

**WILL VOTE ON COUNTY COURT**

(Continued from Page One)

here not inconsistent with this act.

Section 6.—That the same forms of readings and the same rules of procedure, practice and evidence shall obtain in the county court as is provided by law for the trial of civil cases in the circuit court, where not inconsistent with the provisions of this act; provided that all cases or motions for trial shall be docketed, as provided by Section 311, Code of Civil Procedure, at least ten (10) days before the opening of court, and if the plaintiff fails to file his pleadings within the time, then the defendant, five (5) days before the court, may file copies of the papers. Provided further, that in all cases where trial by jury is required by law, said jury shall consist of six (6) persons.

Section 7.—All cases docketed upon the calendars of the court of common pleas for Horry county within the jurisdiction of the county court may, upon the organization of said court, be transferred to the said county court in like manner as if originally brought in said court.

Section 8.—That in all cases and special proceedings within the jurisdiction of the county court and pending therein the judge of the county court shall have the same jurisdiction both in open court and at chambers as is possessed by the circuit judges over cases pending in the circuit court over which they are presiding, or in the circuits in which they are residents; provided, that said county judge shall have the power to issue writs of habeas corpus in all cases and to grant bail except in capital cases.

Section 9.—That in all civil actions and special proceedings of which said county court shall have jurisdiction, the right of appeal shall be to the supreme court of the state, in the manner and under the same rules, practice and procedure as now govern appeals from circuit courts.

Section 10.—The county court shall be held at least once every sixty (60) days and at the discretion of the county judge at such time as he may deem necessary to promptly dispatch the business of the court, and continue for such time as is necessary to dispose of the business before the court; provided that the county court shall not begin any term when and while the circuit court is in session; and provided, further, that said court shall always be open for the transaction of such business as can be disposed of without a jury; and the county judge shall certify a record of all proceedings at chambers to the clerk of his court.

Section 11.—That the Board of Jury Commissioners, as constituted by law in said county for the drawing of the jurors for the circuit court, shall constitute the Board of Jury Commissioners for the drawing of jurors to attend upon the sessions of the county court, and such commissioner shall, upon the order of said court, at such times as shall be fixed, from the jury box (whether the same has been previously drawn or not) draw a panel of petit jurors and the clerk of said court shall immediately issue to the sheriff a venire containing the names of the persons thus drawn as petit jurors, which venire shall be returnable at such time as may be named by the court, and the persons so served shall be the jurors for said court, and the law relating to the qualifications, drawing and summoning of jurors of the circuit court shall apply except as is herein otherwise provided; provided that not more than eighteen (18) persons shall be drawn and summoned to attend at the same time at any session of the county court, unless the court shall otherwise order. Jurors drawn may be summoned by mail and shall have five (5) days' notice before the day of their attendance, and when so summoned shall appear and attend upon the session of the county court for which summoned until excused or discharged by the judge thereof; provided that no person shall be summoned to serve as juror in said court oftener than once in each half of the calendar year; and provided, further, that service as juror in the county court shall not be held to exempt a juror from service as such in the circuit court in the same year.

Section 12.—That the clerk of the circuit court shall be ex-officio clerk of the county court and shall keep such calendars, minutes and records of the said county court, and the cases therein pending and attend and perform the duties as the clerk thereof,

as is required of him as clerk of the circuit court. That the costs and fees of the clerk in civil cases in the county court shall be the same as those allowed in similar cases in the court of common pleas. That the county commissioners of said county shall provide all books necessary for keeping records of said court.

Section 13.—That the sheriff of the county shall attend upon all sessions of the said county court and shall be subject to the orders thereof and shall execute the orders, writs and mandates of the said county court as required by law of him in reference to the circuit court. That the cost and fees of the sheriff in civil cases in the county court shall be the same as those allowed in similar cases in the court of common pleas.

Section 14.—Jurors in attendance upon the sessions of the county court shall receive as compensation for their services the same per diem and mileage as is allowed said jurors in the circuit court. Witnesses in attendance upon the said county court shall receive the same compensation as witnesses in attendance upon the circuit court.

Section 15.—It shall be the duty of the Governor, by and with the advice and consent of the Senate, to appoint a resident attorney at law of Horry county who shall have been a licensed attorney at law for at least five (5) years as judge, who shall hold office for four (4) years, and until his successor shall be appointed and qualified, and who shall be the presiding judge of the said county court; the said judge of said court shall possess all powers in respect to preserving order or punishing for contempt of court as is now possessed by circuit judges. The term of office for the county judge shall be for four (4) years from the date of the expiration of his predecessor's term. The said county judge before entering upon the duties of his office shall take the same oath of office as required by law for circuit judges. The salary of the county judge shall be Twenty-five Hundred (\$2,500) Dollars per annum, to be paid by county in monthly installments. The county judge shall not charge on the fee's, but shall declare the law only. All vacancies in the office of the county judge shall be filled by appointment of the Governor, such appointee holding for the unexpired term of his predecessor. In case of absence or inability of the county judge, at the time fixed for holding any term of said court, the Governor may appoint some other suitable person, being an attorney at law, to hold said term of court as special county judge. The county judge, as provided for in this act, shall not be allowed to act as counsel in any case in which the county court has concurrent jurisdiction with the circuit court, nor shall he act as counsel in any court inferior to the county court, except the probate court.

Section 16.—That the said judge of the county court may appoint a sufficient number of bailiffs, not to exceed two, to attend upon the said court and be subject to the order thereof. That the said bailiffs shall have the same power as constables of said county and shall receive as compensation two (\$2.00) Dollars per day for those actually engaged, and shall not be retained in attendance upon the court longer than the exigencies of the court may require.

Section 17.—That the said county judge shall appoint for the said county court an official stenographer, who shall attend upon the sessions of said court and perform the same duties in connection therewith as are performed by the circuit stenographer in the circuit court. That the said stenographer shall receive from the said county a compensation of six (6) Dollars per day for the time actually engaged in court, to be paid by the county upon the warrant of the county court, and in addition such fees as provided for circuit stenographers for transcript of proceedings.

Section 18.—That all costs and disbursements allowed the prevailing party and all costs and fees allowed officers of court in action in the court of common pleas shall be allowed in actions in this court.

Section 19.—That the county commissioners of Horry county shall make provisions by setting apart suitable quarters in the courthouse for holding the sessions of said county court.

Section 20.—That all acts and parts of acts inconsistent with this act be, and the same are hereby repealed.

Section 21.—This act shall take effect immediately upon its approval by the Governor.

**FOR RENT**

The John T. Proctor place on the road between Willow Spring and Greenwood church. Has dwelling small barn and tobacco barn. Good tobacco land. About fifteen acres are cleared. Apply to H. H. Woodward, Conway, S. C.

**TILE DRAINAGE**

Farmers of West Virginia are showing a keen interest in the improvement of their land by tile drainage, and under the co-operative agreement with the extension service of the State University, the Bureau of Public Roads, United States Department of Agriculture, did considerable drainage work there last year. This service included examination of thirty-five projects in sixteen counties in which 1,502 rods of tile drains were planned for 202 acres of wet land. About 30 per cent of this work has been completed or is now under construction. In addition to the planning of drainage systems a number of demonstrations in tile laying have been made in the state.

**The Quinine That Does not Affect the Stomach**

Because of its tonic and laxative effect, LAXATIVE BROMO QUININE is better than ordinary quinine and does not cause nervousness or induce a headache. Remember the (red) medicine look for the name of E. W. GROVE, 30c.

**ASPIRIN**

Name "Bayer" on Genuine



Take Aspirin only as told in each package of genuine Bayer Tablets of Aspirin. Then you will be following the directions and dosage worked out by physicians during 21 years, and proved safe by millions. Take no chances with substitutes. If you see the Bayer Cross on tablets, you can take them without fear of Colds, Headache, Neuralgia, Rheumatism, Earache, Toothache, Lumbago and for Pain. Handy tin boxes of twelve tablets cost few cents. Druggists also sell larger packages. Aspirin is the trade mark of Bayer Manufacture of Monoaceticacid-ester of Salicylicacid.

**CAMPAIGN WAS GREAT SUCCESS**

(Continued from Page One)

where there were no persons unable to write their names.

The campaign will not be over until all persons in the county can sign their own name and this accomplishment is not far distant if the progressive people of the county will continue to lend their aid as they have during the past few weeks. The results have been made possible by the co-operation of all the people working together.

**Night School Teachers Plan Commencement**

On Saturday, March 11, the following teachers of night schools met in Superintendent Allen's office: Miss Mary Harlee and Miss Lexie Huntley of the Burroughs school, Miss Lufie Cartrette of Allen, J. L. Gore of Eldorado, W. C. Clardy of Evergreen, Miss Belle Shingler of Hickory Grove, Miss Kate Woodley of Maple, Miss Elvita Sarvis of Savannah Bluff, Miss Estelle Best of Zion, Miss Mabel Harper of Red Bluff, Mrs. S. H. Brown of Seven-Mile, Mrs. Hattie Ludlam Johnson of Enterprise, J. C. Brown of Pawley's Swamp, R. H. Uckelebe of High Point and G. P. Carroll. The purpose of this meeting was to discuss final plans for the county commencement, to be held in Conway on March 25. The teachers reported their pupils most interested in the day and prospects are that the Governor and the State Superintendent of Education will be welcomed by one of the largest crowds ever to greet them. A resolution was passed by the teachers to invite to dinner with them the members of the Chamber of Commerce and Civic League.

**Five Hundred Mark Passed**

The enrollment of the night schools reached high water mark last week, when thirty schools reported 665 pupils enrolled in the schools. A much larger number of adults have attended the schools, but before a pupil can be enrolled he must attend three nights. Many requests for the organization of schools have come in, but on account of the late date and lack of funds it was impossible to grant the request at present.

**ARCHIE TURNER FOUND GUILTY**

(Continued from Page One)

a point that ingress and egress were made difficult, although the officers of the court have the crowd well in hand and the department of the crowd is ideal. Interest centers in this case as in few trials ever held within the bounds of the county.

Mack Turner, who was also convicted at the former trial, and who with Archie Turner has spent two years in jail, will be tried this time as being an accessory after the felony was committed. The supreme court dismissed the charge of murder against him, a rare but perfectly legal proceeding. Old man Tom Turner, father of Archie and Mack, will also be tried as an accessory, he being charged that after Edwin White was killed the old man and Mack helped hide and dispose of the body, which was found to be weighted with iron and sunk in Little Pee Dee River.

After deliberating six hours, the jury trying Archie Turner, charged with murder, returned a verdict of guilty of manslaughter late in the afternoon. A mistrial was anticipated. About mid-afternoon the jury informed the presiding judge that a verdict was not likely. The judge informed the jury that a verdict must be reached and later in the afternoon after court had adjourned for the day the agreement was announced. Sentences were imposed on Wednesday. The case went to the jury about 11 o'clock on Wednesday morning.

"The case, which began on Tues-

**Common Sense About Eczema and Eruptions!**

Here's Something About S. S. S. That You'll Be Glad to Hear.

You might just as well know it right now—the cause of skin eruptions, pimples, blackheads, boils and so on, is right in the blood. There is no getting away from it. Science has proved it. We prove it. You can prove it. When the cause of skin troubles and eruptions is in the blood, it isn't com-



Let S. S. S. Give You An Angelic Skin! Common sense to simply treat the skin. A bottle of S. S. S. will prove to you what is right in the blood. There is no getting away from it. Science has proved it. We prove it. You can prove it. When the cause of skin troubles and eruptions is in the blood, it isn't com-

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day morning, attracted a large crowd from start to finish. It was difficult to find standing room in the courthouse. Six arguments were made, three by the defense and three by the prosecution.

"The prosecution based its case on the alleged impossibility of Edwin White, the victim, meeting his death by accidental shot in the manner claimed by the defendant and on the fact that the body was weighted and sunk in the river and nothing said about the affair until weeks later, when the body was found and suspicion fell on the Turners.

"The defense sought to prove that such an action was the result of fright and that the killing was accidental, as claimed, since no motive was shown for the deed.

"Turner sat calmly through all of the proceedings and seemed little disturbed as to the outcome of the trial."

**Statement of the condition of the FARMERS BANK**

located at Loris, S. C., at the close of business on March 10, 1922.

Table with columns: RESOURCES, Amount, and LIABILITIES, Amount. Includes items like Loans and discounts, Furniture and fixtures, Cashier's checks, etc.

**STATE OF SOUTH CAROLINA**

County of Horry, ss. Before me came Charles D. Prince, 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.

H. E. THOMPSON, Notary Public for South Carolina. Correct Attest: JAS. A. STONE, W. H. STONE, H. E. THOMPSON, Directors.

**EXPECTANT MOTHERS**

For Three Generations Have Made Child-Birth Easier by Using MOTHER'S FRIEND

Sworn to and subscribed before me this 16th day of March, 1922. J. P. RICKMAN, Notary Public.

Correct Attest: A. F. CANNON, DAN W. HARDWICK, O. E. RICKMAN, Directors.

**Bank No. 290. Statement of the Condition of The BANK OF LITTLE RIVER**

Located at Little River, S. C., at the close of business March 10, 1922.

Table with columns: RESOURCES, Amount, and LIABILITIES, Amount. Includes items like Loans and discounts, Furniture and fixtures, Cashier's checks, etc.

**STATE OF SOUTH CAROLINA**

County of Horry, ss. Before me came H. E. Thompson, 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.

H. E. THOMPSON, Notary Public for South Carolina. Correct Attest: JAS. A. STONE, W. H. STONE, H. E. THOMPSON, Directors.

**EXPECTANT MOTHERS**

For Three Generations Have Made Child-Birth Easier by Using MOTHER'S FRIEND

Sworn to and subscribed before me this 17th day of March, 1922. CLARENCE C. MCGOSLEY, Notary Public for South Carolina. Correct Attest: JAS. A. STONE, W. H. STONE, H. E. THOMPSON, Directors.

**EXPECTANT MOTHERS**

For Three Generations Have Made Child-Birth Easier by Using MOTHER'S FRIEND

Sworn to and subscribed before me this 16th day of March, 1922. J. P. RICKMAN, Notary Public.

Correct Attest: A. F. CANNON, DAN W. HARDWICK, O. E. RICKMAN, Directors.

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Repudiating the stand against adjusted compensation taken by the United States Chamber of Commerce, the Chicago commerce board went on record in support of the bill, following a visit to Chicago of Hamford MacNider, commander of the American Legion.

J. A. Clifton, M. D., specialist in diseases of eye, ear, nose and throat, at Conway Drug Co. on Tuesday afternoon and Wednesday only. Please call as early as convenient. 11-3-22

A TRYING MOMENT Attempting to hold back a hiccough while passing a cop.

**PENN'S SPELLS**



Quality CHEWING TOBACCO Fenn's spells quality. Why? Because—

Penn's is packed in 1/2 lb. tins... So Penn's is always fresh — an entirely new idea for chewing tobacco. Have you ever really chewed Penn's tobacco? The Penn's name is on the tin. Note the fine condition. And after that, use fresh chewing tobacco — Penn's.

**ENVELOPES**

**WRITING PAPERS**

**LEGAL BLANKS**

All of the better quality and printed with care.

**Paper to Suit**

You can have cheap paper for cheap work, or the high class kind for the business affair.

**Envelopes to Match**

Get the legal size for legal papers, commercial size for the business letter, coin bags for pay day.

**GET THE HERALD'S OWN BRAND**

Of which a whole case of 50,000 has just been put in the shelves.

Get the fine box paper for polite correspondence.

**HERALD SHOP**

CONWAY, S. C.