NOTICE OF SALE

Under and by virtue of the decree and judgment of the court made by his honor S. W. G. Shipp, presiding judge, in the case of Mullins Motor Car Com-M. Shelley, L. V. Todd and A. W. Hodges and J. C. Hodges, copartners in trade under the firm name and style of A. W. Hodges & Son, defendants, and dated the 11th day of August A. D. 1923, I, the undersigned W. L. Bryon salesday in September next, it befollows, to wit:

All and singular that certain tract or parcel of land, containing fifteen (15) acres, more or less, the same being in Simpson Creek township, County and State aforesaid, bounded as follows: South by D. J. Butler, East and North by lands formerly known as the D. L. Gore land and West by W. B. Nealey.

Terms of saie cash. Purchaser to pay for papers and stamps.

August 13th, 1923.

W. L. BRYAN, Clerk of Court as Special Master Horry County. H. H. WOODWARD,

Plaintiff's Attorney.

NOTICE OF SALE

Under and by virtue of the decree and judgment of the court made by his honor Thos. W. Bulware, presiding judge, in the case of H. H. Woodward, trustee, plaintiff. vs J. M. Boyd and Mamie B. Boyd, defendants, and dated the 8th day of June A. D. 1923. I. the undersigned J. A. Lewis, Sheriff of Horry County, will sell at public auction, to the highest bidder before the Court House door, at Conway, in Hor ry County, and State of South Carolina, during legal hours of sale, on sales day in September next, it being the 3rd day of said month, all and singular that certain real estate situate in Horry County, and described as fol-

All and singular, all that certain tract of land in Bucks Township, Horry County, State of South Carolina, deceased, containing forty (40.14) shown by a same made by H. C. Cannon, of the same made by H. C. Cannon dated November 5th, 1913; and bounded by lands of Nina and Dorothy Burroughs, Leon Burroughs, Dunck Floyd, W. D. Edwards and by the Pauley Horry County.

pay for papers and stamps. August 9, 1923.

J. A. LEWIS, Sheriff Horry County. H. H. WOODWARD,

Plaintiff's Attorney.

NOTICE OF SALE

Under and by virtue of the decree and judgment of the court made by his oline West and Eliza Dorinda Elizawill sell at public auction, to the highest bidder before the court house door land. at Conway, in Horry County, and State of South Carolina, during legal hours of sale, on salesday in September next, it being the 3rd day of said month, all and singular that certain real estate situate in Horry County, and described as follows, to wit:

All that certain tract or parcel of land in Simpson Creek township in the County and State aforesaid, containing ninety acres, more or less, and bounded on the North by lands of P. F. Watts and lands of W. F. Holmes, on the East by lands of J. D. Royal. on the South by lands of C. L. Williamson and lands of Emma J. Holmes, B. V. Vereen and G. C. Cox, and West by lands of G. C. Cox; being lands which were purchased in two tracts by W. W. Todd, late of Horry County, one tract containing fifty-seven acres, more or less, another of fifty said purchase he sold off seventeen of 90 acres, more or less, bounded as above set forth.

Terms of sale cash. Purchaser to pay for papers and stamps.

August 10th, 1923. W. L. BRYAN, C. C. C. P., as Special Master of Horry County. H. H. WOODWARD,

Plaintiff's Attorney.

NOTICE OF SALE

and judgment of the court made by his honor T. J. Mauldin, presiding judge also decree dated Sept. 26 1919, in the case of George J. Holliday, plaintiff, vs J. M. Kirton, defendants, and dated the 25th day of October A. D. 1919, I, the undersigned J. A. Lewis, sheriff of Horry County, will seil at public auction, to the highest bidder before the court house door hours of sale, on salesday in Septem- township, and containing seventeen erly course with Loris and being a on shares where those workers are not the bank and the work is done.

real estate situate in Horry County, and described as follows, to wit:

All and singular that certain tract or parcel of land containing three hunared and twenty-four acres, more or less, being a portion of the estate lands of J. P. Kirton, deceased, conveyed by A. S. Legette to Ebenezer L. Sweet by deed dated the 2nd day of November 1864, and executed in the presence of E. M. Wayne and T. A. an, Clerk of Court as Special Master, Legette, lying and being in the County of Horry County, will sell at public of Horry, in Galivants Ferry townauction, to the highest bidder before ship, the portion subject to partition the Court House door, at Conway, in being now or formerly bounded as fol-Carolina, during legal hours of sale, kins Branch and lands of C. M. Fry, judge, in the case of Bank of Columon the East by the Fry lands and the bus, a corporation, plaintiff, vs J. M. ing the 3rd day of said month, all and estate lands of Cato Gore, now owned Strickland, defendant, and dated the hundred acre tract, and by lands of B. will sell at public auction, to the high-B. C. Jenkins, A. P. Johnson and Hen- at Conway, in Horry County, and Book OOO, page 41, Office of Clerk of and described as follows, to wit: Court of Horry County, said J. M. Kirton's interest therein having been acquired by inheritance from his moth- township, Horry County, state aforeer, Mary Susan Kirton, and George J. Holliday's interest therein having been Beginning at a stake on the Conway acquired by virtue of the conveyances and Fair Bluff road, C. B. Graham' from Missouri E. Harrelson and S. A. corner, and runs South 82 East with Edwards, the only other children of Graham's line 22.21 chains to a stake the said Mary Susan Kirton, surviving 3xO, thence South 36 west 29.50 her at her death, and intermediate chains to a stake 3xO, thence South conveyances whereby the said George J. Holliday asquired the said two in- South 88 East 3.65 chains to a stake terests therein.

Terms of sale cash. Purchaser to pay for papers and stamps August 13th, 123.

J. A. LEWIS, Sheriff of Hower County. H. H. WOODW. FD, Plaintiff's Attorney.

NOTICE OF SALE

Under and by virtue of the decree and judgment of the court made by his honor W. H. Townsend, presiding judge, in the case of Morris Fertilizer Company, a corporation, plaintiff, vs. 6th day of April, A. D. 1923, I, the al Bank of Rocky Mount, a corporabeing a part of what is known as the Horry County, will sell at public aucestate lands of Homer H. Burroughs, tion, to the highest bidder before the Court House Door at Conway, in Horfourteen hundredths acres, ry County, and State of South Caroplat of the lina, during legal hours of sale, on salesday in September next, it being the 3rd day of said month, all and Master of Horry County, will sell at ate in Horry County, and described as before the court house door, at Confollows, to wit: All and singular that certain parcel

roughs, Trustee and as Special Mas- as follows: beginning on a lightwood ter, by his deed dated the 15th day of stake corner on A. R. Holmes' line at September A. D. 1915, and recorded in an old tramroad bed, thence running deed book K-4, page 284, records of the old tramroad bed north an agreed line to a lightwood stake corner, on or Terms of sale cash. Purchaser to side of old road bed near a little pond, thence west to J. O. Blanton and Doc acres, more or less, and bounded as D. Harrelson corner on lightwood follows: On the North by lands of G. at Conway, in Horry County, and Stake thence straight on west or W. Gore and W. D. Gause, west by State of South Carolina, during legal stake, thence straight on west or northwest to a lightwood stake corner in or near center of a small branch. thence down said branch an agreed straight line west to a lightwood stake ed to Cora A. Allsbrook by the heirs corner on line that runs between W. M. Harrelson and Doc D. Harrelson lands. Thence said line south to a stake corner near a field and road. W. H. Townsend, presiding thence west to a stake corner near A. judge, in the case of Rosa Car- R. Holmes' fence, thence south the said wire fence an agreed line to a beth G. Holmes, plaintiffs, vs. Bud corner on a lightwood stump or tree, Todd, Tompie Todd, John W. Watts, thence the said-Holmes' line east to Ellen Faircloth, Willie J. Watts and P. beginning corner near old tram road F. Watts, defendants, and dated the bed, said land described in deed as be-9th day of March A. D. 1923, I, the ing two tracts both together cortainundersignned W. L. Bryan, C. C. C. P., ing thirty six (36) acres, more or less. as Special Master of Horry County, and known as the J. G. Holmes land and a part of the Doc D. Harrelson

> Terms of sale cash. Purchaser to pay for papers and stamps. August 8th, 1923.

> J. A. LEWIS, Sheriff of Horry County. H. H. WOODWARD, Plaintiff's Attorney.

NOTCIE OF SALE

Under and by virtue of the decree and judgment of the court made by his honor W. H. Townsend, presiding judge in the case of E. P. Widmer plaintiff vs W. E. Porter, Simon it being the 3rd day of said month, all Boyd. O. B. Hardwick and Armour Fertilizer Works, a corporation, de- situate in Horry County, and describfendants, and dated the 6th day of ed as follows, to wit: April A. D. 1923, I, the undersigned. J. A. Lewis, sheriff of Horry County, parcel or tract of land lying and being will sell at public auction, to the highest bidder before the court house door. County, South Carolina ,and lies on acres, more or less; and from which at Conway, in Horry County, and state the west side of Loris and Daisy pub of South Carolina, during legal hours lic road and contains four hundred acres in his life time leaving a tract of sale, on salesday in September next, twenty-six (426) acres, more or less, it being the 3rd day of said month, all and has such shapes and bounds as as follows, to wit:

All those two certain tracts of land in the County of Horry and State of South Carolina, described as follows,

tion, plantation or tract of land con- of Cushion Swamp and also beyond taining forty-eight acres, more or less, said swamp to a corner near south it being in Simpson Creek Township edge of Mill Bay; thence a southeast-Under and by virtue of the decree and bounded as follows: Beginning at erly course along with south edge of a corner on J. J. Cox's line, runs near Mill Bay to E. L. Sanderson's line; South with Zack and George Russ' thence an easterly course to Loris and line to a gum corner on B. G. Gilmore. Daisy public road; thence a northerly line to corner, thence near West to S. course with Loris and Daisy public W. Reaves' line, thence near North road to R. Herbert Jones' line; thence with S. W. Reaves' line to J. H. Cox's a westerly course with R. Herbert

the beginning corner. Tract No. 2. All and singular that Jones' line to stake corner; thence an certain piece, parcel or tract of land, easterly course with R. Herbert Jones' at Conway, in Horry County, and lying and being in the County and line to corner in west edge of Loris minutes east 23 12-100 chains to the to whether the cooperative contracts Conway to do it.

State of South Carolina, during legal State aforesaid, and in Simpson Creek and Daisy public road thence a northheginning, being lot No. 78 of the will cover the shares of the workers Deposit the mo

ber next, it being the 3rd day of said acres, more or less, and bounded as lic road to the beginning corner, and is part of what is known as the Beat month, all and singular that certain follows: By lands of J. H. Reaves, B. bounded on the north by lands of es- lands, and said lot being definitely lo J. Milligan Estate and J. W. Porter, tate lands of Allsbrook and James A. cated and described on map of Home and known as land I purchased from Heniford, on the west by lands of Dr. wood Colony lands made by F. B

J. W. Porter. Terms of sale cash. Purchaser to pay for papers and stamps. August 9th, 1923. J. A. LEWIS,

Sheriff Horry County H. H. WOODWARD, Plaintiff's Attorney.

NOTICE OF SALE

originally a part of the said eleven as Special Master, of Horry County, C. Jenkins; on the West by lands of est bidder before the court house door, Grantham, it being the tract of State of South Carolina, during legal three hundred and twenty-four acres, hours of sale, on salesday in Septemlaid out to Mary Susan Kirton as ber next, it being the 3rd day of said shown by a plat thereof made by Levil month, all and singular that certain LeGette, D. S., and recorded in Deed real estate situate in Horry County

All that piece, parcel or tract of land lying and being in Green Sea said, containing fifty-three (53) acres. 711/2 East 15 chains to a stake, thence to the said Fair Bluff and Conway road, thence northward with said road to the beginning.

Terms of sale cash. Purchaser to pay for papers and stamps. August 10th, 1923.

W. L. BRYAN, C. C. C. P., Herry County. H. H. WOODWARD, Plaintiff's Attorney.

NOTICE OF SALE

Under and by virtue of the decree and judgment of the court made by undersigned J. A. Lewis, sheriff of tion, plaintiff, vs Geo. M. Gore, Z. A Nealey, Effiie Gore, Bank of Loris, a corporation, and Farmers Bank ,a corporation, defendants, and dated the 7th day of August A. D. 1923, I, the undersigned W. L. Bryan, Clerk of Court of Common Pleas as Special singular that certain real estate situi public auction, to the highest bidder way, in Horry County, and State of South Carolina, during legal hours of ed as follows, to wit:

or parcel of land lying and being in State aforesaid, containing fifty (50) land of I. D. Hardee, south by the canal, east by G. W. Gore and J. R. Gore; it being the identical land deedof the late Wm. M. Cox and Charity A.

Terms of sale cash. Purchaser to pay for papers and stamps. August 8th, 1923

W. L. BRYAN, C. C. C. P. as Special Master. H. H. WOODWARD, Plaintiff's Attorney.

NOTICE OF SALE

Under and by virtue of the decree and judgment of the court made by his honor S. W. G. Shipp, presiding judge in the case of The First National A. Heniford, Swift & Company, a corporation, F.-S. Royster Guano Company, a corporation, and Farmers ddated the 7th day of July A. D. 1923, of the Court of Common Pleas as Special Master, of Horry County, will sell at public auction, to the highest bidder before the Court House door, at Conway, in Horry County, and State of South Carolina, during legal hours of sale on salesday in September next and singular that certain real estate

All and singular that certain piece in Simpson Creek Township, Horry road about fifty (50) yards south of Big Branch and runs thence a westerly course to stake corner, thence a southwesterly course to a stake corner on Tract No. 1. All of a certain por- a southeasterly course up south edge line thence with J. J. Cox's line to Jones' line to stake corner; thence a northerly course with R. Herbert

Hensley, on the south by estate lands Gault, dated June 17th, 1898; being of Allsbrook and E. L. Sanderson, and the same two tracts of land which on the east by Loris and Daisy public were conveyed to C. F. Spivey by W. road and lands of R. Herbert Jones A. Glass and Nora E. Glass by their and is better known as the identical deed dated February 5, 1920, recorded tract or parcel of land conveyed to G. in Book V-4, of deeds at page 176, in C. Butler and D. J. Butler by Lucy A. Todd, under her deed dated May 11th, for Horry County: With, however, the A. D. 1903, and recorded January 4th, following exception, to-wit: Seven-A. D. 1904, in Book TT, page 35, rectenths (7-10) of one acre of lot No. 77 ords of Horry county, S. C., excepting which was sold and conveyed to Bur-Under and by virtue of the decree the following parcels sold off to Sam roughs & Collins Company Sept. 4 and judgment of the court made by his T. Creech, R Herbert Jones, E. L. San- 1905, for railroad right of way by Horry County, and State of South lows. On the North by the run of Jen- honor W. H. Townsend, presiding derson and Joe L. Suggs aggregating deed duly recorded in said office. about one hundred seventy-five (175) acres, more or less, and is also known pay for papers and stamps. as the identical land conveyed to me, singular that certain real estate situby George J. Holliday; on the South ate in Horry County, and described as by other lands of J. M. Kirton, being undersigned W. L. Bryan, C. C. C. P., ler and George C. Butler, under their deed dated September 6th, A. D. 1918. H. H. WOODWARD, Terms of sale cash. Purchaser to pay for papers and stamps.

August 14th, 1923. W. L. BRYAN. Clerk of the Court of Common Pleas, as Special Master, Horry County. H. H. WOODWARD, Plaintiff's Attorney.

NOTICE OF SALE

Under and by virtue of an execution dated the 15th day of August A D. 1923 and issued and lodged, and to me directed, and based upon the judg ment rendered in the case of: Virginia-Carolina Chemical Company, Plaintiff, vs C. H. Tucker Defendant

I have seized, levied upon and taken as the property of the defendant above named; and will sell at public auction or vendue, for cash, in front of the court house door of my county, within egal hours of sale, on salesday, in September next, it being the 3rd day the said of said month, all and singular all of the following property, to wit:

All that tract of land containing 100 acres, more or less, located in Simp- hereof; exclusive of the day of such that they would raise the claim this son Creek Township, Horry County, South Carolina, and bounded on the North and East by lands formerly owned by T. M. Hughes, on the South to the court for the relief demanded in duced and being marketed before by lands formerly owned by D. M. the complaint. Reaves and land of R. D. Best, and on the West by N. E. Hardwick; being W. P. Tyler, L. D. Suggs and P. H. his honor S. W. G. Shipp, presiding land conveyed to C. H. Tucker by J. Holmes, defendants, and dated the judge, in the case of The First Nation-B. Hughes by his deed dated December 2nd, 1916.

> Purchaser to pay for necessary pa pers and stamps.

J. A. LEWIS, Sheriff of Horry County. H. H. WOODWARD. Plaintiff's Attorney. Dated at Conway, S. C., August 15

NOTICE OF SALE

Under and by virtue of the decree W. D. Edwards and by the Pauley Swamp road; and being the same tract of land lying and being in tract of land which was conveyed to Mamie Burroughs by W. O. Burroughs by W. O. Burroughs Tryustee and as Special Massas follows: heginning on a lightwood situate in Horry County, and describ-C. F. Spivey and C. H. Spivey Defen-All and singular that certain tract dants, and dated the 8th day of June A. D. 1923. I, the undersigned J. A. Simpson Creek township, County and Lewis, Sheriff of Horry County, will sell at public auction, to the highest bidder before the Court House door, rours of sais, on salesday in September next, it being the 3rd day of said RAISES POINTS month, all and singular that certain real estate situate in Horry County and described as follows, to wit:

All and singular all that certain real estate in -- township, in the County and State aforesaid, containing in the aggregate one hundred and twenty-five and six-tenths (125.6) acres, more or less, and more par ticularly described as follows:

Tract No. 1: All that certain tract of land in Dog Bluff Township containing fifty-two (52) acres, more or less, and bounded on the northward by lands of S. H. Sellers; on the east-ward by lands of H. G. Turner; on the southward by land of J. M. Lewis and on the westward by lands of Mrs. J. Bank of Rocky Mount, plaintiff vs. J. E. Roberts; being a portion of that certain tract of land conveyed to C F. Spivey by Wm. W. Thompkins by his deed dated the 16th day of Novem-Bank, a corporation, defendants and ber A. D. 1888, and recorded in Deed Book Y at pages 486-87 in office of I, the undersigned W. L. Bryan, Clerk the Clerk of the Court in and for Horry County.

Tract No. 2. All those two certain lots or parcels of land in Conway township, described as follows, that is to say: (a) containing thirty-eight and claim to the share of the cropper who nine-tenths (38.9) acres, bounded and had not signed the cooperative condescribed as follows, to wit: "Beginning at a stake, the southeast corner that claim last season. Last year the south 28 degress 30 minutes east 23- landlord from whom he had obtained chains to a stake; thence south 24 degrees 30 minutes east 1 chain to a stake; thence south 72 degrees west ed up in the association while his 10 chains to a stake, thence north 82 share cropper had not signed up. and singular that certain real estate follows, to wit: Beginning at a corner degrees 30 minutes west 95-100 chains situate in Horry County, and described on west side of Loris and Daisy public to a stake; thence north 69 degrees 45 of newspapers recently that the assominutes west 2 chains to a stake: south side of Cushion Swamp; thence being part of what is known as the landlord is under the contract and the Singleton lands and the Beaty lands. acres, bounded and described as folutes east 15 chains to a stake thence seems to be the substance of the claim they are received at the Herald plant. north 28 degrees 30 minutes W. 23. 61 degrees 30 minutes west 15 chains rental or on shares of the crops. to a stake; thence south 28 degrees 30 Laying aside the direct question as

the office of the Clerk of Court in and Terms of sale cash. Purchaser to

August 8, 1923. J. A. LEWIS, Sheriff Horry County. Plaintiff's Attorney.

SUMMONS FOR RELIEF

(Complaint Not Served.) State of South Carolina, County o

Horry, Court of Common Pleas. Burroughs Bank & Trust Company corporation, as receiver of Bank of Loris, a corporation, plaintiff, vs. Olympas Lee, Tulah E. Lee, Mamie E. Strickland, Nancy Sarvis, Sallie Jane Cannon, Robt. A. Lee, G. A. Lee, L H. Lee, J. M. Lee; S. M. Allen, as as signee of Harrelson-Bell Co., a corporation; Baugh & Sons Company, a cor poration, defendants.

To the defendants above named: You are hereby summoned and required to answer the complaint in this fice of the Clerk of the Court of Comserve a copy of your answer to complaint on subscriber or subscribers at his or their office at Conway, South Carolina within twenty days after the service complaint, within the time aforesaid,

Dated August 7th, A. D. 1923. H. H. WOODWARD, Plaintiff's Attorney. To Baugh & Sons Company, absent

defendants: Take notice that the complaint in copy were filed in the office of the something that the landlord cannot in and for Horry County, at Conway,

S. C., on the 14th day of August A. D.

H. H. WOODWARD, Plaintiff's Attorney

W. L. BRYAN, (L. S.) C. C. C. P.

SPECIAL SERVICES

Special services will begin at Alls-T. W. Williams of the Gurley circuit. The public is cordially invited.

Special revival services will begin at Durant church on August 27. Rev. W. M. Mitchem of Loris will conduct

ON SHARE CROP

(By an Ex-Tobacco Grower)

Last year the farmer who worked for a share of his crop and he had not signed the association contract, sold where he pleased and the landlord was not held to account at the rate of five cents per pound, if he, the landlord, is under contract with the association and his farmer sells his half on the independent floors. This article states reasons why the claim, whether legal or not, should not be enforced this year .- Editor.

There seems to be some conflict of opinion about the rights of the Co-operative Tobacco Association in the share crops raised by farmers working lands on that plan.

It is admitted by the association in the start, that if they really had any tract, they did not endeavor to enforce of lot No. 72, and runs north 7' E. tenant's one half of the crop when pound damages for it, they should anwith the east line of lot No. 72, 21 parcelled off to him as his wages for nounce now that that they will enforce chains to a stake, thence N. 61 degrees raising the crop was disposed of by it next season, but will be content this 30" E. 10 chains to a stake, thence him in whatever way he chose and the year with the landlord's part of it on-12-100 chains to a stake; thence south his land was not held responsible for fuses to come in with his share volun-61 degrees 30 minutes west 6-58-100 the damages of five cents per pound tarily. provided for in the landlord's contract. speaking now of a landlord who sign-It has been announced in a number

ciation have now put forth the claim thence north 55 degrees 10 minutes that the association is due to have and west to the beginning, being lot No. sell the laborer's portion as well as the 77 of the Homewood colony tract and lanlord's portion in cases where the laborer is not. They assign as a reason and said lot being definitely located for not having enforced this idea last and described on map of Homewood year, that contract for farming lands Colony Lands made by F. B. Gault, had been made before the association dated June 17th. 1898. (b) Containing contracts had been signed, and there- have been open about the same time thirty-four and seven-tenths (34.7) fore they did not claim the laborer's as the boll from the farm of S. W. shares of the tobacco crops last year. Martin was open and picked; but the lows, that is to say: "Beginning at a They now announce that they are enstake, the southeast corner of lot No. titled to all of the tobacco raised on was open first but can only record the 77. and runs north 61 degrees 30 min- the lands of their members, and this first bolls in the same order in which as now made, regardless of whether 12-100 chains to a stake, thence South the lands were rented out for a cash

SHERIFF SETS OFF HOMESTEAD

There were further developments last week in the S. O. Jenrette store seizure at Loris, S. C., when the sheriff decided to set off the homestead as claimed by the debtor and thus the executions would apply to what might be left over.

It was reported that nothing was left over after the setting off of the homestead.

This will end the warrant which was issued last week against the deputy, as it appears that no delivery of the goods as sold was ever made, although the goods were auctioned, the highest bid was made by the deputy himself, doubtless because some question had been raised about the homestead right.

under contract with the association, as to its legal aspects under the exact terms of that contract; there appears one hing that the association has overlooked that may be a controlling factor in deciding this matter for the present season. We will now try to explain what this point is that they have overlooked.

There can be no doubt that the land-

lord can, if he will, control the sale of all tobacco raised on his land, for he will sell his own share on the cooperative plan as he ought to do under the contract he made, and can cause the tenant to agree, when he lets him the land, to sell his share with the landlord in the association. The tenant cr share cropper, having agreed to sell action, which has been filed in the of- his crop in that way, makes it possible for the whole crop to go to the assomon Pleas for the said County, and to ciation, under and by means of the two contracts. Now as the association the had not enforced the claim to the laborer's part last year, for the reason which they have only now advanced; and having given no previous notice service; and if you fail to answer the year, until after the farming plans and contracts for the lear of 1923 had the plaintiff in this action will apply been made, and the crop actually promaking lown their position; can they successfully at this time establish their claim to this out side share of tobacco? They stood by and said nothing as the contracts were being made with the croppers on lands, they stood by as the tobacco was being cultivated the foregoing stated action and the and cured, and now when it is being summons of which the foregoing is a sold they come in and lay claim to Clerk of the Court of Common Pleas, give them, and they say that they will make him pay the five cents per

Even if the association can enforce this claim that they now make in the courts of the land, will they not be placing on their own members a burden that those members will resent, under the circumstances existing this year as we have explained above? Will it pay the association to hold up brook school house on Monday even- tobacco of the members that they may the nve cents per pound out of other ing, August 20th, conducted by Rev. have in hand to settle off this claim for the five cents per pound of outside shares on other lands?

When the one half of a tobacco cropthat has been raised by a laborer on the farm is set apart to him as his pay for raising the crop, the law says that this share belongs to the laborer and that he shall have the right to dispose of it as he sees fit. The landlord, is powerless at this time to make him go

and sell it in the association. There is another trouble which may arise in this matter. Farm labor is scarce and getting more and more so as negroes leave the South for what they seem to think are better chances in the North. It is not every farm laborer that yet understands the benefits to come to him by cooperative selling. It will take a still longer time to open his eyes to this great advantage, and until this can be done there is no way to force him to agree with the land owner to sell his share of the crop with the land owner with the association. The landowner must let his fine tobacco lands lie idle. He has more than he can work himself and he cannot get farm labor because they had rather work at something else than to go into something they do not understand. In this way valuable lands may go untilled and be of no service to anybody.

In our humble opinion this claim as made this year is going far away from the right course the association should take. They should reconsider the matter and change their plans and if they still think they are entitled to have this tobacco, or the five cents per ly, in all cases where the laborer re-

HAS COTTON OPEN

The second open cotton for the season of 1923 to be sent in to the Horry Herald office, came from William Marlow who is operating the lands of George J. Holliday, at Galivants Fer-

The letter which brought this secand open boll seen here this season, was dated on August 8th and was received here in Conway on August 9th. This boll from Galivants Ferry must Herald has no way of telling which

PAY AT LORIS

Pay your subscription at Farmers Bank, Loris, S. C., and save coming to

Deposit the money to our credit at