

# The Cheraw Chronicle

"'Tis Not in Mortals to Command Success, but We'll do More, Sempronious, We'll Deserve it."

Volume 17

CHERAW, CHESTERFIELD COUNTY, S. C., OCTOBER 31, 1912

Number 1

## WHAT HAS BEEN DONE.

### Civil Court Still in Session—Cases Disposed of Up to Date.

Court has been in session from day to day since Wednesday morning of last week and the prospects are that there will be no adjournment before Saturday.

The following cases have been disposed of:

J. C. Cowperthwait vs. J. P. Watson. Judgement.

In the case of F. S. Gillespie vs. Bennettsville & Cheraw R. R. Co., and J. W. Page, an order was taken. This case was tried several years ago and a verdict was secured against the railroad company and Mr. Page. An appeal was taken and the verdict was set aside and a new trial was granted. This order given is on a motion for change of venue and the next trial of the case will be had in the Marlboro court.

The same action was taken in the case of S. O. Goodale against the same parties. These two cases being of an identical character, were originally tried as one case.

J. C. Polson vs. J. W. Godwin. This case began Wednesday morning and after occupying the attention of the Court until Friday afternoon, was settled by agreement reached by the attorneys, after the argument by all of the attorneys interested.

Jones et. al. vs. W. H. Porter—this case was settled.

West-Winfree Tobacco Co., vs. Mc-  
Bee Supply Co. Verdict for plaintiff for \$12.00. Motion to set aside verdict granted.

John T. McNair vs. Mrs. A. L. Whit-  
ley. Order for judgement.

M. B. Smith vs. J. W. Griggs. Order  
for judgement by default.

Union Dist. Co., vs. William Craw-  
ford, et. al. Order for judgement.

L. B. Rivers, et. al. vs. R. E. Rivers,  
Jr. Order of Reference.

M. B. Smith vs. W. T. Hendrick.  
Order for judgement by default.

L. S. Wilhelm, Adm. vs. W. T.  
Thrower et. al. Continued.

E. J. Timmons vs. W. N. Ratliff.  
Continued.

W. N. Ratliff vs. J. C. Burch. Struck  
off with leave to restore.

H. J. Sellers vs. W. P. Odom. Contin-  
ued.

J. H. Weill & Co. vs. S. O. Good-  
ale. Continued.

H. W. Harrall vs. W. H. Oliver et.  
al. Order granted to substitute part-  
ies.

McNair & Pensill vs. Goodale &  
Boon. Continued.

May Knight et. al. vs. Knight. Contin-  
ued.

W. T. Shoemaker vs. R. S. North-  
cut. Continued under reference.

The Jefferson Bank vs. E. Denon  
Stanley. Continued.

N. L. Hightower, et. al. vs. Mali-  
sa Griggs. Continued.

L. D. Prince et. al. vs. Lottie  
Prince et. al. Continued under refer-  
ence.

Robert Tucker vs. W. T. Burch.  
Ended.

John Tucker et. al. vs. Malcome  
Campbell. Continued.

Jacob J. Funderburk vs. Elizabeth  
Pegues. Order of reference.

J. E. Thompson vs. H. E. Braswell  
et. al. Order amending date of sale  
in Decree for foreclosure.

Minnie Bell Davis vs. T. R. Ras-  
coe. Transferred from Calender No. 2  
to Calender No. 1.

E. Z. Force Pump Co. vs. D. J.  
Melton. Case on appeal. Order taken  
dismissing appeal.

Hurst & Streater Co. vs. H. M.  
Steen. Order taken transferring from  
Calender No. 2 to Calender No. 1.

R. L. McManus vs. W. T. Edge-  
worth. Order taken for judgement  
for costs.

O. B. Therrell et. al. vs. Johnson.  
Order for reference.

McLaurin vs. W. H. Tiller et. al.  
Ended.

Phillip & Simon Levin vs. Union

## A Plan to Let Your Surplus Cash Work With You

Certificate of Trust Funds with  
**MAYNARD-RALEY REALTY & TRUST CO.**

RATE OF INTEREST  
PAID  
Two Months... 2 per cent  
Four Months... 4 per cent  
Eight Months... 5 per cent  
Twelve Months... 6 per cent

Cheraw, S. C., Oct. 3rd, 1912  
John Doe has left in trust with this Company  
One hundred & no-100 Dollars (\$ 100.00 )  
payable to the order of himself on days notice,  
on the return of this certificate properly endorsed, with interest at the rate per annum  
shown in margin.  
No. 1001 J. O. Raley Sec. & Treas.

Call at our office and let us explain to you why it will be to your  
advantage to leave your spare cash in our Trust department.

**Maynard-Raley Realty & Trust Co.**  
CAPITAL \$25,000

Supply Co. Order for judgement by  
default.

McBee Supply Co. vs. Triplett &  
Hancock. Order taken.

H. D. Barry as assignee vs. T. S.  
Gregory. Order transferring from Cal-  
ender No. 3 to Calender No. 1.

Lucy E. Yates vs. R. L. Rivers. De-  
cree.

Eastern Mfg. Co. vs. H. W. ...  
Verdict for Defendant.

South Eastern Life Ins. Co. vs. M.  
H. Peters & J. B. King. Decree of  
foreclosure and sale.

Southeastern Life Ins. Co. vs. M.  
H. Peters & Co. Report of Master.

Scutheastern Life Ins. Co. vs. M.  
H. Peters & Co. Order of reference.

Almetta J. Blackman as Admx. vs.  
J. M. Hunter. Judgement by default.

Lindsay vs. C. & L. R. R. Verdict  
for defendant.

McNair vs. Johnson. Nonsuit.

Lowery vs. Arant. Being argued  
today.

### Becker Sentenced to Death.

Ossining, N. Y., Oct. 30.—Former  
Police Lieut. Chas Becker is in the  
death house at Sing Sing prison to-  
night under sentence to die in the  
electric chair during the week of De-  
cember 9 for the murder of the gam-  
bler, Herman Rosenthal.

He was brought here from New  
York today immediately after sen-  
tence was pronounced upon him by  
Justice Goff in the court room, where  
he was found guilty six days ago.

Becker's execution will be stayed,  
however, by the filing of a notice of  
appeal.

In it lies Becker's only hope of  
escape from death. His last words  
before the gates of the prison were  
shut behind him this afternoon were:  
"I come here an innocent man. I  
never had a chance, I was railroaded.  
But the fight has only begun. I ex-  
pect a reversal of the verdict and a  
new trial."

### The Trees of Cheraw.

Every town has its particular glory  
—as the flowers of Aikin and the oaks  
of Darlington and Cheraw.

There has come to The State a hint  
raw and every one whose privilege it  
has been to visit the beautiful city on  
the Pee Dee will hope that the trees  
have plenty of friends in their hour of  
trouble.

Only in the direst emergency can  
any town spare a tree, once it has at-  
tained to a fine stature.—The State.

Boys blouses K. & E. make, which  
means the best brains produce—plain  
white, white with neat stripes for Sun-  
day—Solid blues and tans and dark  
stripes for every day—Mother will  
free the fingers after seeing these—  
50c. The Evans Co.

(Advertisement.)

## Deposit your money

IN

# The Bank of Cheraw

Cheraw, S. C.

STRONGER THAN ALL OTHER BANKS IN THE COUNTY COMBINED

**4%** compounded quarterly  
in savings department

R. E. RIVERS  
President

J. A. WATSON Vice-Presidents,  
M. B. SMITH

T. C. EVANS  
Cashier

## THE NEW BANK

Bring Your Money to

**The Citizens Bank, Cheraw, S. C.**  
(Hotel Covington Building)

Resources of Stockholders

**Over Four Million Dollars**

INTEREST 4 PER CENT. COMPOUNDED QUARTERLY

Our Loan & Trust Co. is located in same building, prepared to do  
your Bonding—buy or sell your real estate and write your insurance—  
buy your cotton, and lend you money at reasonable rate of interest.

### VICE PRESIDENT DEAD.

James Schoolcraft Sherman Succumbs  
to Brights Disease.

Utica, N. Y., Oct. 30.—After a long  
illness Vice President James S. Sher-  
man died at his home in this city at  
9:42 o'clock of uremic poisoning.  
Bright's disease.

Mothers who know, buy Cadet hose  
for their boys and girls—in fact a  
great many mothers have asked for  
their hose to be Cadet brand too, for  
they know how long they wear. The  
reason they wear so well is because  
they have linen toe and heel and  
double knee. 25 cents. The Evans Co.  
(Advertisement.)