

its remarkable rust-resisting construction and its sanitary design. In blue or gray enamel or black finish. You will agree with us that it is a beauty and something that you want in your home. Ballenger Hardware Co.

Cole's Down Draft Range

SENECA. S. C.

EDISON IS HARD ON COLLEGE

Graduates-Won't Work, Ho Says. Enough Professional Men.

that he objects to work, especially if it is dirty."

Mr. Edison expressed his views at his laboratory in Orange, N. J., to the Princetonian.

The college graduate does not want a job with work in it," he con-tinued, " and when he does got a position he expects to be oppointed foreman at the end of six weeks. Most men working for me never attended college. The college men I have usually show lack of imagina-They scarecely have any suggestions to make in their daily routine which might read to improvement in their various departments.

College is a good place for a man who wants to work, but, unfortu-nately, there are very few of this type nowadays. Yet, if a man wants to succeed, it is not necessary for him to go to college. He will broaden himself without it. We have enough lawyers, doctors and literar," men. Although we have many \$100,000 jobs, there seems to be no one capable of filling them. The main quality for success, in my estimation, is ambition with a will to work."

Card of Thanks.

Editor Keowee Courier: Please allow us space in your col-umns to thank our friends and neighbors for their kindness and help during the illness and at the death of my father, Edward Owens.

May God's richest blessings rest upon each and every one of them. Henrietta Owens and Family.

Seneca, S. C., Route 2 .- adv.

Narrow Escape as Boiler Explodes.

Columbia, Nov. 23 .- Residents in the 1100 block of Taylor street here to-day were shaken and several em-ployees of the Columbia Linotype Company had a narrow escape when a small boiler in the works of the Columbia Electroplating Works exploded this afternoon. A piece of the boiler plowed its way through the floor of the linotype company's plant on the second floor of the two-story

builing and lodged in the ceiling,

missing a workman a few inches.

Nobody was injured, CALOMEL SALIVATES

AND LOOSENS TEETH

The Very Next Dose of This Treach erous Drug May Start Trouble.

You know what calomel is. It's mercury; quicksilver. Calomel is dangerous. It crashes into sour bile like dynamite, cramping and sickening you. Calomel attacks the bones and should never be put into your

If you feel billous, headachy, constipated and all knocked out, just go to your druggist and get a bottle of Dodson's Liver Tone for a few cents, which is a harmless substitute for dangerous calomel. Take a spoonful, and if it doesn't start your liver and straighten you up better and quicker than nasty calomel—and without

Don't take calomel! It makes you sick' the next day; it loses you a day's work. Dodson's Liver Tone straightens you right up and you feel great. No salts necessary. Give it to the children because it is perfectly harmless and cannot salivate.—adv.

There were forty paper mills in Pennsylvania in 1770.

Judge Green Sends 'Em to Gang.

Anderson, Nov. 21. - The stand of Special Judge William P. Greene. "The main objection I have against a college graduate," said Thomas A. Bdison, in an interview recently, "is when two negroes, J. H. Prince and Clarence Johnson, appeared in the Court of Sessions and pleaded guilty in liquor cases, each of them being sentenced to six months' imprisonment. Judge Greene imposed a sentence of two years on J. B. Wright, colored, who pleaded guilty to the charge of housebreaking and largeny

STOMACH MISERY, GAS, INDIGESTION

......

"Pape's Diapepsin" Corrects Sour, Upset Stomachs at Once

lions of packages.—adv.

Bandits Get Payroll of \$10,738.

Detroit, Nov. 23-Five armed bandits held up the cashier of the General Cigar Company on East Forest avenue this afternoon, took the company's payroll of \$10,738 in cash and escaped in an automobile. The robbery occurred a few minutes after the money had been brought, under police protection, from a nearby

Master's Sales

STATE OF SOUTH CAROLINA, COUNTY OF OCONEE.

In Court of Common Pleas.

Pursuant to decrees of the aforesaid Court, in the cases named below, I will offer for sale, to the highest bidder, in front of the Court House door, at Walhalla, S. C., on MONDAY, the 4th day of December, 1922, between the legal hours of sale, the tracts and lots of land below described:

V. M. Babb, Plaintiff,

against

Mary L. Cary and Whitner L. Cary,
Defendants.

No. 1.

All those lots of land, situate in the County of Oconee, State of South Carolina, within or near the corpoate limits of the Town of Seneca, being Numbers 1 to 8, inclusive, in All those lots of land situate in the Block A, according to a plat of the State aforesaid, in the County of Estato of John C. Cary, made by R. Oconee, in or near the corporate E. Dalton, April, 1921, and having the following metes and bounds, acting designated as Lots 1 to 16, including the companion of the corporate limits of the Town of Seneca, being designated as Lots 1 to 16, including the contract of the country of the c cording to said plat: Beginning at clusive, in Block G, and being all of a point at the corner of S. 4th and S. the lots in this block, according to Depot Streets and running thence a plat of the least of the least to of Depot Streets and running thence a plat of the lands of the Estate of with S. Depot Street, S. 6.20 E. 418 John C. Cary, made by R. E. Dalton, making you sick—you just go back feet to a point at the southeast cor- September, 1920, and having the fol-and get your money. Replacement of said Lot No. 8 on S. 5th lowing metes and bounds, as shown Street; thence with last named street by said plat; Beginning at a point and line of Lot No. 8 S. 83.40 W. 200 in line of Lot No. 16 and at the corfect to southwest corner of said lot; ner of said lot and of S. 5th and S. thence N. 6.20 W. 418 feet to a point on S. 4th Street; thence with last named street and line of Lot No. 1,

All those lots of land, situate in County of Oconee, in the State aforesaid, within or near the corporate limits of the Town of Seneca, and being numbered 1 to 14, inclusiev, in Block B, according to a plat of the Estate of John C. Cary, made tion of S. 5th and S. Depot Streets, and running thence with last named street S. 6.20 E. 418 feet to soulteast corner of Lot No. 7; thence with a point at the intersection of Lots Nos. 1, 12 and 18; thence N. 6.20 W. 104.5 feet to S. 5th Street; thence

All those lots of land situate in the west corner of Lot No. 1; thence with line of Lot No. 1 N. 83.40 E. 209 feet to joint corners of Lots 1, 8 and 9; thence with lines of Lots 9, 10, 11 and 12, N. 6.20 W. 209 feet 6th Street thence with last der the will of John C. Cary. named street N. 83.40 E. 209 feet to the beginning. These lots being part of the lands devised to said Defendants under the will of John C. Cary.

No. 4. All those parcels or lots of land, situate in the County of Oconee, in the State aforesaid; and within or near the corporate limits of the Town lines of said Lots 1 and 10 N. 83.40 E. 418 feet to a point at the intersection of last named street and S. Depot Street; thence with S. Depot Street S. 20 E. 236.8 feet to southeast corner of Lot No. 6; thence with line of Lots No. 6 and No. 5, S. 64.38 W. 294.4 feet to S. Townville Street; thence with said street and line of Lot No. 5 N. 58.02 W. 178 feet to a point in line of Lot 5; thence N. 6.20 W. 126 feet to S. 7th Street; thence with last named street Street; thence with last named street and with line of Lots 1 and 10 N. 83.40 E. 418 feet to the beginning. These lots being part of the lands devised to the said Defendants under the will of John C. Cary.

No. 5.

Estate of John C. Cary, made by R. E. Dalton, September, 1920: Beginning at a point, NW corner of Lot 1, also corner of S. Depot and S. 7th Streets, and running thence with S. Depot Street S. 6.20 E. 309 feet to a point at SW. corner of Lot No. 3; thence along lines of Lots 3 and 4, N. .64.36 E. 422.2 feet to S. Walnut Street; thence with S. Walnut Street N. 6.20 W. 64.5 feet to S. 7th Street; thence with S. 7th Street S. 83.40 W. 418 feet to the beginning. These lots being part of the lands devised to us under the will of John C. Cary.

No. 6.

All those lots of land, situate in the State aforesaid, in the County of Oconee, and in or near the corporate limits of the Town of Seneca, being lesignated as Lots 1 to 16, inclusive, in Block F, and being all of the lots in this block, according to plat of the lands of the Estate of John C. Cary, made by R. E. Dalton, September, 1920, and having the following metes and bounds, as shown by said plat: Beginning at a point in line of Lot No. 16 and at the corner of said lot and of S. 6th Street and S. Wal-nut Street, and running thence with line of last named street S. 6.20 E. 418 feet to S. 7th Street; thence with S. 7th Street and lines of Lots 9 and 8. S. 83.40 W. 418 feet to S. Depot Street; thence with S. Depot Street N. 6.20 W. 418 feet to S. 6th Street; thence with S. 6th Street N. 83.40 E. 418 feet to the beginning. These lots being part of the lands devised to the Defendants under the will of John C. Cary.

ner of said lot and of S. 5th and S. Walnut Streets, and running thence with line of last named street S. 6.20 E. 418 feet to S. 6th Street; thence

Street; thence with S. 5th Street N. R3.40 E. 418 feet to the beginning. These lots being part of the lands devised to Defendants under the will of John C. Cary.

No. 8.

All those lots of land, situate in the State aforesaid, in the County of by R. E. Dalton, April, 1921, having the following metes and bounds, as shown by said plat: Beginning at a designated as Lots 1 to 16, inclusive, point at the northeastern corner of in Block II, and being all of the lots said Lot No. 14 and at the intersection this block, according to a plat of the lands of the Estate of John C. Cary, made by R. E. Dalton, Septem-ber, 1920, and having the following east corner of Lot No. 7; thence with lines of Lots No. 7 and No. 6 and plat: Beginning at a point in line of with S. 6th Street S. 83:40 W. 418 let No. 16 and at the corner of said feet to a point on S. Townwille Street; lot and S. 4th Street and S. Walnut lines of with said S. Townwille Street; lot and S. 4th Street and S. Walnut with S. 6th Street S. 83:40 W. 415
with S. 6th Street S. 83:40 W. 415
feet to a point on S.Townville Street;
thence with said S. Townville Street
N. 6.20 W. 313.5 feet to northwest
N. 6.20 W. 313.5 feet to northwest
N. 6.20 W. 313.5 feet to northwest
Street, and running thence with line
of last named street S 6.20 E. 418
feet to S. 5th Street; thence with S. S. 83.40 W. 418 feet to S. Depot Street; thence with S. Depot Street with said street and with line of Lot No. 14, 209 feet to the beginning. These lots being part of the lands devised to Mary L. Cary and Whitner L. Cary under the will of John C. Cary.

No. 9. All those lots of land situate in the State aforesaid, in the County of Oconee, in or near the corporate lim-State aforesaid, in Oconee County, and within or near the corporate limits of the Town of Seneca, designated as Lots Nos. 1 to 12, inclusive, in Block C, on a plat of the lands of John C. Cary, made by R. E. Dalton, April, 1921, and having the following the state of Lots 1920, and having the following the following and hounds, as shown by the lands of the Estate of John C. April, 1921, and having the following metes and bounds, as shown by said plat: Beginning at a point at intersection of S. Depot and S. 6th Streets, being a corner of said Lot No. 12, and running thence with S. Depot Street S. 6.20 E. 418 feet to S. 7th Street; thence with last named street and lines of Lots 5 and 4 S. 83.40 W. 418 feet to S. Townville 83.40 W. 418 feet to S. Townville Street; thence with S. Townville Street N. 6.20 W. 209 feat to north-Walnut Street; thence with S. Walnut Street; the S. Walnut St 4th Street; thence with S. 4th Street N. \$3.40 h. 418 feet to the beginning. These lots being part of the lands devised to the Defendants un-

No. 10. All of those lots of land, situate in near the corporate limits of the Town of Seneca, being designated as Lots 1 to 10, inclusive, in Block D, according to a plat made by R. E. Dalcondon ber, 1920, and having the following that he do continue so to do until homotes and bounds, as shown by said shall have found a purchaser, or purch ton, April, 1921, of lands of the Estate of John C. Cary, and having of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of Lot No. 16 and at the corner of the control of the c tate of John C. Cary, and having the following metes and bounds, as shown by said plat: Beginning at a point, northwest corner of Lot No. 16 and at the corner of Lot No. 16 and at the intersection of S. Townville and S. 7th Streets, and running thence with S. 1 and at the intersection of S. Townville and S. 7th Streets, and running thence with S. 1 th Streets, and running the section of S. Townville and S. 7th Streets, and running the section of S. Townville and S. Toth Streets, and running the section of S. Townville S. 2240 V. 418 feet to S. Walnut S. 83.40 W. 418 feet to S. Walnut Street; thence with S. Walnut Street N. 6,20 W. 418 feet to S. 5th Street; thence with S. 5th Street N. 83,40 E. 413 feet to beginning. These lots being part of the lands devised to Defendants under the will of John C.

All those lots of land, situate in the State aforesaid, in the County of Oconee, and in or near the corporate limits of the Town of Seneca, being lands of Biemann Estate, T. E. Alexander, Taylor and M. H. Hughes, and signated as Lots 1 to 16, inclusive, in Block K, and being all of the letter is this block recording to a plate that the plane of the plan lots in this block, according to a plat of the lands of the Estate of John C. Carv, made by R. E. Dalton, Septem-Wigington, Surveyor, dated October her, 1920, and having the following 14th, 1918. metes and bounds, as shown by said plat: Beginning at a point in line All those lots of land, situate in the State of South Carolina, in the County of Oconee, and within or near the comporate limits of the Town of Seneca, being designated as Lots 1 with line of last named street S. 6.20 "Pape's Diapepsin" is the quickest, surest relief for indigestien, gases, flatulence, heartburn, sourness, fermentation or stomach distress causade by acidity. A few tablets give almost immediate stomach relief. Correct your stomach and digestion now rect your stomach and digestion now (County of Oconee, and within or near the comporate limits of the Town of Seneca, being designated as Lots 1 with line of last named street S. 6.20 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. S. 64.36 W. 73 feet; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. S. 64.36 W. 73 feet; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. S. 64.36 W. 73 feet; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. S. 64.36 W. 73 feet; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. S. 64.36 W. 73 feet; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. S. 64.36 W. 73 feet; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. S. 64.36 W. 73 feet; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. Street; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. Street; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. Street; thence with Seneca, being designated as Lots 1 with line of last named street S. 6.20 of Little River, of Keowee River, adjusted by R. St treet; thence with S. 6th Street 40 E. 418 feet to beginning. lots being part of the lands devised to the Defendants under the

will of John C. Cary.

The above lots will be sold in blocks, according to plat of same, and he plat will be exhibited at the sale. now on file in Master's office.

RMS OF SALE -CASH. That ould any purchaser of said land to comply with his bid within a caable time, the Master shall rethe same upon the same or some quent Salesday, at the risk of 176. ormer purchaser, and shall concomply with his bid. That the other purchaser should make at the risk of the former pur-

Purchaser to pay extra for papers d stamp. W. O. WHITE,
Master for Ocnoce County, S. C. 15, 1922,

MASTER'S SALES.

te of South Carolina, ounty of Oconee. n Court of Common Pleas.)

suant to decrees of the aforeourt, in the cases named bewill offer for sale, to the highdder, in front of the Court AY, the 4th day of December, between the legal hours of the tracts of land below de-

J. G. Breazeale, Plaintiff, against Locis Wright and F. W. Cannon, Defendants.

All that certain piece of land, sitnate, lying and being in Oconee County, State aforesaid, containing twenty-nine (29) acres, more or less, adjoining lands of J. S. Carter, Gyp-209 feet to the beginning. These being part of the lands devised to the Defendants under the will of the Depot Street; thence with S. Depot same land deeded to Lodis Wright said John C. Cary.

19. 418 feet to S. oth Street, thence of Lots adjoining lands of J. S. Carter, Gypton and S. 83.40 W. 418 feet to S. sie Powell and others, and being the Depot Street; thence with S. Depot same land deeded to Lodis Wright Street N. 6.20 W. 418 feet to S. 5th by R. L. Keaton, Dec. 10th, 1917.

bear interest from day of sale and be secured by bond of purchaser, or pur-chasers, and mortgage of the premises, with leave to the purchaser to pay all cash if he desires. 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 has found a purchaser, or purchasers, who comply with the terms of

Purchaser to pay extra for papers, stamp, and recording mortgage.
W. O. WHITE,

Master for Oconeo County, S. C. Nov. 15, 1922. 4J-48

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

South Carolina, Plaintiff,
against
H. Vaughn, 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.

All that certain piece, parcel or tract of land, situate, lying and being in Oconee County, and State of South Carolina, containing 53 1/2 acres, ad-joining lands of Sam Bruce, Rice and others, being the same bought by T. E. Alexander and Ben Taylor from J. H. Vaughn on Jan. 5th, 1920, less the five acres sold by the said T. E. Alexander and Taylor to R.

TERMS OF SALE-One-third cash on day of sale, and the balance in two equal annual installments; the eight per cent per annum until paid, and be secured by bond of the purcasher and mortgage of the premises. Should the purchaser, or purchasers, fail to comply with the terms of sale within five days from the day terms of sale immediately, that the days from the day to sale immediately, that the day of the purchasers or purchasers, or the State aforesaid, in the County of of sale within five days from the day Oconee, and in or near the corporate of sale, that the Master do re-adverlimits of the Town of Seneca, being tise and re-sell said premises on the designated as Lots 1 to 16, inclusive, following Salesday, or some convening Block J. and being all of the lots in this block, according to a plat of the lands of the Estate of John C.

The lands of the Estate of John C. place and on the same terms as here-tofore set out, at the r'sk of the for-mer purchaser, or purchasers, and terms of sale.

terms of sale.

Purchaser to pay extra for papers, stamps and recording mortgage.

W. O. WHITE,

Master for Oconee County, S. C.

Nov. 15, 1922.

46-48

Mrs. Irene W. Burley, Plaintiff, against

W. J. Schroder, Mrs. Inez Jaynes,
Frank C. Alexander and Mrs. S. O.
Youngblood, Defendants.

Tract No. 1-All that piece, parcel or tract of land, situate, lying and being in the County of Oconee, State All those lots of land, situate in the of South Carolina, on waters of Lit-

Walnut Street 418 feet to S. and having such shape, form, metes and bounds as are shown by plat of I. H. Harrison, Surveyor.

The said two tracts of land are land conveyed to T. E. Alexander by W. J. O. Ray by deed dated 28th day County, S. C., in Deed Book 3-A, page

TERMS OF SALE-One-third cash to re-sell until the purchaser and balance in two equal installments, payable in one and two years aser at said sale be required, at from the date of sale, respectively, ime his bid is accepted, to de-with the Master ten per cent bond of the purchaser, or purchasers, and mortgage of the premises, and to bear interest from date of id in said land without making sale at the rate of eight per cent osit at the time, since the Plain- annum, interest to be paid annually, and if not paid annually, to be added to shall settle with the Master to and become part of the principal. and the whole to bear interest at the rate of eight per cent per annum, and so continue until the whole is paid in full, with provisions in the bond and mortgage that the obligor shall pay a reasonable attorney's fee in case the bond and mortgage should be placed in the hands of an attorney for collection, after maturity, or be collected by suit. That in event of failure of the purchaser, or purchasers to comply with the terms of the collected by suit the terms of the collected by suit. re-sell the said premises on the fol-

terest which has accrued up to the time of such payment. Purchaser to pay extra for papers

stamp and recording mortgage.

W. O. WHITE, Master for Oconeo County, S. C. Nov. 15, 1922. 46-48

TERMS OF SALE—Haif Cash and Bank of West Union, a corporation balance in one year; credit portion to created by and existing under the bear interest from day of sale and be Laws of the State of South Caro-Plaintiff,

E. Alexander and Bessie Alexander, Defendants.

All that certain piece, parcel or tract of land situate, lying and being in Keowee Township, of the County of Oconee, State of South Carolina, on branches waters of Corn House Creek, adjoining lands of Mrs. Bessie Alexander, W. H. Orr, M. A. Moss and Elijah Alexander, containing 61 acres, more or less, and being the western portion of the Tract No. 12 of the Sittou lands, as shown on plat western portion of the Tract No. 12 of the Sitton lands, as shown on plat of survey thereof by I. H. Harrison, Surveyor, of date Sept. 1, 1907, plat recorded in Book C, pago 3, Clerk's office, Oconee-County, S. C., and being the same tract conveyed to C. E. Alexauder and Bessie Alexander by R. T. Jaynes and others.

TERMS OF SALE—CASH. That in event of failure of the purchaser, or purchasers, to comply with the terms of sale immediately, that the

terms of sale immediately, that the Master do r9-sell said premises on the same Salesday, or some convenient Salesday thereafter, at the same place and on the same terms as here-tofore 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 shall comply with the terms of sale.

Purchaser to pay extra for deed and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 15, 1922. 46-48

Bank of West Union, a corporation created by and existing under the Laws of the State of South Carolina, Plaintiff,

Edgar Alexander, Defendant.

All that certain piece, parcel or tract of land lying and being in Ococredit portion to bear interest at the rate of eight per cent per annum, payable annually from day of sale, and if not so paid to bear interest at eight per cent per annum until paid, and he seemed by hond of the pur-

Master do re-sell said premises on the same Salesday, or some conven-ient Salesday thereafter, at the see ttoin oin oinoininnani oniii ini inn nninaao n-tsceoeee stoecoec seceettte eeee haaato seotaatta stileo stolaeot ient 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 purchasor, or pur-chasers, who shall comply with the ters of sale

Purchaser to pay extra for deed and stamp. W. O. WHITE, Master for Oconee County, S. C. Nov. 15, 1922. 46-48

SHERIFF'S SALE.

NOTICE is hereby given that, pursuant to authority given me under the laws of South Carolina, I will sell, to the highest bidder, for cash, in front of the Court House door, in Walhalla, S. C., on Salesday in December, 1922, being MONDAY, the 4th day of December, One Automobile that has been selzed while being used in the transportation of intoxicating liquor, and has been declared forfeited to the State. Property described as follows:

One Ford Touring Car, Motor No. 6551549, captured while being driven by Will Tuck

Also, 1,800 pounds of Granulated

Also, one 7-foot Crosscut Saw. W. M. ALEXANDER, Sheriff of Oconee County, S. Nov. 15, 1922.

NOTICE OF ELECTION OF STEW-ARD OF POOR FARM.

The Supervisor and his Board of parts of a tract of land conveyed to Advisors will elect a Stoward of the T. E. Alexander by Charlie McAlister Poor Farm for the fiscal year of 1923 by deed dated July 17th, 1914, and recorded in office of Clerk of Court in their office at Walhalla, S. C., on for Oconee County, S. C., in Deed FRIDAY, December 1st, 1922. Board Book RR, page 313, and a tract of will elect the lowest responsible bidwill elect the lowest responsible bidder, reserving the right to reject any and all bids. Applicants for the postof December, 1917, and recorded in tion must state the names and ages office of Clerk of Court for Oconee of the members of their families, and of the members of their families, and the salary for which the applicant will take the job. The County will allow the Steward a reasonable salary for himself, and will pay for, or illow off of the farm, sufficient quantity of wood for his family, self and he paupers. All bids should be carefully sealed.

J. C. SHOCKLEY, J. B. S. DENDY, Clerk, Nov. 8, 1922.

SALE OF LAND BY SURVIVING

EXECUTOR. NOTICE is hereby given that I will

sell, to the highest bidder, in front of the Court House door, at Wal-

chasers, to comply with the terms of land, situate, lying and being in Ocothe sale within five days from day of nee Coulny, State of South Carolina, sale, the Master do re-advertise and containing ninety-three acres, more or less, being one of the tracts of lowing Salesday, or some convenient land conveyed to J. M. Dowis by the Salesday thereafter, at the same Executor of John Dowis, deceased, a place and on the same terms as here-tofore set out, at the risk of the former purchaser, or purchasers, and made by Wm. F. Ervin, D. S., on the that he do continue so to do until he that he do continue so to do until he 16th day of August, 1883; said plat has found a purchaser, or purchasers, being of record in Book M of Regis-who shall comply with the terms of ter of Mesne Conveyance for Oconee who shall comply with the terms of sale.

That the purchaser, or purchasers, at such sale have the right to anticipate the payment or either or both of the credit installments at any time by paying 'he principal and all income county, S. C., in Book M, Dones of December and all income county, S. C., in Book M, December and S. C., which has account up to the

Page 557-8. TERMS OF SALE—CASH. Purchaser to pay extra for deed and stamp.

J. W. McKEE, Executor of the Last Will and Tes-

tament of G. M. McKee, Deceased. Nov. 15, 1922. 46-48