUSE, CONSISTING MOSTLY OF, CANDIES

AND STORE FIXTURES WILL BE SOLD AT

## AUCTION

TO THE HIGHEST BIDDER FOR CASH ON

April 12, 1926

AT 10 O'CLOCK AT THEIR STORE ON LAUREL ST.

L. W. COOPER,

B. F. GREEN,

Agt. for Creditors

#### MAMMOTH YELLOW SOY BEANS

I have about one hundred bushels of Mammoth Yellow Soy Bean seed which I am offering at \$2.00 per bushel for quick sale. Will deliver at Conway.

C. G. NEWTON

Myrtle Beach, S. C.

To Stop a Cough Quick take HAYES HEALING HONEY.

### ATWATER KENT

Radio Reception is good now-Improvements in Broadcasting Stations gives Assurance of good Reception through the Summer Get your ATWATER KENT now and enjoy the splendid concerts in the air every night.

Some bargains in used sets.

\_\_\$50.00 each 2 No. 10 Atwater Kents with Tubes 2 Crosley Ace Receivers Complete -- \$35.00 each 1 3-A RCA Receiver Complete \$40.00 \$75.00 1 Crosley De Luxe Complete\_\_\_\_ All Above Sets Guaranteed. Terms if Desired

CHAS. R. SCARBOROUGH, DEALER CONWAY, S. C.

#### **Patterson Quits** Tobacco Co-op

WOOD, WILLIAMSON AND BAGLEY, GIVEN CLEAN-UP POWERS.

Raliegh, N. C., April 3. The Tri- will reap the benefit." State Tobacco Marketing association today accepted the resignation of its general manager, Richard R. Patterson, who was the object of bitter attacks in the five day legal battle over the life of the association, which west was described as about normal came to a close here yesterday. The resignation becomes effective immediately.

In Mr. Patterson's place the board most every district. appointed temporarily three directors George A. Norwood of North Carolina, president of the association: Bright Williamson of South Carolina, When the lure of springtime comes its vice president; E. G. Bagley, a and the invitation of the open road Virginia director.

ciation, who resigned some time ago, ing the winter period. are charged with having made more than \$800,000 personal profits out of every kind and character possible redrying association tobacco. This will be rolling over the roads in the charge was one of the bases on which next few days and weeks. the receivership suit, denied yesterday by Federal Judge I. M. Meekins, these vehicles will be crowded to the was brought. In the course of the limit in most instances; that everytrial Aaron Sapiro and W. T. Joyner, body who can will be riding out. counsel for the association, disclosed that they had insituted legal proceeds the multiplicity of passengers means ings to seek recovery of this money that there will be greatly increased on behalf of the organization.

There had been some suggestion of retaining Mr. Patterson as manager of the association's sales and leaf de- the country invites disaster just as partments but today a action by the much as any other locality, especially board of directors entirely severs his when speed is counted, in addition to connection with the tobacco association, it was announced at the close of hicles. The average driver, unacthe meeting of the board.

The board today also unanimously passed a resolution empowering the temporary management to "make any other changes it my deem advisable law of the road is transgressed, or among other employees of this asso- safe and sane speed is exceeded. ciation" and "generally to carry on the work of this association, subject to the instructions of the board."

"The Tobacco Growers' Cooperative association can now go ahead and make progress," declared Messrs. Sapiro and Joyner, the organization's law of the road to acquaint yourself general and associate counsel, at the with the rights and privileges "of board meeting. They said they would not desire a word of Judge Meekins' order, which denied the receivership though it might appear to be too conpetitioned but held the matter open, servative.

receivership actions against the as- ters, but by a little thought and care sociation," they told the board, "by and the exercise of discretion many having it retained in the jurisdiction of the disasters that come to the comof the federal court. We are satisfied munities can be averted. to have it suggested that we be con-A box of GROVE'S O-PEN-TRATE decree now stands it has everything salve for Chest Colds, Head Colds and in it that we need to protect our-cularly under conditions where you have the chest and throat tied to the decision. The association turn of the road. You cannot absolve yourself from blame or shirk indivifined to our usual business. As the you must drive carefully under all 3-18-3ti. is absolutely at liberty to handle its yourself from blame or shirk indivi-own affairs, in its own way, under sible responsibility in these matters, Cook, Geo. J. Holliday, Bank of Ayits own leadership." Judge J. Lloyd but on the other hand, it is largely up Horton of counsel for the plaintiffs to you to contribute your part to is likewise satisfied with the ruling, making driving a safe proposition which he characterized as thoroughly this season. Augusta Chronicle. satisfactory.

Acceptance of the resignation of Mr. Patterson today is considered ference to today's meeting of the board of directors and its authority to discharge employees if it should

COOPER COMMENTS ON FARM OUTLOOK

Chairman of Federal Loan Board Reports Improvement, Don'ts

Washington, April 2.\_\_"Material In the matter of, improvement" in farm conditions J. A. Heniford, Loris, S. C., Bankrupt. over a year ago was reported today Notice is hereby given that the by Chairman Cooper of the federal above named bankrupt has filed a farm loan board on the basis of ad- petition for discharge, and that a vices from the presidents of the 12 hearing has been ordered to be had federal reserve banks.

Mr. Cooper said, have offset effects at Charleston, S. C., at 11 o'clock in duly filed in the office of the Clerk of the corn surplus and the live stock the forenoon, at which time and of Court for Horry Co., on the 16th industry generally was declared very place all known creditors and other-

Chairman Cooper warned, however, show cause, if any they have, why against overproduction this year in cotton and potatoes. Despite previous should not be granted.

Warnings, he said, tand bank presiwarnings, he said, tand bank presi-

dents from the South unanimously in dicated that farmers are planning t

increase their acreage.
"Each farmer or community is pe fectly well aware," he emphasized MPORARY MANAGERS, NOR- "that a 17,000,000 bale crop this year spells calamity for the South and they believe in the need of reducing acreage, but they want the other fel-

> Early reports on intentions of far-Cooper said.

Winter wheat acreage in the North- THESE ARE THEREFORE to cite with conditions good.

Money for mortgage loans was held

MAKE

is irrestable, countless thousands of Patterson and T. C. Watkins, Jr., people seek the outlet from the coop-

This means that every vehicle of

In addition thereto, it means that

This increase in motor vehicle and danger from traffic. While, of course, congestion in the city is to be considered, it must not be forgotten that the greatly increased number of vequainted with country roads, especially in sections where the formation of the road bed is unknown, invites danger and disaster every time the

springtime season Make the one of the safest periods of the year regardless of the fact that there is certain to be a record breaking movement of motor vehicues this season. Be sure to study up on the others, and all take no chances; be sure to drive at a safe speed even

However, in order to achieve this

TIME TO PASS LAWS Charlotte (N. C.) Observer is in significant in view of Judge Meekins' favor of a state law "which would herewith served upon you, and to questions to Sapiro in court with re- make the pulling of flowers along serve a copy of your answer to the the highways a misdemeanor", and punishable as such. If an appeal to subscribers at his or their office at the better natures of people will not Conway, South Carolina within twenty make them flower protectors, then days after the service hereof; exclulaw, strictly enforced, appears to be sive of the day of such service; and the only alternative. Jacksonville if you fail to answer the complaint

> NOTICE TO CREDITORS In the District Court of the United States for the Eastern District of South Carolina.

upon the same on the 22nd, day of persons in interest may appear and

CITATION FOR LETTERS OF ADMINISTRATION

State of South Carolina, County of

Probate Judge. WHEREAS, George C. Smith made mers to plant potatoes indicated over- suit to me, to grant him Letters of production and lower prices, Mr. Administration of the Estate of and effects of Joseph Smith.

and admoinsh all and singular the kindred and creditors of the said Joseph Smith-deceased, that they be plentiful at low interest rates in al- and appear, before me, in the Court of Probate, to be held at Conway S. C. oo 12th., day of April 1926 next, SPRINGTIME after publication hereof, at 11 o'clock in the forenoon, to shew cause, if any they have, why the said Administra tion should not be granted.

GIVEN under my Hand, this 23rd., day of March Anno Domino, 1926. . another former official of the asso- ed up conditions usually existing dur- Published on the 25th March and 1st., day of April 1926 in The Field.

> J. S. VAUGHT, Probate Judge of Horry Co.

SUMMONS FOR RELIEF

State of South Carolina, County of Horry, Court of Common Pleas. Burroughs & Collins Company; a rporation, Plaintiff, vs. E. V. Bryant and Woodstock, Typewriter . Co., a corporation, 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 subscriber or subscribers at his or their office at Conway, 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 com-

M. A. WRIGHT Plaintiff's Attorney.

March 17, 1926. To E. V. Bryant and Woodstock Typewriter Co., a corporation, Absent Defendants:

TAKE NOTICE that the complaint in this action and the summons, of of which the foregoing is a copy, were duly filed in the office of Clerk of

M. A. WRIGHT, Plaintiff's Attorney.

W. L. BRYAN,

SUMMONS FOR RELIEF

State of South Carolina, County of Horry, Court of Common Pleas. A. C. Thompson, Plaintiff, vs. S. M.

nor, a corporation, and Elver L, Rice trading as American Standard Jewelry Co., Defendants. TO THE DEFENDANTS:

YOU ARE HEREBY SUMMONED and required to answer the complaint in this action, of which a copy is within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.

M. A. WRIGHT, Attorney for Plaintiff. March 16, 1926.

To Elver L. Rice, trading as American Standard Jewelry Co., Absent Defendant:

TAKE NOTICE That the complaint in this action and the summons of Higher prices for hogs and cattle, April, A. D. 1926, before this Court, which the foregoing is a copy, were duly filed in the office of the Clerk

day of March, 1926.

W. L. BRYAN, C. C. C. P. S-18-31.

IT'S POPULAR PRICES THAT IS MAKING THIS THE POPULAR PLACE

LORIS, S. C.

WE ALSO GUARANTEE SATISFACTION ON ALL PURCHASES. WHAT'S GREATER?