

By Steck, Shelor, Hughs & Shelor.

Communications of a personal character charged for as advertise

Obituary notices and tributes of respect, of not over 100 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.

WALHALIA, S. C.

WEDNESDAY, MAY 28, 1919.

BUY WAR SAVINGS STAMPS.

On the 15th of June the govern ment will pay out to the people of the United States the sum of \$36,-658,376,63 in interest on Liberty Bonds. You can greatly assist our government and yours by having the interest coupons clipped at the post office and taking the interest in War Savings Stamps. Your government asks you to do this. Will you not do it? It is a very convenient manner in which to carry out the transaction because it can be done at your post office-and then, too, this method is an incentive to the habit of saving. You collect your bond interest in interest-bearing stamps, thus keeping your money at work and at the same time belging our government in the task of meeting "The Price of Peace." It was a big price we have had to pay, in a way; but when we consider that the price we raid was not for peace alone, but for victory as well, the amount is not se large. In fact, it is really very small. It did not cost us a tenth to buy It did not cost us a tenth as much to buy this great victory as it would have cost to have been defeated.

Consider these things and be ready to continue to help our government at every turn-and especially in a case of this kind, where the advantage is so evidently mutual—a help to the government and a benefit to the individual.

We trust that there are many who will comply with the government's request to collect bond interest at the post office, taking War Savings Stamps in payment.

"AS OTHERS SEE US."

A citizen of one of our sister towns was in Walhalla a few days ago, and was commenting upon the town and a number of pretty homes, and the side appearance." He had seen the visory, and even for this a unani attractive bungalow of R. A. McLees going up on West Main street. The wonderful improvement in the "old Wiecking place," as he called it, made by S. N. Pitchford, had caught his eye as he drove along College street, and as he passed the "old Dr. Smith place" (the I. II. Harrison residence) a group of workmen overhauling that under the direction of the present owner, Jesse C. Neville, attracted his attention

This shows us how the visitor sees us. Since the Walhalla-Highlands-Washington turnpike is now practieally assured, let's make Walhalla a point of interest on the route, and not a place to be avoided. It will take some money, but our citizens have some of that also, so let us get ready by the time the road is fin-

Mrs. D. H. Marett Dead.

We regret to learn of the death of Mrs. David H. Marett, which occurred at her home in the lower part of the county on Tuesday of last week, after a brief illness from a complication of diseases. We have been unable to secure detailed inforunation regarding Mrs. Marett's life Her maiden name was Miss Lula McAlister. She was about 15 years of age, and is survived by her husband and the following children: Paul Marett, now with the American Expeditionary Forces in Europe: Claude Marett, of Westminster: Earl Marett, of Greenville: Meadow Marett, with the military forces in this country: Miss Lucy Marett, who is at the Marett home, and one married claughter who resides at a distance, whose name we are unable to ascer-Before her marriage she was Miss Lillie Marett. Mrs. Marett was a consistent member of the Baptist church and a devout Christian, and her death will be deplored by a wide circle of relatives and friends. Funeral services were held on Wednesday last and the interment took place in the Beaverdam Baptist cemetery. We join with other friends of the family in extending sympathy in their hour

THE A, B, C OF THE PARIS CONVENTION.

(Continued from Page Three.)

IV .- Guiding Principles.

The covenant formulates the folleague members and administrative | peace: The United States of Ameragencies:

That the validity of international engagements for the maintenance of rica, New Zealand, India, China. peace, such as the Monroe doctrine Cuba, Czecho-Slovakia, end treaties of arbitration, shall not be affected by the covenant.

That war, or threat of war, anywhere is the concern of the league, since war, like fire, is liable to spread: and the members of the States, which are invited to accede league may take action to safeguard the peace of nations.

That making war contrary to the covenants of the league shall be deemed an act of war on the part of the offending nation against all other members of the league.

That maintenance of peace requires reduction of armaments to the lowest point consistent with national safety and the enforcement of international obligations.

That submission of any dispute to mediation by the council can be effected by either party thereto by giving notice of its existence to the Secretary General.

That each member of the league shall have the right and responsibility of calling the attention of the league to anything that threatens to disturb peace and good understanding among nations.

That publication of the facts of all disputes that threaten war, and are not settled by arbitration, shall be made, so far as expedient, whether or not unanimous recommendation of an award is reached.

That the well-being and development of backward peoples residing in colonies of the Central Empires. or in territories taken from them, is a sacred trust, and that they shall be administered by nations acting as agents or mandataries of the league: a principal consideration in the selection of such mandataries being the wishes of the peoples in the areas to be administered.

That all positions in connection with the league shall be open equally to men and wömen.

V .- The Limitations.

The Paris covenant does not seek to create a super-government outranking those of member States or maintaining armies to over-awe them, but is a treaty in which the members pledge themselves to maintain a condition of international morality akin to that maintained by all civilized States within their own

It does not commit members to obligations they cannot get out of. A nation may withdraw from membership on two years' notice, if its international and league obligations have been fulfilled, just as a partner may withdraw from a partnership.

It does not place the United States in a position where it can be coerced its citizens. He said, "Walhalla has by the vote of other nations in the council or the assembly, as the power people take great pride in their out- of these bodies is almost wholly admous vote is required on all vital

It does not involve the calling out of American soldiers in case of local squabbles in the Balkans or elsewhere. While members of the league are obliged to take part in a boycott gainst a nation that attacks another member contrary to the league covenant, they do not otherwise agree to join in making war.

It does not place peace above justice, but provides for war as a last resort to restrain an aggressive nation: and does not forbid war against a nation that refuses to accept the awards of league tribunals, and in case of disputes where no decision can be reached by the council or as-

It does not prevent the division or union of existing nations, but keeps open every means of effecting hanges in national boundaries exept by external aggression.

It does not affect the constituional authority of Congress to declare war, although Congress will be morally bound by this treaty, as by very other. The council can recommend war, but only Congress can Alexander, of Greenville, is with relaleclare war

It does not destroy the Monroe ioctrine. On the contrary, the Monoe doctrine for the first time in history is expressly recognized by all he members of the league, and its principle is extended to the world by means of the provision that the tercitorial integrity and political independence of all the members shall be preserved.

It does not interfere in the domestic affairs of any nation. That also is expressly provided against. The league does not concern itself with revolutions, rebellions, immigration. tariffs and other internal problems of its members.

It does not exceed the treaty power under the constitution. The United States has during its history entered and sisters.

into treaties involving all the powers EMPHATIC IN HER

VI.-Membership. The covenant provides the following rules for membership in the

owing principles for the guidance of following signatories to the treaty of ica, Belgium, Bolivia, Brazil, British Empire, Canada, Australia, South Af-Ecuador. France, Greece, Guatemala, Haiti, Hedjas, Honduras, Italy, Japan, Liberia, Nicaraugua, Panama, Peru, Poland, Portugal Rumania, Serbia. Siam, Uraguay; and to the following to the covenant: Argentine Republic. Chile, Colombia, Denmark, Netherlands, Norway, Paraguay, Persia, Tanlac. "I took Tanlac for a bad, Salvador, Spain, Sweden, Switzerland, Venezuela.

Other self-governing States, dominions or colonies may be admitted to the league provided they give ef- indigesiton badly, and lots of food fective guarantees" of sincerity and could not eat because of the suffer accept such regulations regarding ing it would cause me. Really, I was military and naval armaments as just a nervous wreck. I had been may be prescribed by the league.

VII.—Location.

The seat of the league shall be at Geneva unless changed by the coun-

VIII.-Approval, Ratification and Amendment.

This covenant in its original form was unanimously approved by repre-tion was stopped, and my whole sys-peace conference, was then referred | old help me wonderfully. I gained to the peoples of the world for criti- about ten pounds in weight, too." cism and suggestion, and revised in the light of this discussion. It includes all the material amendments requested by the people of the United States. In its final form it is now macy, Seneca; Stonecypher Drug referred to the governments of the nations for adoption. When ratified it may be amended by the unanimous vote of the nations represented in the council and a majority of the nations represented in the assembly.

No amendments, however, shall hind any member of the league which signifies its dissent therefrom, but in that case the dissenting State would cease to be a member of the

Washington, May 26. - Revised tal casualties of the American Expecation of about 7,000 by reason of ture. the fact that many men were wounded more than once.

Casualties by divisions, and the which no longer are included as casualties because of having returned to their commands, were announced

Divi	Batt	Wou	Tota	Pris- oner	
2d	4419	20657	25076	156	1
1st	3102	15052	16277	726	
3d	3102	15052	18154	314	
28th	2531	13746	16277	726	
42d	2713	13292	16005	102	١.,
26th	2168	13000	15168	451	t
4th	2587	11596	14183	70	-
32d	2898	10986	13884	156	:
77th	1990	9966	11956	405	1
27th	1791	9427	11218	228	1
30th	1652	9429	11081	77]
5th	1908	7975	9883	98	(
33d	1002	8251	9253	126	
39th	1419	7394	8813	25	1
82d	1338	6890	8228	239	(
78th	1359	6800	8159	123	1
90th	1387	6623	8010	80	1
35th	960	6894	7854	169	1
79th	1396	6194	7590	80	
80th	1141	5622	6763	101	(
91st		5160	6496	28	
29th	940	5219	6159	67	:
37th	992	4931	5923	23	1
36th	591	2119	2710	25	
93d	574	2009	2583	4	1
7th	309	1516	1818	20	
92d	185	1495	1680	177	1
81st !	250	801	1051	51	1
6th	9.7	479	576	3	
88th	27	63	9.0	9	
Totals.	17313	232673	279986	1124	:
Other				CONTROLL	1
Units	1596	4462	6058	310	,
Grand			1		
totals .	49909	237135	286041	4124	

Notes from Concross.

Concross, May 26 .- Special: T. D. tives and friends in the community.

The Messrs, Morgan, of Pickens, were at the home of the Messrs, and

lisses Barker here recently. Mrs. Wilburn Abbott, of West inion, spent several days last week with her sister, Mrs. Sue M. Hunsinger, returning to her home on

'riday evening. The quarterly W. M. U. meeting, which was held at Concross last Saturday, was a success. Each per-

were before.

Mr. and Mrs. R. A. P. Dean, of Avalon, Ga., were spend-the-day guests at the home of Mrs. W. O. Judge of Probate for Oconee Co., Alexander recently.

Miss Bewley Hunsinger, who is in the W. M. U. Training School at Louisville. Ky., is expected home and House week-end or the first of next week to by law. spend the vacation with her mother

Charter membership is open to the Anderson Woman Declares She Be came a Nervous Wreck.

HAD TO HIRE HELP.

Mrs. Vernon Says Tanlac Made Her Feel as Well as She Ever Did.

"Tanlac is the finest tonic I have ever taken. I don't think it can be excelled." These emphatic statements were made by Mrs. Ida Vernon of 31 Henderson street, Anderson, which she gave in endorsement of run-down condition, and my health was so bad I was unable to do my housework when I began taking Tanlac. I employed a cook then. I had under treatment almost continuously for almost five years, but I did not seem to improve any.

"A friend in South Georgia told me about Tanlac, and I took it. And the Tanlac got me to feeling as well as I ever did in my life. My appetite was returned to me, the indiges-

Tanlac, the master medicine, is sold exclusively by Bell's Drug Store, Walhalla; J. C. Cain, Oakway; Salem Drug Co., Salem; Seneca Phar-Co., Westminster; Hughs & Dendy, Richland.—adv.

ALMOST FATAL ACCIDENT.

Lamp Exploded, Seriously Burning Elias Brown, Colored.

Elias Brown, colored, was seriously burned at his home here las Monday night when a lamp exploded, his body, and igniting instantane-

Reports gained currency on Tues 286,044 CASUALTIES, U. S. ARMY. day morning that Brown had died during the night, but this was incorrect, though he is in a very bad condition, unable to rest on account of figures, made public recently by the his fearful burns. He has been given War Department, show that the to- every attention possible by physicians, and is getting along as well as ditionary Forces during the war was stances. His wife under the circumstances. His wife was burned badly 286,044. Battle deaths numbered about her hands in her endeavors to 48,909, and the total wounded was extinguish the flames that seemed to placed at 237,135, with the explana- man to death. Her injuries are very painful, though not of a serious na-

As near as we are able to ascertain, Brown had gone to sleep while lying near the fire, and a lamp had losses of each division in prisoners, well up into the night when there was an explosion of the lamp, and burning oil was thrown all over the body of Brown, who was unable to help himself against the blazing oil. in her efforts to help him, Brown's wife was badly burned.

The two darkies live in a small

house owned by C. W. Bauknight, and this is located in the rear of the large stock barns of C. W. & J. E. Bauknight, on John street.

CITATION NOTICE.

The State of South Carolina, County of Ocones.—(In Court of Probate)

—By V. F. MARTIN, Esq., Probate

Judge. — Whereas, E. J. STCNE
has made suit to me to grant
him Letters of Administration of the Estate of and Effects of W. T. Meredith, Deceased-

These are, therefore, to cite and admonish all and singular the kindred and creditors of the said W. T. MEREDITH. Deceased, that they be and appear before me, in the Court of Probate, to be held at Wal-halla Court House, South Carolina, on Thursday, the 5th day of June 1919. after publication hereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said Administration should not be granted.

Given under my hand and scal this 21st day of May, A. D. 1919. (Seal.) V. F. MARTIN, Judge of Probate for Oconee County

South Carolina.
Published on the 28th day of May and 4th day of June, 1919, in The Keowee Courier, and on the Court House door for the time prescribed

CITATION NOTICE.

The State of South Carolina, Control ty of Oconec.—(In Court of Probate)
—By V. F. Martin, Esq., Probate
Judge.—Whereas, T. D. POORE Judge. — Whereas, T. D. POORE has made suit to me to grant him Letters of Administration of the Estate of and Effects of DR, BURT MITCHELL, Deceased-

These are, therefore, to cite and admonish all and singular the kin-dred and creditors of the said Dr. Burt Mitchell, Deceased, that they be and appear before me, in the Court of Probate, to be held at Walhalla Court House, South Carolina, on ruesday, the 10th day of June, 1919, after publication hereof, at 11 son on the program gave her part o'clock in the forencon, to show well. We are hoping that each one present is more interested now than ever before.

> Judge of Probate for Oconee Co., S.C. Published on the 28th day of May and ith day of June, 1919, in The Keowee Courier, and on the Court House door for the time prescribed

Pay in advance-Courier \$1 year.

PRAISE OF TANLAC Concerning That Roof

We have to offer at jobber's prices to the people of Oconee, big stock of

Galvanized V-Crimp and Corrugated Roofing,

British Columbia Red Cedar Shingles.

- 1 Car Windows and Doors,
- 1 Car Lime and 1 Car Cement.

Buying this material in carload quanities we are in shape to retail this material for less money,

If you are building or repairing any job, it will pay you to come for miles, as we can save you money. Everything in

BUILDING MATERIAL.

Matheson Hardware Co.,

WESTMINSTER, S. C.

NOTICE TO DEBTORS AND CREDITORS.

All persons indebted to the Estate of IVANS PHILLIPS, Deceased, are hereby notified to make payment to the undersigned, and all persons having claims against said estate will present the same, duly at-tested, within the time prescribed by law or be barred.

I. W. HENRY, Administrator of the Estate of Ivins Phillips, Deceased. May 28, 1919.

NOTICE OF FINAL SETTLEMENT AND DISCHARGE,

Notice is hereby given that the undersigned will make application to V. F. Martin, Judge of Probate, tor Oconee County, in the State of South Carolina, at his office at Walhalla Court House, on FRIDAY, the 6th day of JUNE, 1919, at 11 o'clock the forenoon, or as soon thereafter as said application can heard, for leave to make final settlement of the Estate of Mrs. Wilhelmena Ochmig, Deceased, and obtain final discharge as Executor of said

C. F. HOEFER. Executor of the Estate of Mrs. Wilhelmena Ochmig, Deceased. May 7th, 1919.

The Courier, \$1 a year. Pay in

SHERIFF'S SALE.

BY VIRTUE of the authority contained in an Execution, directed to me, at the suit of Clingman C. Whitmire, Plaintiff, vs. John T. McKinney and J. Thomas Ben-nett, Defendants, I will sell, to the highest bidder, for CASH, during the legal hours of sale, on Salesday in June, being MONDAY, the 2d day of lune, 1919, in front of the Court llouse door, at Walhalla, S. C., the following described personal property, belonging to the said John T. McKinney and J. Thomas Bennett: NINETEEN DUMP CARS, now

NINETEEN DOOR.
near Harbin, S. C.
W. M. ALEXANDER,
Sheriff for Oconee County, S. C.
20-22

NOTICE OF FINAL SETTLEMENT AND DISCHARGE.

Notice is hereby given that the undersigned will make application to V. F. Martin, Judge of Probate for Oconee County, in the State of South Carolina, at his office at Walhalla Court House, on Wednesday, June 11th, 1919, at 11 o'clock in the forenoon, or as soon thereafter as said application can be heard, for leave to make final settlement of the estate of Mrs. I. C. Lee, Deceased, and LUCIUS B. LEE,

Executor of the Estate of Mrs. I. C. Lee, Deceased. May 14, 1919. 20-23

HIGH GRADE

FERTILIZERS

Cotton or Corn.

FULL and COMPLETE STOCK

Dry Goods, & Clothing, & Shoes, General Merchandise.

Oliver Chilled Plows and Farm Implements.

Buggies and Harness.

Cook Stoves.

Paints and Oil, Lime and Cement. Red Cedar Shingles.

W. P. NIMMONS.

Seneca, S. C.