

WITH THE PRESS

The Time Is Here For Unity; For Co-operation Instead of Division and Fighting (Editorial from The State) By more than a two-thirds majority, the South Carolina supreme court en-



SUPPOSE your darling dog suddenly takes it into his head to bite a piece out of your neighbor's happiness? Who's to pay the damage? You? or Aetna?

Better phone before the bitter end! A Residence Liability Policy.

ÆTNA-IZE

S. W. SUMEREL ÆTNA-IZER

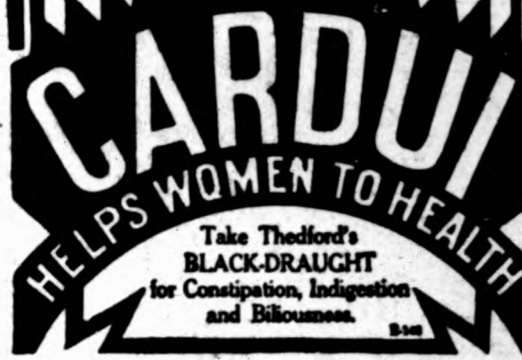


SPELLS OF BACKACHE

"I HAVE used Cardui at intervals for sixteen years, when I suffered from weakness, and it always helped me," says Mrs. J. W. Jinright, R. F. D. 2, Troy, Ala.

"Mostly I was afflicted with bad spells of backache. At times I felt as if my back would break. I would drag one foot after the other, in a helpless sort of a way, and once I got down in bed. My husband urged me to take Cardui, and I soon found what a fine medicine it really was.

"When my second child was little, I was in very bad health. I did not pick up as I should have. I was weak and sickly. I do not believe that I would have come through, but for Cardui."



FOR SPEED, POWER, SAFETY, COMFORT AND ECONOMY OF OPERATION THERE IS NOTHING QUITE LIKE THE

NEW

Ford

With So Many Highly Desirable Features, It Holds the Lead Far Ahead Of All Other Makes Of Automobiles.

Clinton Motor Co.

Authorized Ford Dealer

banic has affixed the stamp of constitutionality upon the act of the general assembly in providing for a sixty-five million dollar bond issue to complete promptly the state system of hard surfaced highways.

Within an hour or two after the decision became known a public demonstration of joy was staged in Winnsboro. In scores of other communities, embracing a large majority of the counties of the state, there is similar gratification, for there is no doubt about the popularity of the court's decision. There is no doubt that in the great majority of the counties the economic and educational advantages of the early completion of the road system are given their high and true value.

In The State's opinion the material importance of the immediate construction of the hard surfaced road system cannot be overestimated. To begin this work just when our campaign in behalf of South Carolina's great asset in the iodine content of its products is gaining marked momentum would be most timely. And as these two powerful levers are lifting this state to the point where it must be seen by the people of the country, would come next year the completion of a great power development, whose vast energy, utilized within South Carolina, must contribute enormously to South Carolina's prosperity. We can contribute to its utilization at home by contributing to the state's progressiveness.

Does it not seem that the last of the shackles of circumstances, that once bound so tightly the "Prostrate State," have been stricken off and that South Carolina is finally free to advance to a splendid future? Surely the advance cannot be stopped; but it should not be impeded or checked even for a month; and most surely not by her own people!

For those who honestly doubted the constitutionality of the "bond act" by the legislature, and who having deep regard for the Constitution, opposed this measure which the supreme court has now declared constitutional, The State has full respect and understanding. To those who opposed the measure not through regard for the Constitution but because they were content with their immediate surroundings; were prosperous and had good roads and objected to an excess of their prosperity being used to help poorer people in less fortunate parts of their own state, The State has neither sympathy nor understanding. They are as wrong economically as they are wrong spiritually and ethically. No strong county can help a weak county to attain progressiveness and prosperity without helping itself. No great growth can come to those that selfishly stand alone.

South Carolina has suffered more from the division of her people than from the armies of invaders. Is not this a fine opportunity for the development of a new spirit—a get-together, stand-together spirit?

The "bond issue case" is one in which South Carolinians alone are concerned. They will pay and they will reap the benefits. South Carolina's highest court has rendered judgment. An appeal to the United States supreme court is threatened. It is probable the only result of such appeal would be to delay; to put for a time a brake upon the wheels of progress and by so doing retard South Carolina's prosperity.

In the name of South Carolina we earnestly ask those who would adopt this retarding measure to reconsider such intention. In the name of South Carolina we ask for unity instead of division; for co-operation instead of fighting; for the shoulders of all to the wheels rather than brakes upon the wheels.

EXHUME BODY OF CHESTER WOMAN

Federal Inquiry Into McPherson Death Begun at Kanapolis, N. C. Hold Second Autopsy.

Kanapolis, N. C., Oct. 14.—An autopsy was begun tonight upon the body of Mrs. Virginia Hurley McPherson, exhumed from its grave at China Grove, N. C., today and brought to a mortician's parlors here. Several physicians, including Dr. C. W. Armstrong, Rowan county physician, were present.

Kanapolis, N. C., Oct. 14.—Agents of the United States department of justice today exhumed the body of Mrs. Virginia Hurley McPherson of Washington, D. C., and tonight or tomorrow a second autopsy will be held to determine in what manner the pretty Washington woman met her death.

Mrs. McPherson was found dead in her Washington, D. C., apartment several weeks ago with a pajama cord about her neck. Death was attributed to strangulation, but sensational disclosures by a deposed Washington police officer resulted in the arrest of Mrs. McPherson's husband, who is being held on charges of first-degree murder.

Secrecy surrounds the exhumation and autopsy, as far as the government officials are concerned. They refuse to discuss the details of the autopsy, and early today talked of a midnight exhumation, in order to avoid publicity. However, the body was taken from the grave early this morning while a crowd of morbidly curious attempted to enter Greenlawn cemetery, being denied admittance by Chief of Police R. A. Mikie of China Grove.

Mrs. McPherson, the daughter of A. A. Hurley of Chester, S. C., but a former mayor of China Grove, was buried in the China grove cemetery. Her father had the body removed from a casket from the grave today. The task occupied more than an hour; as one of the handles on the casket broke, puncturing it and filling it with water.

New Nash Has Many Features

J. K. Hatton, local Nash dealer, announces many new features in the three new "400" series models for 1930, shown over the country, for the first time the past week.

Built with the sound experience and the broad understanding of modern needs that has made Nash engineering a sterling standard of the American industry, these three entirely new lines of cars, on five wheelbase lengths and in three Nash price fields mark an advancement in perfection of design and performance beyond any previous accomplishment, and serve to lift moderate priced motoring to its highest level of satisfaction. They appear as another fulfillment of C. W. Nash's undeviating ambition to supply at moderate cost automobiles which possess everything in appearance, performance, comfort and quality offered by the country's most costly cars and to develop finer cars as his 37 years of successful manufacturing roll forward the record of industrial achievement.

"These new series of motor cars, in our opinion, are most worthy to carry forward the name Nash and the name "400," he said in commenting on the master work of his famous engineering department. "They are in every way worthy to succeed the first "400" of which we think and speak with so much pride—worthy successors to a great success. In every advanced feature, I believe that they add something vitally finer to the efficiency and enjoyment of motoring."

Statement of the Condition of M. S. BAILEY & SON, Bankers

Located at Clinton, S. C., at the Close of Business October 4, 1929.

Table with 2 columns: Resource, Amount. Includes Loans and Discounts (\$892,757.94), Overdrafts (56,511.36), Other Real Estate Owned (9,317.49), Cash on hand and due from Banks (36,843.43), Checks and Cash Items (5,584.47).

TOTAL \$1,001,014.59

Table with 2 columns: Liability, Amount. Includes Capital Stock Paid in (\$20,201.40), Undivided Profits, less Current Expenses and Taxes Paid (11,185.37), Due to Banks and Bankers (NONE), Dividends Unpaid (NONE), Individual Deposits Subject to Check (647,679.84), Time Certificates of Deposit (291,877.38), Cashier's Checks (4,970.70).

944,527.92

Table with 2 columns: Liability, Amount. Includes Bills Payable, including Certificates for Money Borrowed (25,000.00), Other Liabilities (1,000.00).

TOTAL \$1,001,014.59

State of South Carolina, ss. County of Laurens.

Before me came R. C. Adair, Cashier of the above named bank, who, being duly sworn, says that the above and foregoing statement is a true condition of said bank, as shown by the books of said bank. R. C. ADAIR.

Sworn to and subscribed before me this 9th day of October, 1929.

ROBT. S. OWENS, Notary Public, S. C.

Ben Bess Wins Freedom Fight

Columbia, Oct. 12.—Ben Bess won his long fight in the courts today when the State Supreme court en banc handed down an opinion reversing the decree of the circuit judge, ordering the "prisoner released without prejudice to the right of the state authorities to institute such proceeding in equity as they may be advised to secure a judicial determination of the issue of fraud in the procurement of the pardon."

The prevailing opinion in the case was written by T. P. Cothran, associate justice, and it was concurred in by R. C. Watts, chief justice, and Eugene S. Bleasie, associate justice, and ten circuit judges.

A dissenting opinion was written by Jesse F. Carter, associate justice, it being concurred in by John G. Stabler, associate justice, and seven circuit judges.

Bess, a Florence county Negro, was convicted of criminal assault on a white woman and was sentenced to serve 30 years in the penitentiary. After he had served about 13 years, the prosecutrix in the case signed an affidavit to the general effect that the testimony she gave at the trial was not true.

Governor Richards gave Bess a pardon and he was set free.

Some time later, the woman gave out another statement that she did not understand what she was signing when she signed the first affidavit, that she intended to say that she "for-

gave" Bess and not that he was not guilty. Also it was said that \$50 had been paid for the first affidavit. The governor then revoked the pardon.

SARGON

Sadler-Owens Pharmacy Secures Exclusive 5 Year Franchise for New and Celebrated Scientific Formula.

H. D. HENRY

F. M. BOLAND

H. D. HENRY & COMPANY INSURANCE

STOCKS · BONDS · REAL ESTATE

LOANS NEGOTIATED

LET US DYE FOR YOU!

Your friends will be surprised when they learn that the lovely clothes you're wearing are not new at all, but have been beautifully dyed by us. We are equipped to do all kinds of dyeing—and remember a change of color makes a world of difference.

ALL WORK GUARANTEED.

Buchanan's

"KLEANERS WHO KLEAN"

PHONE 28

Dry Cleaners and Steam Laundry



FASHION SPONSORS VELVET

The exquisite suppleness of this regal fabric—its adaptability to the new silhouette, assures it an important place in fashion's plan for winter.

Plain or printed, the lovely jewel-like tones or the rich luster of black give new beauty to the fabric in frocks for the more formal occasions of early winter. Every woman will wish to include at least one in her outfit.

\$25 to \$59.50

