

**Herald and News**

Entered at the Postoffice at Newberry, S. C., as 2nd class matter.

E. H. AULL, EDITOR.

Tuesday, November 14, 1911.

We think that Governor Blease acted wisely in not calling an extra session of the legislature at this time. It might have been just as well to have given the Marlboro farmers an opportunity to be heard and the governor might also without detriment to his position have left off some portions of the letter which was written to Mr. Evans, representing the committee that was appointed to wait upon the governor.

It would have entailed a heavy expense upon the State for the extra session and even if anything could be done by legislation it is rather late for it to result in any good to the present crop. If relief can come from legislation it is only a short time until the legislature will convene. We do not believe, however, that the remedies in legislative enactment.

**SPLIT LOG DRAG NEEDED.**

In going by buggy on Sunday to St. Paul's, as you enter either way the town of Prosperity along the main highway a large board is hung across the road on which appears the warning to automobiles that the speed limit is ten miles an hour and five miles in turning the corners. At present this warning is absolutely unnecessary for it is impossible for an automobile to go through the town along this road at a greater speed than one mile the hour, if it is able to go at all.

The citizens of Prosperity have been doing some work on the road and have gotten on heavy sand an abundance of clay, and the road Sunday was almost impassable in the buggy. Only when the proper proportion of sand is applied will the warning be necessary, for the temptation then to the average autoist will be very great to speed a little along a road such as this promises to be.

The road that has been worked by the chain gang in many places needs an application of sand, and the mile of government road needs attention in the shape of a split log drag, and, in fact, the use of the split log drag along this entire road would be very beneficial and the application should be made while the road is still wet, and when the citizens who live along this road realize the advantage they have received in having a supervisor to build a good road they will show their appreciation by constant use of the drag, and they will have a splendid road all the year, but if they will not, it would have been better for the chain gang to have worked some other road. Let us hope they will.

**MORE BONDS FOR GOOD ROADS.**

On December the seventh next the people of DeKalb county will vote on a proposed five hundred and fifty thousand dollar bond issue for the extension and improvement of their public highways. For many months past this movement has been steadily under way, and from now until the day of the election it will be urged upon the voters and there is little, if any doubt, that it will be overwhelmingly ratified.

As an illustration of popular sentiment on road building in Georgia today this enterprise is particularly interesting. DeKalb county is already above the average in the number and the quality of its highways. But its officials and its citizens realize that if the county is to attain its due measure of growth, it must go further in its roadway interests and, with business foresight, they recognize that in a comparatively short time the increase in property values and the stimulus to commerce resulting from more and better highways will repay them many times over for the bonds they propose to issue.

It is a noteworthy fact that the farmers of DeKalb are especially interested in this progressive movement. There is no group of citizens to whom it will prove more richly profitable. Better roads will bring them into easier and cheaper communication with the markets. Good roads will enhance the value of their land and will

open the way to more abundant school facilities. Indeed, they will quicken the county's life and prosperity in a thousand different ways and will prove a continual blessing through all the years to come.

DeKalb is in the line of progress and the more counties there are to face in the same direction the greater will be Georgia's wealth and advancement.—Atlanta Journal.

This seems to be the way they do in Georgia and as a result they are building good roads all through that State. The same thing and the same results would come to this State if we could convince our people of the value of good roads and of the further fact that the only way to get them is to pay for them.

**JUNIOR ORATORS AT NEWBERRY.**

First Try-out—Election of "Newberrian" Staff—Minstrel to be Given.

News and Courier.  
Newberry College, Newberry, November 11.—At the chapel exercises yesterday morning the student body had the pleasure of listening to the first efforts of this year's junior orators. The young men acquitted themselves most creditably and showed good and careful training, as well as natural talent, for this line of work. Dr. Roy Z. Thomas, teacher of oratory at Newberry, has every reason to be proud of his new "Ciceros and Demostheneses." Many phases of present day commercial and economic activity were discussed and many vexing problems solved. The following is the program of speakers and subjects: J. B. Ballentine, "The Growth of Oratory;" G. H. Ballentine, "The Rural Problem;" P. Singsinger, "The Labor Problem;" Black, "Southern Patriotism;" Rentz, "Love of Liberty;" Reiser, "Labor Unions a Necessity."

On Thursday evening at 7 o'clock the bible study classes, just recently organized for this year's work in the Y. M. C. A., met at their various rooms and began in deed and truth the great work planned by Dr. W. D. Weatherford while here recently. There have been organized now six classes, representing the whole student body. These classes are preparing to study Dr. Weatherford's late book on "How to Lead Men to Christ." The whole student body is alive to the situation and much good is expected to come forth from these efforts. Dr. Roy Z. Thomas is the leader of the seniors; Mr. A. L. Gunter, of the juniors; Mr. E. Henry Cappelmann, of the Sophomores; Mr. G. H. Ballentine and Mr. Jackson Bowers, Jr., of the freshmen, and Prof. V. B. Sease, of the preps. Dr. J. Henry Harms, president of Newberry college, and Prof. Gilbert P. Voigt, instructor in modern languages here, are in attendance upon the Lutheran synod in Calhoun county.

The present senior class is working hard in its efforts to "get out" an annual at Newberry this year. The business managers have been elected in the persons of Mr. Allen N. Kieffer, of Springfield, Ga., and Mr. Ernest Doscher, of Charleston. Mr. L. McFall Wise, of Prosperity, has been elected editor-in-chief. With such a staff of energetic business managers and such an able editor there is no doubt that the college "Newberrian" of 1912 will be one of the "finest yet."

The Athletic association minstrel, to be given in the early spring for the benefit of the baseball team, is a "glowing" futurity. The sounds of the deep bass or the high and soft tenor is heard on the campus daily in preparation for this great event. Mr. J. R. Bass, well known in minstrel circles, will coach Newberry's "men of minstrelsy."

**Key Check Bearing Newberry Name.**

A bicycle thief, a colored boy with an alias, was arrested in Laurens last week. In its account of it, the Herald of the 10th has this paragraph: "Boyd or Wilson had in his pocket a bunch of keys and the key check bears the name of John K. Roof, Newberry, 1910. It is probable that he is wanted at other points, but he will have to linger in Laurens for some perhaps."

**Matthews-McCrackin.**

On November 8, at the home of Mr. and Mrs. E. P. Matthews, was solemnized the marriage of Miss Margaret Matthews to Mr. Thad McCrackin. The "home among the oaks" was lovely in its decorations, the color scheme being yellow and green. In the parlor where the ceremony was performed was a scene of impressive beauty. From a beautifully and artistically made arch of ivy with a background of ferns of the rarest type, was suspended a double heart made of yellow Numberless candles

were used to illuminate the scenery. Promptly at the appointed hour Miss Lucy Hill and Dr. Matthews ascended the stairway, which was an announcement to the audience of the coming of the bridal party. Miss Hill skillfully rendered "Mendelssohn's Wedding March," as the bridesmaids and groomsmen entered in the following order, Miss Mable Wallace, of Laurens, and Mr. Derrill Smith; Miss Eleanor Duckett, of Clinton, and Mr. Duncan Johnson; Miss Pearl McCrackin and Mr. Will Brown; Miss Helen Satterwhite and Mr. Barns McCrackin. Then came the dame of honor, Mrs. W. P. Smith, of Kinards, followed by the bright eyed ribbon bearers, Misses Mary Alice Suber and Sue Ella Peterson, who formed an aisle for the bride and groom who paused under a bank of nature's own heart, and were there made one by Dr. A. J. Bowers.

The impressive ceremony was sweetened by the tender notes of "Melody of Love," softly played during the sacred moments by Miss Hill. Never did the bride look lovelier than on this occasion, when attired in a dress of royal purple satin, trimmed in Persian beaded fringe, with hat to match. She carried an armful of exquisite white chrysanthemums. The bridesmaids were charming in their handsome gowns of white silk marquisette over yellow satin, with pearl trimmings and carried bouquets of yellow chrysanthemums. The dame of honor wore a handsome dress of blue messaline satin trimmed with chenille fringe. She carried cream flowers.

Immediately after the nuptials the party were received in the dining room, preceded by the dainty little flower girls who strewed the path with rose pedals. This room was beautifully decorated in pink and green. The bride's table was a dream of beauty, the centre of which was covered by a handsome centre piece, embroidered in chrysanthemums, the handiwork of the bride's mother, this was laden with an immense wedding cake. Pink tulle was suspended from the chandelier to the four corners of the table and there caught by Southern smilax. The guests were here served a delightful dinner, followed by an ice course.

In the library there were numerous tables laden with testimonials of esteem and affection in the shape of useful and appropriate presents testifying to the popularity of the contracting parties. The bride is a very sweet and accomplished young lady. The groom is a successful business man of sterling qualities. Mr. and Mrs. McCrackin left amidst showers of rice for an extended trip north.

The guests from away were: Miss Eleanor Duckett, from Clinton; Misses Minnie and Mabel Wallace, of Laurens; Miss Sara Scott, of Whitmire; Dr. Matthews, from Bennettsville, and Dr. and Mrs. F. B. McCrackin, of Bamberg.

**Starting It Too High.**

It was in the days before church organs and choirs that Deacon Dorsey volunteered to lead the singing of an old hymn. He started out very well: "My soul be on thy guard; ten thou—" and he stopped, unable to go any further because he had such a high pitch. He started over again: "My soul be on thy guard; ten and once more he stopped, this time pitched so low that he could not proceed.

"Say, Brother Dorsey," said one of the congregation, "hadn't you better start it with five thousand?"—Norman E. Mack's National Monthly.

**One-Man Power.**

In a speech at Denver, Nat C. Goodwin once remarked on the small means wherewith Washington had achieved such great ends, says the Washington Star.

"When I think," said Goodwin, "of Washington's terrible handicaps my mind goes back to the town of Nola Chucky.

"An actor-manager was to appear for one night in Nola Chucky, and accordingly wired the proprietor of the Nola Chucky opera house:

"Will hold rehearsal tomorrow noon. Have stage manager, stage carpenter, property man and all stage hands of theatre prompt to hour."

"He received this telegram in reply: 'He will be there.'"

**NOTICE OF ELECTION FOR MAYOR AND ALDERMEN OF THE TOWN OF NEWBERRY, S. C.**

Notice is hereby given that the regular annual election for a Mayor and Five Aldermen, one Alderman for each of the five wards, to serve for a term of one year, and a trustee of the Newberry graded school district from Wards 4 and 5, respectively, will be held at the Council Chamber, in the opera house, in the Town of Newberry, South Carolina, on the

second Tuesday in December, 1911, being the 12th day of said month, the polls to be opened at 8 o'clock in the forenoon, and to close at 6 o'clock in the afternoon. D. F. Pifer, A. C. Welch and Alex. Singleton are appointed managers of the said election.

By order of the Town Council of Newberry, S. C., on this the 5th day of September, 1911.

J. J. Langford, Mayor.

Attest:  
J. R. Scurry,  
C. & T. T. C. N., S. C.

**TAX NOTICE—TOWN OF SILVER-STREET.**

Notice is hereby given that the taxes due for the year 1911 in the Town of Silverstreet, S. C., will be due and payable at the office of the Clerk and Treasurer of the Town of Silverstreet from November 1 to November 30, 1911. After the 30th day of November, 1911, the penalty provided by law will be added. B. M. Havird, John T. Coleman, Intendant. Clerk and Treasurer.

**STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY. COURT OF COMMON PLEAS.**

The Bank of Columbia, S. C., Plaintiff, against

The Havird Company, Bettie Havird, The Bank of Prosperity, The Bank of Saluda and Robert L. Luther and M. H. Kempson, Defendants.

By virtue of an order of the Court herein, I will sell to the highest bidder, before the court house at Newberry, in South Carolina, within the legal hours of sale, on Monday, salesday, December 4, 1911, all the right, title and interest of Bettie Havird in and to all that tract, piece or parcel of land, lying and being in the Town of Prosperity, County of Newberry, State of South Carolina, containing twenty-five (25) acres, more or less, and bounded by Southern Railway company's land, land of B. B. Hair and S. C. Parre and others.

Terms of sale: The purchaser will be required to pay one-third of the purchase price in cash, the balance in one and two equal annual instalments, with interest from day of sale at 7 per cent., payable annually, the credit portion to be secured by the bond of the purchaser and a mortgage of the premises sold, with leave to the purchaser to anticipate payment of the credit portion in whole or part, and if the purchaser fails to comply with the terms of sale said property will be resold on the following salesday at the risk of the former purchaser. The purchaser shall be required to pay one hundred dollars immediately when property is knocked down to him. Said bond and mortgage to contain a stipulation for 10 per cent. of the amount due thereon as attorney's fees in case of foreclosure or put in the hands of an attorney for collection. Purchaser to pay for papers and recording same.

H. H. RIKARD,

Master for Newberry County, S. C. November 6, 1911.

**STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY. COURT OF COMMON PLEAS.**

James F. Epting, Sr., individually and as Administrator of Lula B. Epting, deceased, Plaintiff,

against  
Lewie L. Lane, William L. Lane, Verma Lane, Drayton L. Lane, James F. Epting, Jr., Harry D. Epting, and F. M. Schumpert as public guardian of Guy H. Bodie, a minor, Defendants.

By order of the Court herein, I will sell before the court house at Newberry, S. C., within the legal hours of sale, to the highest bidder, on salesday in December next, the same being the 4th day of said month, all that lot of land lying and being situate in the Town of Newberry, County of Newberry, State of South Carolina, known as Lot No. 1, of the Home Place of Lula B. Epting, deceased, bounded by Boundary street, Drayton street, Lot Nos. 2 and 3 of said lands.

Also Lot No. 2 of said Home Place, bounded by Boundary street, Lot Nos. 1 and 3 of said Home Place and lot of T. E. Epting, which will be more fully shown by plats of said lots, made by F. W. Higgins, surveyor, dated November 15, 1910, now on file in the Clerk of Court's office for Newberry County, S. C., in the above entitled action.

Terms of Sale: One-third of the purchase price in cash, the balance in one and two years in equal annual instalments, the credit portion to be secured by the bond of the purchaser and a mortgage of the premises sold, with leave to the purchaser to anticipate payments of the credit portion in whole or in part; the credit portion to bear interest from the day of sale at the rate of 7 per cent. per annum, payable annually; said bond and mortgage to contain a stipulation for ten

**OPERA HOUSE SATURDAY, NOV. 18.**

J. R. SCURRY, Mgr.

**The Girl From Rector's**

By PAUL M. POTTER

**LAUGH FOR THE CHEERLESS AND CHEERFUL LAUGH FOR THE MIRTHFUL AND MOURNFUL LAUGH FOR EVERYONE AND EVERYBODY**  
Seat Sale on Wednesday Morning 15th.

per cent. for attorney's fees in case the same is collected by suit or put in the hands of an attorney for collection. The house on the home lot must be insured by the purchaser for not less than two-thirds of its value and the insurance policy assigned to the Master as additional security. Purchasers to pay for papers and recording the same. H. H. RIKARD, Master for Newberry County, S. C. November 6, 1911.

**STATE OF SOUTH CAROLINA, COUNTY OF NEWBERRY. In Court Common Pleas.**

Wallace B. Todd, Plaintiff, against

James J. Lane, The Scottish American Co., Limited, Tench C. Pool, The Bank of Columbia, S. C., The Palmetto National Bank, M. S. Bailey & Son, The First National Bank of Clinton, S. C., The Carolina National Bank of Columbia, S. C.; South Carolina Loan and Trust Co., and Georgia Chemical Works, Defendants.

Pursuant to an order of the court here dated 16th October, 1911, by his honor, George W. Gage, presiding judge for Eighth circuit, I will sell at public outcry to the highest bidder before the court house at Newberry, South Carolina, within the legal hours of sale, on Monday, salesday, December 4, 1911, the following described tracts of land, to wit, same being lands of James J. Lane:

Tract No. 1 of the "Glymph place," being situate and lying in the county of Newberry, State of South Carolina, containing one hundred six and thirteen one-hundredths (106 13-100) acres, more or less, bounded by lands of W. F. Brown, estate of Young Tobe, Tract No. 2 of the Glymph place, and Mrs. Mattie Glymph.

Tract No. 2, of the Glymph place, lying and being situate in Newberry county, State of South Carolina, containing eighty-seven and three one-hundredths (87 3-100) acres, more or less, bounded by Tract No. 1 of the Glymph place, lands of Young Tobe, John Cromer, E. L. Glymph and Mrs. Mattie L. Glymph.

Tract No. 1 of the Duncan place, lying and being situate in the county of Newberry, State of South Carolina, containing one hundred fifty-five and eighty-eight one hundredths (155 88-100) acres, more or less, bounded by lands of Henry Suber, J. L. Crooks, J. R. Dickert, Tract Number 2 of the Duncan place, and Broad river.

Tract No. 2 of the Duncan place, lying and being situate in Newberry County, State of South Carolina, containing One Hundred Twenty-Three and Forty One-Hundredths (123 40-100) acres, more or less, bounded by Tract No. 1 of the "Duncan place," lands of J. R. Dickert and Broad river.

The Wicker Place, lying and being situate in the County of Newberry, State of South Carolina, containing Seventy-Six and Eighty-Four Hundredths (76 84-100) Acres, more or less, bounded by lands of W. D. Bundrick, John Ringer, Mrs. William Lane, B. Cromer and Mrs. Mary Wedaman.

The Heintz Place, lying and being situate in the County of Newberry, State of South Carolina, containing Forty-Three (43) Acres, more or less, bounded by lands of Sarah Felker, Slight and Crooks, Estate of John Eargle and W. F. Suber.

The "Glymph Mill" Tract, lying and being situate in the County of Newberry, State of South Carolina, containing Sixty (60) Acres, more or less, bounded by Broad river, lands of J. S. J. Suber, W. F. Brown and others.

The "Oxner" Place, lying and being situate in the County of Newberry, State of South Carolina, containing Twenty (20) Acres, more or less, and bounded by lands of Mrs. Carrie

**Ten Days Longer.**

Will remain in Newberry until Saturday evening, Nov. 25th, positively no longer.

DR. I. E. CRIMM.

If you want expert work in fitting Glasses don't fail to consult Dr. Crimm while he is in Newberry. For the next 10 days I will duplicate any broken inserted lens, first quality, for 50 cts., a dollar less than regular price. It will pay you to call on

DR. CRIMM, Office over Burton's Real Estate Office with Dr. Smith.

**NOTICE OF FINAL SETTLEMENT.**

Notice is hereby given that I will make a final settlement of the estate of Irvin M. Mills, a minor, in the probate court of Newberry county on Friday, November 10, 1911, at 11 o'clock in the forenoon, and immediately thereafter apply for letters dis-missory as guardian of said minor. J. C. Mills, Guardian.

**SALE OF PERSONAL PROPERTY.**

By virtue of the power given me by mortgage dated June 13, 1911, I will sell at 12 o'clock noon, November 27, 1911, at the vacant store room, 1211 Main street, recently occupied as the Astor theatre:

One Powers' No. 6 Cameograph machine, one Fort Wayne compensare, one electric light meter, one section fan, four electric fans, electric wiring, curtains, lumber and plank and chairs. M. L. SPEARMAN, Mortgagee.

**TO THE OVERSEERS OF THE PUBLIC ROADS.**

The law requires six days' work on the public roads during the year. All overseers who have not worked their full time must do so by December 1. L. I. Feagle, County Supervisor.

**Lane and others.**

Terms of Sale: Except as to the Oxner Place, one-third of the purchase price to be paid in cash, the balance in two equal annual instalments, with interest from day of sale at 8 per centum per annum, the credit portion to be secured by the bond of the purchaser and a mortgage of the premises sold, with leave to the purchaser to anticipate payments in whole or in part; the mortgage to provide for an attorney fee of 10 per cent. of the amount due thereon in case same is foreclosed by suit or placed in the hands of an attorney for collection. The Oxner place the purchaser shall be required to pay one-half of his bid in cash, the balance in one year, with interest at 8 per centum per annum from day of sale, the credit portion to be secured by the bond of the purchaser and a mortgage of the premises sold, with leave to the purchaser to pay all or part of the credit portion in cash; all other terms shall be as provided in terms for the foregoing tracts. Purchasers to pay for papers and recording same.

H. H. Rikard, Master for Newberry County. November 6, 1911.

On the Duncan place is one million feet of fine yellow pine timber.

On the Glymph place, two hundred and fifty thousand feet of same kind of timber.