## **KEOWEE COURIER** ● (ESTABLISHED 1849.) €

## Published Every Wednesday Morning

Subscription \$1 Per Annum, The Courier and The Progressive Farmer 1 Year each, both for \$1.50. Advertising Rates Reasonable

-By-STECK, SHELOR & SCHRODER.

Communications of a personal character charged for as advertisements.

Obituary notices and tributes of respect of not over one hundred words, will be printed free of charge. All over that number must be paid for at the rate of one cent a word. Cash to accompany manuscript.

WALHALLA, S. C.:

#### WEDNESDAY, FEBRUARY 17, 1915

TO ENGLAND AND GERMANY

United States Speaks Candidly of Serious Situation.

Washington, Feb. 11 .- The United States has warned Great Britain that general use of the American flag by British vessels would be viewed with grave concern here, and has notified Germany that destruction by her of any American vessel in the newly prescribed war zone would lead to serious complications.

It became known to-day that the text of the two notes sent last night or persons so doing shall be guilty of to Great Britain and Germany expressed much more emphatically than generally was believed the displeasure of the United States at use of other materia' on the streets exerneutral dags by British merchantmen, and its solicitude over the implication that neutral vessels were liable to destruction by German submarines in the waters around Great Britain and Ireland,

#### **Pointed Statement to Germany.**

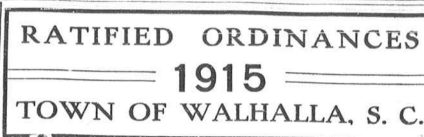
in the note sent Ambassador Gerard for presentation to the German foreign office, there is a friendly, but pointed, statement that American vessels should have free and unrestricted passage through the high seas and unblockaded waters, and that destruction of an American vesset anight lead to a change in the hitherto friendly relations which have uniformly existed between the United States and Germany,

Representations in the note to Great Britain are not based on the ful to shoot guns, pistols or other at the time of its death less than Lusitania incident, but on the statement of the British foreign office justifying use of neutral flags by its yessels. The United States state unequivocally, it is understood, that a continuance of that practice would be highly dangerous to neutral vessels pose of protecting its property to by pying the same with a convenient, damage by animals or birds wild by pying the same with a convenient, and would be viewed with the deep- nature: Provided, further, That the suitable privy, either surface or est anxiety here.

Among the diplomatists here the fact that the United States had taken a pronounced stand created a profound impression.

No joint representations with the United States on the same subjects have been made by any of the neu-trais, although their ministers here crossing, or to place any obstruction mit it to be done. have consulted the American government as to its attitude.

It Really Does Relieve Rheumatism.



RDINANCE NO. 1.

demeanor for any person or persons

Section 3. That it shall be unlaw-

ful for any person or persons to in-

horses, mules or other live stock

Section 4. That it shall be unlaw-

ful to leave melon rinds or other trash on the streets, and any version

Section 5. That it shall be unlaw-

ful to leave any piles or accumula-

tions of lumber, fire-wood, rocks of

South Broad street, along the line of

railtoad or lumber yard, and any per

guilty of a misdemeanor.

'ou, or persons, so doing shall be

Section 6. That it shall be unlaw-

All merchants and business

ful for any person, or persons, to al-

shall be hauled away from said prem-

ises, either by the owner thereof or

and it shall be a misdemeanor for

any person, or persons, to fail or re-

fuse to carry out these provisions. Section 7. That ball playing.

persons so doing shall be guilty of a

or to throw fire-balls within the in-

corporate limits of the town, and any

person or persons so doing shall be ruilty of a misdemeanor: Provided,

a person may shoot fire-arms on his

own premises for the bona-fide pur-

pose of protecting his property from

discharge of balls or shots from any

fire-arms by any person for the pur-

pose aforesaid, within the incorpo-rate limits, shall be confined to the

premises owned or occupied by the

Section 9. That it shall be unlaw-

ful to ride or drive upon the side-

walks, or to lead a horse thereon, ex-

which may impede a free passage on

or along any sidewalk, and any per-

son or persons so doing shail be

Section 10. That it shall be unlaw-

guilty of a misdemeanor.

Section 8. That it shall be unlaw-

under supervision of the Marshal;

of Walhalla.

ity of the same:

meanor.

sion.

trees

trash.

misdemeanor.

person shooting.

a misdemeanor.

ORDINANCE NO. 2.

An Ordinance Respecting the Streets, An Ordinance to Preserve the Health Pavements and Ways of the Town and Cleanliness of the Town of Walhalla.

Be it Ordained by the Mayor and Be it Ordained by the Mayor and Aldermen of the Town of Walhalla, Aldermen of the Town of Walhalla. in Council essembled, and by authorin Council assembled, and by authority of the same

Section 1. Whatever renders the Section 1. That it shall be unlawsoil, water, air or food impure or unwholesome, is declared to be a nuisance and illegal, and every perful to run a horse or mule on Main street, and any person or persons so son aiding in creating or contributdoing shall be guilty of a misdeing to the same, or who may support, continue or permit any of them, shall be detined guilty of a Section 2. That it shall be a mis-

misdemeanor. Section 2. No refuse from houses, stores, factories or any buildings which is deleterious or injurious to to cut or mutilate trees on any streets of the town without permishealth shall be accumulated, thrown or emptied or in anywise deposited upon any of the public streets or vacant lots within the corporate limits of the Town of Walhalla, unless the jure any shade trees by hitching same shall be properly removed from public street or vacant lots, and said thereto, or otherwise permitting any place and contiguous surface properly act which is calculated to injure said disinfected once in every 24 hours

Section 3. No offal, garbage, dead animals, decaying vegetable matter or organic waste substance of any thrown upon any kind shall be street, road or public place or vacant lots within corporate limits of the Town of Walhalla. But same must he collected and kept in a covered receptacle, and once in every twentytour hours removed to some point without the town limits, designated the proper authorities. Section 4. No putrid or decaying

animal or vegetable matter, no filth nor rubbish of any kind shall be acimulated or kept in any house, cellow to accumulate on or around their lar or adjoining outbuilding, or any oremises any sweepings or collect premises within the corporate limits tions of papers, paper boxes, tin cans, of the Town of Walhalla, for more broken glass or crockery or other than twenty-four hours.

Section 5. No abandoned well, celhouses shall provide a proper recep-tacle for same, and all such trash within the corportae limits of the lar or storm pit shall be allowed Town of Walhalla, but same shall be promptly filled with earth.

Section 6. No fish, fowl, fruit, milk, vegetables or anything for human food or drink, not then being fresh or properly preserved, sound, ing killed in a sickly or unhealthy or unwholesome condition; nor the meat of any calf or lamb which was was at the time of death less than five weeks old, shall be sold or offered for sale as food in the Town of Walhalla. Section 7. The owner of every

dwelling house in the Town of Walhalla shall provide the person occu-No surface privy shall be sewer. within ten feet of a drain or within fifteen feet of a street or within twenty-five feet of a well or spring of water. All privies, public and private, shall be so protected from view as not to offend the public eye.

Section 8. No person shall bury any privy deposit or any other offensive matter on his premises, nor per-

Section 9. The Town Marshal shall have all surface privies cleaned out and limed every week from June 1st to October 1st, and once in shall be unlaw- every two weeks from October 1st to motorcycle or June 1st; and he shall personally

may be inspected on Saturdays to be killed on Monday.

Section 15. No animals shall be inspected between the hours of 6 p. m. and 6 a. m. of any day. Section 16. No animal rejected

upon inspection shall be killed, and the meat thereof offered for sale within the corporate limits of the town, and any person who shall kill the rejected animal and offer the meat thereof for sale within the corporate limits of the town shall be guilty of a misdemeanor, and on con-viction shall be punished by imprisonment, with or without hard labor. for not less than ten days or more than thirty days, or pay a fine of not less than ten dollars nor more than one hundred dollars. Section 17. Any person violating

any Section of this Ordinance shall be deemed guilty of a misdemeanor and upon conviction shall be punished by fine or imprisonment, at the discretion of the Mayor, or Aldermen, within the limits of his or their authority. Section 18, That this, Ordinance

shall be deemed general and perpetual, shall go into effect upon its publication, and continue of force until repealed or amended. Done in Council and ratified under

the Corporate Seal of the Town of Walhalla on the 5th day of (L. S.) February, 1915, and in the 139th year of the Sovereignty and Independence of the Uni-

ted States of America, W. M. BROWN, Mayor, JAS, M. MOSS, Clerk and Treas.

ORDINANCE NO. 2-A.

An Ordinance to Preserve the Health and Cleanliness of the Town of Walhalla.

Be it Ordained by the Mayor and Aldermen of the Town of Walhalla. in Council assembled, and by authority of the same

Section 1. That all residents, whether owners of property or tenants Mayor, within the limits of his auoccupying the same, within the in- thority corporate limits, shall keep their failing or refusing to move a nuisance, when requested so to do by the Board of Health, shall be guilty of a the limits of his authority, and such nuisance may be abated at the ex-

pense of the owner or occupant. Section 2. That it shall be unlawful for any person or persons to establish any slaughter house or butcher pen within the corporate limits of the town, and it shall also be unlawful for any person or persons to use or occupy any slaughter house or butcher pen established by any other person, or on the premises owned. leased or occupied by any other person within the corporate limits of the town, and any person or persons so doing shall be liable to fine or imprisonment, at the discretion of the Mayor, within the limits of his authority

between the 1st day of June and the 1st day of October, without a muzzle, is liable to be seized and retained for a period of twenty-four hours, during which time his owner can redeem him by paying the sum of one dollar, and if not so redeemed, the dog shall be then sold or shot, at the discreor dogs run at large on the streets of be deemed guilty of a misdemeanor,

to any party or , arties passing prostitution, shall, upon conviction, through the Towa of Walhalla. pay a fine of not less than \$5 nor pay a fine of not less than \$5 nor "hat it shall be unlag- more than \$30, for every day upon which such house or building shall be used or kept, and be otherwise tion of the Mayor within the links punished within the discretion of the Mayor, within the limits of his authority.

# **Rheumatism Sprains** Sciatica Lumbago

Why grin and bear all these ills when Sloan's Liniment kills pain?

> "I have used your Liniment and can say it is fine. I have used it for sore throat, strained shoulder, and it acted like a charm."-Allen Dunn, Route 1, Box 88, Pine Valley, Miss.

> "I am a painter and paperhanger by trade, consequently up and down ladders. About two years ago my left knee became lame and sore. It pained me at nights at times till I could not rest, and I was contemplating giving up my trade on account of it when I chanced to think of Sloan's Liniment. I had never tried it before, and I am glad to state that less than one 25c. bottle fixed me up apparently as good as ever."—Charles  $\hat{C}$ . Campbell, Florence, Texas.



TA MANAGERICAN CONTRACTION OF A CALIFORNIA CONTRACTOR

Section 3. That this Ordinance premises in a clean and healthy con- shall be deemed general and perdition, and any person or persons petual, shall go into effect upon its publication, and continue of force until repealed or amended.

Done in Council and ratified under misdemeanor, and may be punished at the discretion of the Mayor within Walha, la on the 5th day of February, 1915, and in the (L. S.) 139th year of the Sover-

eignty and Independence of the United States of America.

W. M. BROWN, Ma, or. JAS. M. MOSS, Cierk and Treas.

## ORDINANCE NO. 4.

An Ordinanc: to Preserve the Peace and Good Order of the Town of Walhalla.

Be it Ordained by the Mayor and Aldermen of the Town of Walhalla, in Council assembled, and by authority of the same:

Section 1. That any person found drunk in the Town of Walhalla, whereby the peace and good order of Section 3. That any dog running the town may be impaired, or the large within the corporate limits convenience of other persons inter- persons wilfully striking, breaking fered with, shall be guilty of a mis- or otherwise injuring any street demeanor.

Section 2. That any person committing an act of public indecency on a street shall be guilty of a mis- such striking, breaking or injurin of demeanor.

That any person con-Section 3. victed of keeping a disorderly house tion of the Mayor. Any owner of a within the limits of the Town of dog or dogs who shall let such dog Walhalla shall, upon conviction of such offense, be fined a sum not less the town without being muzzled shall than \$25 nor more than \$30, and the owner or lessee of any dwelling and shall be punished, at the discre- house or other building, situated tion of the Mayor, within the limits within the said incorporate limits. tion of the Mayor, within the limits within the said incorporate limits, of his authority: Provided. That who lets, or sub-lets, any such dwellnothing in this Section shall be con- ing to any person or persons to be strued as applying to dogs belonging used as a bawdy house or house of

Section 11. That it shall be unlawful for any person or persons to carry oncealed upon their persons any weapon mentioned in the laws of the State of South Carolina as unlawful o carry concealed. Section 12. Any person or persons

cambling within the incorporate limits of the town shall be guilty of a misdemeanor.

Section 13. That it shall be unlawful for any person or persons to operate, within the incorporate limits of the town, any slot machine of any kind or make whatsoever, and any one doing so shall be guilty of a misdemeanor, and punished at the discretion of the Mayor within the limits of his authority. Section 14. That any person or

persons interfering with a policeman in the discharge of his duty shall be guilty of a misdemeanor.

Section 15. That any person or persons who shall keep, or permit to be kept, on their premises any place where gambling is permitted or encouraged, shall be guilty of a misdemeanor.

Section 16. That any person or lamp, the property of the Town of Walhalla, shall be deemed guilty of a misdemeanor, and on conviction of any lamp, shall be subject to fine or imprisonment for each lamp, at t.. discretion of the Mayor within the limits of his authority.

Section 17. That any person keeping or occupying a house where rioting, boisterous or disorderly conduct occurs shall be liable to fine or imprisonment, at the discretion of the Mayor within the limits of his authority.

Section 18. That any person or persons drinking spirituous or intoxicating liquors on any street or public place within the incorporate shall be guilty of a misdemeanor, and of his authority Section 19. That it shall be unlawful for any person or persons to light or shoot, or to advise, aid or abet in the lighting or shooting of any fireracker, cannon cracker, Roman candle, skyrocket, torpedo, or other fire-works of any description within the corporate limits of the Town of Walhalla: Provided, however, That between the hours of 7 o'clock p, m. on the 24th day of December and 12 o'clock p. m. (midnight) on the 25th day of December of each and every year, it shall not be unlawful for a person, on his own premises, to shoot any of the aforesaid fireworks, except cannon crackers or fire-crackers measuring more than one-half inch in diameter and three inches in length. Section 20. That any person or persons violating any of the fore-going Sections of this Ordinance shall be deemed guilty of a misdemeanor, and punished, at the discretion of the Mayor within the limits of his authority. Section 21. That this Ordinance shall be deemed general and perpetual, shall go into effect upon its oublication, and continue of force until repealed or amended.

voody who is afflicted with ful to ride a bicycle Liniment on hand. The minute you guilty of a misdemeanor. feel pain or soreness in a joint or muscle, bathe it with Sloan's Liniment. Do not rub it. Sloan's pene- incorporate limits of the town, and trates almost immediately right to any person or persons taking part in the seat of pain, relieving the hot, or witnessing such game, either as a bottle of Sloan's Liniment for 25 cents of any dauggist and have it in limits of his authority. the house-against colds, sore and swollen joints, lumbago, sciatic and like ailments. Your money back if not satisfied, but it does give almost instant relief. Buy a bottle to-day, ad,

### .... Last of Muncy Twins Dies,

Babylon, L. I., Feb. 11.- William Muney, who on Christmas day was 96 years of age, and who has one of the Muncy twins, died at his home here yesterday atternoon. He was brother, Samuel Muncy, died here last summer.

The Muncy twins made their home on the farm where they were born. They followed the sea and farming for a livelihood. They so closely resembled each other all through life that many persons who had known them in their childhood had much in their old age,

Both married and had families. William left one son, two daughters, two grandchildren and one greatgrandchild.

----

## Colds Are Often Most Serious-Stop Possible Complications.

The disregard of a cold has often brought many a regret. The fact of sneezing, coughing, or a fever should be warning enough that your system needs immediate attention. Certainly loss of sleep is most serious. is a warning given by nature. It is man's duty to himself to assist by doing his part. Dr. King's New Discovery is cased on a scientific analy-sis of colds. 50c. at your druggist. Buy a bottle to-day.---Adv.

Section 11. That the game of cock-fighting is prohibited within the dering, obstructing or interfering tender, swollen feeling and making participants or spectators, shall be Ordinance shall be deemed guilty of the part easy and comfortable. Get subject to fine or imprisonment at the a misdemeanor, and upon conviction discretion of the Mayor, within the

Section 12. That it shall be unlawful for any person or persons other than employees, or passengers, com-Section 10. All ing in or going off, to assemble at the depot in Walhalla and get on the my solicitor for any hotel or livery

stable or any other business to get within ten feet of any train upon its arrival.

Section 13. That it shall be unlawful for any gate to be hung so as to open or swing on or over any sidewalk or into any street or beyond the property line of the owner of any the last of the famous twins. His lot or real property fronting on or adjacent to any street, travelled way public place within the town of Walhulla.

Section 14. That it shall be unlawful to leave, during the night- shall any occupant of any such intime or Sundays, any article or goods or merchandise, such as plows, plowstocks, wire, war,ons, buggies, stalk choppers, hardwire or personal property of any kind, on any street or sidewalk within the corporate limits difficulty in telling them apart, even of the Town of Walhilla, and any person or person so doing shall be

suilty of a misdeme mor.

Section 15, Tha: any person or persons violating any of the foregoing provisions of this Ordinance shall be liable to arrest and fine or imprisonment, at the discretion of the Mayor within the limits of his authority.

Section 16. That this Ordinance shall be deemed general and perpetual, shall go into effect upon its publication, and continue of force until repealed or amended.

Done in Council and ratified under the Corporate Scal of the Town of

Walhalla on the 5th day of (L.S.) February, 1915, and in the 139th year of the Sovereignty and Independence of the Uni-

ted States of America. W. M. BROWN, Mayor.

JAS. M. MOSS, Clerk and Treas.

rheatmatism in any form should by any other cycle, on the sidewalks of inspect such work as often as possiwheats at is any form should by any streets within the incorporate ble, and at once upon lodging of com-all means keep a bottle of Sloan's limits. Any person so doing shall be  $p^{\text{laint}}$  in his hands of failure to clean properly and as required.

Section 9a. That any person hinwith the Town Marshal in the discharge of the duties required of him by and under the provisions of this shall be punished by fine or imprisonment, at the discretion of the Mayor, or Aldermen, within the limits of his

Section 10. All persons occupying the premises shall pay the Clerk- as sanitary dues the sum of twenty-five rains; and it shall be unlawful for cents per privy per month, payable quarterly on the first day of January, April, July and October.

Section 11. Every householder or head of a family in a house wherein any case of infectious disease may occur, shall report the same to the Board of Health within twelve hours of his first knowledge of the nature of such diseases, and until intsructions are received from the said Board of Health, shall not permit any clothing or any article which may have been exposed to infection. to be removed from the house. Nor fected house leave his abode or residence without the consent of the said Board of Health. Every physician who may be called to attend a case of infectious or contagious disease shall, so soon as he discovers the nature of same, make a written report, over his own signature, and the date thereof, to the Board of Health, specifying the name and residence of the person infected, the nature of disease, and any other facts relative thereto which he may deem important to the public health, and he shall hand such report to the Secretary of the Board of at auction or private sale, shall pay Health within twelve hours, as above in advance a license tax of \$25 per provided.

Section 12. It shall be unlawful for any person to spit upon any paved sidewalk within the corporate limits of the Town of Walhalla.

Section 13. All beef cattle shall, before slaughter, be brought in front of City Hall and there be inspected and approved by the Marshal or some one in his stead.

Section 14. That every animal so inspected and approved shall be kill- required by this Ordinance for so do- halla, having no visible means of ed within twenty-four hours of said ing, shall be subject to fine or im- carning an honest livelihood, shall inspection: Provided, that animals prisonment, at the discretion of the be deemed a vagrant,

Section 4. ful for a bu'l dog or any other viciou. dog to ruy, at large within the corporate limits of the town at any time. That any owner or persons having custody of a bull dog, or any other vicious do, who shall let such dog run at large, thall be deemed guilty

of a misdemeanor, and shall be punished, at the discretion of the Mayor, within the limits of his authority. Section 5. That it shall be unlaw-

ful for any stock to run at large person who shall permit any stock whatsoever to run at large shall be deemed guilty of a misdemeanor, and upon conviction, shall be fined or im-

limits of his authority.

publication, and continue of force until repealed or amended.

the Corporate Seal of the Town of Council, Walhalla on the 5th day of

(L.S.) February, 1915, and in the 139th year of the Sovereignty and Independence of the United States of America.

W. M. BROWN, Mayor JAS. M. MOSS, Clerk and Treas.

#### ORDINANCE NO. 3.

An Ordinance to Regulate Traffic by Itinerant Traders, Auctioneers and Transient Merchants.

Be it Ordained by the Mayor and Aldermen of the Town of Walhalia, in Council assembled, and by authority of the same:

Section 1. That itinerant traders, auctioneers, or transient merchants, selling, or in any manner offering for salt, any goods, wares, or merchandise, within the Town of Walhalla, in advance a license tax of \$25 per month, \$15 per week, or \$5 per day: Provided, The provisions of this Ordinance shall not apply to ordinary dealers in products of the farm, gar-

den or dairy. Section 2. That any person selling

or offering for sale any goods, wares or merchandise, as itinerant trader, auctioneer or transient merchant, within the Town of Walhalla, with-

out having first paid the license tax

Section 4. That any person or persons who shall be guilty of fighting, rioting, using profane language other disorderly conduct within the incorporate limits, shall be pun-

ished as for a misdemeanor. Section 5. That it shall be the within the the Town of Walhalla, Any duty of the Marshal to arrest all persons guilty of misdemeanors or lighter crimes within the incorporate limits of the town by violation of the laws of the State of South Caroprisoned by the Mayor, within the lina, Oconee County, or by violation any Ordinance of the Town of

Section 6. That this Ordinance Walhalla, and bring them before the shall be deemed general and per-, Mayor, or an Alderman acting in his petual, shall go into effect upon its stead, who shall have such power to pass such order in the premises as,

in his opinion, justice may require. Done in Council and ratified under consistent with the authority of the

Section 6. That it shall be the duty of the Marshal or Policeman, after the arrest of any person, whose violation of any Ordinance interferes

with the peace and good order of the town, or the conduct of the person arrested, after the arrest is made, is such as to impair the peace and good order of the town, to closely confine such person, and produce him as required by law, for examination or proper administration of criminal

justice, as the case may require. Section 7. Whosoever shall wil-fully abuse or cruelly treat any or cruelly treat any horse, mulc or draught animal or

beast of bur shall, upon conviction thereof, suffer imprisonment for not less than ten days or pay a fine of not less than \$10.

Section 8. That the Marshal is authorized to arrest any person found on the streets between 10 o'clock p. m. and 5 o'clock a. m. who cannot give a satisfactory reason for such presence on the streets during these hours.

Section 9. That all places of business or amusement must be closed on the Sabbath day, except drug stores, livery stables and restaurants, and the violation of this Section shall be

deemed a misdemeanor. Section 10. That any person found loafing on the streets of Wal-

Done in Council and ratified under he Corporate Seal of the Town of Walhalla on the 5th day of

(L. S.) February, 1915, and in the 139th year of the Sover-

einnty and Independence of the United States of America.

W. M. BROWN, Mayor. JAS. M. MOSS, Clerk and Treas.

#### ORDINANCE NO. 5.

An Ordinance to Establish Fire Lim-

its in the Town of Walballa.

Be it Ordained by the Mayor and Aldermen of the Town of Walhalla in Council assembled, and by authority of the same:

Section 1. That fire limits be established in the Town of Walhalla. on Main street, on both North and South sides thereof, between Ann street and Tugalo ) street; that within said limits no new house shall hereafter be built of wooden material, and no additional room or rooms shall be built of wood to any house now standing within said fire limits; Provided, however, That a piazza