

HOME DEMONSTRATION NOTES. 

Vegetable Notes.

Tomato plants may now be transplanted in eastern district in open ground. In the Pee-Dee and Piedmont districts and similar latitudes we find April 10th to 15th as early as advisable. Tomato seed may also be planted in open ground, either in a bed or directly in the field where plants are intended to grow.

Snap Beans-Plant "1000-to-One" and the stringless green pod because of their superior eating qualities. Drill in the seed instead of dropping in hills, as this gives more room to each individual plant. Where you must cultivate largely, with a hoe there is some advantage in dropping in hills about a foot apart, or wide enough to let the hoe go between. Be sure to fertilize these early beans well if you want a good crop.

Butter Beans-Plant these as soon as the ground is warm and all dan ger of frost is past-about the same time you plant cotton.

Cabbago-Try a patch of cabbage this time, planting the seed in the field right where you intend them to grow. The All-Season and Succession varieties are the best. These cab-bages will head in July, after the early crop is off. The main trouble you may have with them is the green worm, but if you keep them growing rapidly, you can keep ahead of the worms by dusting with lime and arsenate of lead, 8 to 1

Tomato Blight or Wilt-This fungus disease is very common. Now the only real remedy or prevention is to plant your tomatoes on land that is not affected with the fungus. Do not plant tomatoes on land that has had either tomatoes, Irish potatoes or watermelons grown on it for at least four years. Use lime liberally, broadcast on the land either before or after setting your plants so be sure the land is well drained.

Ethel L. Counts, County Home Pem. Agent.

## A TONIC

Grove's Tasteless chill Tonic restores Energy and Vitality by Purifying and Enriching the Blood. When you feel its strengthening, invigorating effect, see how it brings color to the cheeks and how it improves the appetite, you will then appreciate its true tonic value.

Grove's Tasteless chill Tonic is simply Iron and Quinine suspended in syrup. So pleasant even children like it. The blood needs QUININE to Purify it and IRON to Enrich it. Destroys Malarial germs and Grip germs by its Strengthening, Invigorating Effect. 60c.

Furniture Store Bankrupt, Anderson, April 13-The Fretwell-Alverson Furniture Company has gone into bankruptcy and to-day their doors are closed. This is one of the largest furniture stores of this section. They bought much of their stock at peak prices and lost when furniture went down.

## Rainfall and Temperature.

Below is a record of meteorological observations taken by H. W. Brandt, co-operative observer of the Weather Bureau of the U. S. Department of Agriculture, during the week ending April 9th, 1922, at 7 p.m. (The instrumental readings are from government standard instruments ex-posed in the manner recommended by the chief of the Weather Bureau):

Character of  Day.  Date—	Rainfall.	ture.	
		Highest.	Lowest.
Apl. 3—Clear	i	76	41
Apl. 4—Clear		80	45
Apl. 5—Cloudy	.19	70	55
Apl. 6—Cloudy		64	54
Apl. 7-Ptiy cldy		71	48
Apl. 8-Ptly cldy		81	53
		82	64

MOTHER! MOVE CHILD'S BOWELS WITH CALIFORNIA FIG STRUP.

Hurry, mother! Even a sick child loves the "fruity" taste of "Califor-nia Fig Syrup," and it never fails to open the bowels. A teaspoonful today may prevent a sick child to-mor-row. If constipated, bilious, feverish, fretful, has cold, colic, or if stomach is sour, tongue coated, breath bad, remember a good cleansing of the little bowels is often all that is nec-

Ask your druggist for genuine 'California Fig Syrup,' which has directions for babies and children of all ages printed on bottle. Mother! You must say "California" or you may get an imitation fig syrup .- adv

Baptist Campaign Announcement.

Following is the announcement of

Pleasant Grove, 4th Sunday-Rev. W. F. Sinclair, Rev. R. F. Jones, Rev. New Hope, 4th Sunday-Rev. Geo.

E. Smith, Dr. Ira E. D. Acrews. Oakdale, 4th Sunday-Frank H. Shirley, W. M. Lemmons.

Geo. E. Smith, R. F. Jones, Ira E. D. Andrews, Committee.

Boatman Suspected of Slaying.

Mobile, Ala., April 13 .- The body New Orleans, was found floating in lands of P. L. Green, Miles Finley Mobile river yesterday, and C. H. and others, and containing seventy-Dempsey, an oiler of the Warrior eight acres, more or less. river barge Tuscaloosa is being held for investigation.

another man with a meat axe, and sell the same on the following, or known at that time that Ruiz was

Rheumatism at 60



S. S. S. Thoroughly Rids the Body of Rheumatism Impurities.

Bomebody's mother is suffering tonight. The scourge of rheumatism
has weeked her body; limping and
suffering, bent forward, sho sees but
the common ground, but her aged
heart still belongs to the stars! Does
anybody care? S. S. is one of the
greatest blood-purifiers known, and it
helps build more blood cells. Its medteinal ingredients are purely vegetable. It never disarranges the stomach,
It is, in fact, a splendid tonic, a blood
maker, a blood enricher. It banishes
rheumatism from joints, muscles and
the entire body. It builds firm flesh,
It is what somebody's mother needs
tonight! Mother, if you can not go
out to get a bottle of S. S. S. now;
Let somebody get a bottle of S. S. S. now;
Let somebody's mother begin to feel
joyful again tonight. Maybe, maybe
it's your mother! S. S. S. is sold at
when your rheumatism is all gone. Let
B. S. S. do it, It will build you up, too!

Long Known as "Chinatown Gertle." Was an Outcast for Years.

radation, she became, almost in a or purchasers, who shall comply single night, a ministering angel to with the terms of sale. the suffering, an interceder for the erring, a counsellor of the weak, and and stamp, an avenging shadow to those who. Master for had broken their promises to follow the straight and narrow path.

Funeral services for the woman were reld last night in the little chapel of the Vidnight Mission, of the Rescue Society in Doyers street, the heart of Chinatown. Men and women who knew her laughed as a score of speakers, hardened to the ways of the underworld, 'old stories of "Chinatown Gertie."

natown tried to get into the chapel, but only those who were respectful in the event of the failure of the were allowed to enter. Those who did not show a real sense of propri- with the terms of sale within the ety were cast into the street, and a time of five days the Master do repoliceman, standing near, was always looking the other way when this oc-

bering people who attended. It was chasers, and that he continue so to a little fragment out of the kaleideoa little fragment out of the kaleideoscopic life of a mighty city, and it was all that Gerije could have wish-

To Stop a Cough Quick

HAYES' HEALING HONEY, cough medicine which stops the cough by healing the inflamed and irritated tissues. A box of GROVE'S O-PEN-TRATE SALVE for Chest Colds, Head Colds and Croup is enclosed with every bottle of HAYES' HEALING HONEY. The salve should be rubbed on the chest and throat cold or Croup. of children suffering from a Cold or Croup.

The healing effect of Hayes' Healing Honey in-side the throat combined with the healing effect of Grove's O-Pen-Trate Salve through the pores of the skin soon stops a cough. Both remedies are packed in one carton and the cost of the combined treatment is 35c. Just ask your druggist for HAYES' HEALING HONEY.

Castoria's Founder Dead.

A dispatch from Orange, N. J.

says:
"Charles H. Fletcher, whose name appears on hillboards the country appears on hillboards the country castoria, died here on Monday night, April 9th, of the infirmities incident to old age. Born in New York \$1 years ago,

Mr. Fletcher went to work at the age of 13 years in a proprietary medicine establishment. In 1872 he had asved enough money to purchase the sale, that the Master do re-sell sale, that the Master do re-sell sale, premises on the same Selectory. formula for 'Castoria' from a New York physician and organized the Centaur Company for its manufacture. He retired from active management of his big plant last September."

## Master's Sales

STATE OF SOUTH CAROLINA, COUNTY OF OCONEE.

In Court of Common Pleas.

Pursuant to decrees of the afore-Baptist campaign all-day services at the churches named, beginning at 11 low, I will offer for sale, to the high-est bidder, in front of the Court House door, at Walhalla, South Carolina, on MONDAY, the first day of MAY, 1922, between the legal hours of sale, the tracts of land below described:

> Charlie Tow, Crate Tow, Ida Crow Mattie Wilson, Louis Tow, Robert Tow and Jack Tow, Plaintiffs, against

Hassie Tow, Defendant.

A tract of land in the State and County aforesaid, more fully described as follows: Situate, lying and being in the County and State of Edgar Ruiz, 22 years of age, of aforesaid, on Little River, adjoining

TERMS OF SALE-CASH. That or investigation. in event of failure of the purchaser Police headquarters received a to comply with the terms of sale message last Saturday morning that within five days from the day of sale, a man on the Tuscaloosa was chasing the Master do re-advertise and re-Dempsey was arrested. It was not some convenient Salesday thereafter, on the same terms as heretofore set

Purchaser to pay extra for deed d stamp. W. O. WHITE, and stamp. Master for Oconee County, S. C.

W. A. Strother and James Phinney, as Partners, doing business under style and firm name of Strother & Phinney, Plaintiffs,

against Fannie Choice, D. C. Choice, J. S. Choice, Jr., Cremo Choice, Lafay-ette Choice and Margaret Choice,

wee Township, lying on the north side of the public road leading from recorded in Clerk's Office, Oconee West Union to Emerson's Bridge, on County, South Carolina, in Deed Little River, and being on waters of Book UU, page 348, on the 5th day Little River, and containing thirtyfive (35) acres, more or less, being the same tract of land deeded to J. the same tract of land deeded to J. on day of sale, and balance in two S. Choice by Harvey Choice on the equal annual installments, with leave 9th day of March, 1904, the deed of to the purchaser, or purchasers, to conveyance thereto being recorded anticipate payment of all or any porint the Clerk's Office at Walhalla, S. C., in Deed Book 2-G, page 73, on the credit portion to hear interest from the 21st day of December, 1906, to

MIDNIGHT FUNERAL FOR WOMAN which reference is invited for metes and bounds.

TERMS OF SALE—CASH. That in event of failure of purchaser, or New York, Acil 13.—All that was mortal of Gertrude Meritt, known to the lowly of New York's East Side simply as "Chinatown Gertie," was land at rest to-day at Linden Hill cemetery, Brooklyn. For years an outcast in the streets and alleys of the Bowery, when that thoroughfare was the synonym of crime and degradation, she became, almost in a purchasers, to comply with the terms of the sale promptly on day of sale, that the Master de re-sell said premises on the said Calesday, or some convenient Salesday thereafter, at the same place, and on the same terms as heretofore set out, at the risk of the former purchaser, or purchasers, and that he do continue so to do until he has found a purchaser, radation, she became, almost in a purchasers, to comply with the terms

Purchaser to pay extra for deed ad stamp. W. O. WHITE, Master for Oconee County, S. C. April 12, 1922. 15-17

April 12, 1922. C. R. Holland, Plaintiff,

John Henry Long, Frank H. Shirley, J. Zinsmeister & Sons, a Coropra-tion; National Mills, a Corporation, Defendants.

All that certain piece, parcel or lot of land, containing two acres, more less, near the northwestern limits These had known her when she of the Town of Westminster, County was a pariah, even on the lower East and State aforesaid, known as Lot Side, and most of them had been led No. 3 of the C. C. Myers Survey a No. 3 of the C. C. Myers Survey, a o better things by the woman whose plat of which is recorded in Plat flower-covered collin stood before the little pulpic. It was not all laughter, however, for here and there hands Barton, Robert Blackwell. This beunashamed, brushed away tears that ling the same lot of land conveyed to flowed in tribute to one who had been Lohn Henry Long by his son. I June flowed in tribute to one who had been as strong in doing good as she had ther Long, by deed dated the 2d day been weak in following the thornof March, 1918, recorded the 2d day
paved path. Tourists who had gone to see Chi- of April, 1918, in Book 3-B, page 169, Oconee County.

TERMS OF SALE-CASH. That on the following Salesday, or some convenient Salesday thereafter, at It was a strange funeral to many the same place and on 'the same terms as heretofore set out, at the But it was a siming, loving, remembrate the former purchaser, or purc purchasers, who comply with the terms of safe.

Purchaser to pay extra for deed ad stamp. W. O. WHITE, and stamp. Master for Oconee County, S. C. April 12, 1922.

Villiam M. Brown and Arthur Brown, as Partners, doing business under style and firm name of W. M. Brown & Son,

Plaintiffs, against

Wiley Allen and William A. Stro-ther and James Phinney, as Partdoing business under the style and firm name of Strother & Phinney, Defendants.

All that certain piece, parcel or ract of land, situate, lying and beng in the County of Oconce, State of South Carolina, in the Salem Section, Keowee Township, containing thirty acres, more or less, adjoining Whitten, Moss, Rogers, to J. Wiley Allen by Katherine Eaton and J. M. Looper in two separate deeds, as recorded in Office of Clerk of Court of Oconee County.

TURMS OF SALE-CASH. That in event of failure of the purchaser, or purchasers, to comply with the terms of such sale promptly on day said premises on the same Salesday, or some convenient Salesday there after, at the same place and at the same time, and on the same terms as heretofore set out, at the risk of the former purchaser, or purchasers, and that he do continue so to do until be has found a purchaser, or purchasers, who shall comply with

Purchaser to pay extra for deed distamp. W. O. WHITE, Master for Oconec County, S. C.

Bank of Walhalla, a Corneratio created by and existing under and by virtue of the Laws of the State of South Carolina, Plaintiff, against

ohn Carter and Jesse S. Carter and American Wholesafe Corporation, (Baltimore Bargain House,) a corporation created by and existing under the Laws of the State of Maryland, Defendants. LOT NO. 1-All that certain piece,

parcel or lot of land, situate, lying and being in the Town of Westminster, of the County of Oconee, State of South Carolina, fronting on Main street 50 feet and running back 158 feet, same being in form a parallelogram, and on which is situate the large two-story brick storehouse once occupied by J. & J. S. Carter in their merchandise business, and being the same lot of land conveyed to the Carter Merchandise Company by Mrs. M. J. Carter by deed bearing date January 25, 1895, and recorded in Clerk's Office, Oconee County, South Carolina, on February 22, 1895, in Book R, page 455.

SECOND-Farm of John Carter All that certain piece, parcel or tract of land, situate, lying and being in the County of Oconee, State of South Carolina, near the Town of West minster, on the northeast side of the public road leading from Westminster to Oakway, adjoining lands of C. H. Miller, J. O. B. Haley and oth-ers, containing nineteen (19) acres, more or less, (less two and one-fifth (2 1-5) acres which has been released from the lien of this mortgage) and the same tract of land conveyed Choice, Jr., Cremo Choice, Lafayette Choice and Margaret Choice, Defendants.

All that piece, parcel or lot of land, situate, lying and being in the County and State aforesaid, in Reo-County to J. S. Carter by W. F. Furgerson dated the 5th day of July, 1915, and

of July, 1915.
TERMS OF SALE—One-third casa

secured by bond of the purchaser, or purchasers, and mortgage of the premises; that the purchaser, or purchasers, be required to insure the buildings on the said premises at three-fourths of their value, and assign the policy or policies of insur-ance to the Master, and in the event of the purchaser, or purchasers, failing or refusing to so insure the buildings as above directed, the Master may do the same and collect the premium as part of the judgment of the Plaintiff herein, but for the ben-efit of both Plaintiff and Defendant, American Wholesale Corporation. (Baltimore Bargain House); that in event of failure of the purchaser, or purchasers, to comply with the terms of sale within five days from day of sale, the Master do re-advertise and re-sell said premises on the following Salesday, or some convenient Salesday thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, or purchasers, and that he do continue so to do until he shall have found a purchaser, or purchasers, who comply with the terms of sale.

Purchaser to pay extra for papers, stamp and recording mortgage. Sold at risk of former purchaser. W .O. WHITE,

Master for Oconee County, S. C. April 12, 1922.

William M. Brown and Arthur Brown, as Partners, doing business under the style and firm name of W. M. Brown & Son,

Plaintiffs. against

Mary Lee, Defendant.

TRACT NO. 1. All the right, title and interest of all that certain piece, parcel or tract of land, lying and situate in the containing forty-nine and threefourths (49%) acres, more or less, conveyed to E. K. Fricks by deed dated 6th day of February, 1888, and recorded in Deed Book M, page 223, in Office of Clerk of Court for Oconee County, S. C., said tract of land lying about two miles west of Westminster, S. C., near the South-ern Railway new right-of-way. TRACT NO. 2.

All the right, title and interest of the Defendant, Mary Lee, in and to all that piece, parcel or tract of land, situate, lying and being in the County of Oconee, State of South Carolina, containing seventeen and one-half (17½) acres, more or less, and lying on the east side of a branch of Choestoe, waters of Tugaloo River, adjoining lands now or formerly belonging to Dr. J. A. Johns and J. F.

Knox, and others.
TERMS OF SALE—CASH. That in event of failure of purchaser, or purchasers, to comply promptly with the terms of sale, on day of sale, the Master do re-sell the said premises on the same Salesday, or some convenient Salesday thereafter, at the same place and on the same terms as herecofore set out, at the rigk of the former purchaser, or purchasers, and that he do continue so to do until he has found a purchaser, or purchasers, who shall comply with the terms of sale.

Purchaser to pay extra for deed nd stamp. W. O. WHITE, Master for Oconee County, S. C. and stamp.

April 12, 1922. S. L. Shirley, Plaintiff,

against
E. P. Bruce, Defendant.
All that certain piece, parcel or tract of land lying, being and situate in Center Township, Oconee County, South Carolina, on branches of Little Beaverdam Creek, waters of Tugaloo River, adjoining lands of Joseph Grant, C. L. Osborne and sons, Gus McPhail. P. A. Grant, James Bruce, Pine Grove Graded School, et al., containing One four and one-tenth (154 1-10) acres, more or less. For a more particular description reference is invited to a plat of said land made by C. C. Myers, Surveyor, on October 1, 1918, I. (E. P. Bruce,) owned a one-third (1-3) undivided interest in this tract of land and J. S. Smith and L. S. Horton have this day (June 30th, 1920,) conveyed to me (E. P. Bruce) a two-thirds (2-3) undivided interest in same, and this mortgage is given to secure the purchase price

of this interest. TERMS OF SALE-CASH. That tiff. in event of failure of the purchaser, or purchasers, to comply with the

eight per cent per annum, and be terms of sale within five days from day of sale, the Master do re-adver-tise and re-sell said premises on the following Salesday, or some convenient Salesday thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, or purchasers, and that he do continue so to do until he has found a purchaser, or purchasers, who comply with the terms of sale.

Sold at risk of former purchaser. Purchaser to pay extra for deed nd stump. W. C. WHITE,
Master for Oconee County, S. C.
April 12, 1922. 15-17 and stamp.

Bank of Walhalla, a Corporation cre-ated by and existing under and by virtue of the Laws of the State of South Carolina, against

rthur W. Lee, Piedmont Motor Company, a Partnership composed of R. C. Carter and W. A. Grant, and Arthur Brown and R. S. Nichols, Defendants.

All that certain piece, parcel or tract of land, situate, lying and being in the County of Oconee, State of South Carolina, and in Tagaloo Township, and lying on Chauga Creek, bounded on all sides by Chauga Creek, except on the east, which side adjoins lands of Mrs. Powell, formerly W. N. Cox, containing fiftyfour (54) acres, more or less, and being the same tract of land conveyed to Arthur W. Lee by W. W.

Tyner on Dec. 15th, 1919.
TERMS OF SALE—One-half cash, and balance in one year; credit porion to bear interest from day of sale and be secured by bond of purchaser, or purchasers, and a mortgage of the premises; that in event of failure of All the right, title and interest of the purchaser, or purchasers, to com-the Defendant, Mary Lee, in and to ply with the terms of sale within five days from day of sale, the Master do re-advertise and resell said premises County of Oconee, State aforesaid, on the following Salesday, or some convenient Salesday thereafter, at the same place and on the same terms as heretofore set out, at the risk of the former purchaser, or purchasers, and that he do continue so to do until he has found a purchaser, or purchasers, who comply with the terms of sale.

Purchaser to pay extra for deed, stamp, mortgage, and for recording same.

W. O. WHITE, Master for Oconee County, S. C.

April 12, 1922.

SUMMONS FOR RELIEF.

The State of South Carolina, County of Oconee.

(In Court of Common Pleas.) Bank of Walhalla, a Corporation created by and existing under and by virtue of the Laws of the State of South Carolina, Plaintiff,

against . H. Vaughan, W. J. Schroder, individually and as Administrator of the Personal Estate of T. E. Alexander, Deceased; Mrs. Inez Jaynes, Frank C. Alexander, Mrs. S. O. Youngblood and Ben Taylor, Defendants

Summons for Relief .-- (Complaint Not Served.)

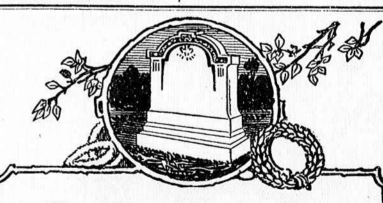
To the Defendants Above Named; You are hereby summoned and required to answer the complaint in this action, of which a copy is filed in the Office of Clerk of Court for Oconee County, S. C., and to serve a copy of your answer to the said Complaint on the subscribers, at their office on the Public Square, at Walhalla Court House, South Carolina, within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the complaint within the time aforesaid, the Plaintiff in this action will apply to the Court for the relief demanded in the Complaint.

Dated this 7th day of April, 1922. W. J. SOHRODER, C. C. P.

SHELOR & HUGHS Plaintiffs' Attorneys.

To the Defendants, Frank C. Alexander and Mrs. S. O. Youngblood: PLEASE TAKE NOTICE: That the Complaint in the above entitled action was filed in the Office of the Clerk of the Court for Oconee County, South Carolina, on the 7th day of April, 1922, and that the object of this action is to foreclose a mortgage given to J. H. Vaughan by T. E. Alexander and Ben Taylor, and by J. H. Vaughan assigned to the Plain-

SHELOR & HUGHS, Plaintiffs' Attorneys. April 12, 1922.



## The Monument You Erect

WHETHER one of simplicity or grandeur, our facilities for its execution are unsurpassed.

Direct connections with the quarries enable us to select the most beautiful and durable monumental material in existence-GEORGIA MARBLE.

> We will be glad to show you a number. of most distinctive designs.

Seneca Marble and Granite Works, C. F. Adams, Prop. - Seneca, S. C.