

Manning Times.
W. S. APPELT, Editor.
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One square one week, \$1.00
One square one day, \$1.00
Special rates for regular advertisements.

THE COLUMBIA STATE DID IT!
Aided and Abetted by
THE NEWS AND COURIER.
Featherstone, Good Man That He
is, Should Pray to be Deliv-
ered From his Friends.

COLE L. BLEASE WINS
The reports from the election
over the State shows that Hon.
Cole L. Blease has been chosen
Governor by a majority of about
4,000. Moore is elected Adjutant
and Inspector General, and
Hampton elected Railroad Com-
missioner. This report is made up
from about 90,000 votes received,
and it is thought that the full vote
will exceed 100,000 and that
Blease's majority will increase.

For Governor.
Blease.....549
Featherstone.....659
For Adjutant General.
Moore.....854
Richardson.....257
For Railroad Commissioner.
Cansler.....659
Hampton.....623
For House of Representatives.
D. L. Green.....662
E. R. Plowden.....704
James Reaves.....889
H. B. Richardson, Jr.....870
For Magistrate at Turbeville.
M. D. Beard.....153
J. P. Turbeville.....150

MAINE DEMOCRATIC HURRAH!
The election in Maine last
Monday to the country at large is
the biggest surprise it has
received in many years, and to the
Republican party a shock that
will paralyze it. For the first
time in thirty years Maine has
elected a Democratic governor,
and not only so it looks as if the
Democrats have captured the
legislature and a United States
Senatorship. It was a regular
cyclone for the Democratic
party, there was also several
congressmen captured in the
great sweep. This Maine elec-
tion has the Republican leaders
up a tree, even President Taft
and ex-President Roosevelt were
knocked speechless by the shock
of a rock-ribbed Republican
State turning turtle and aligning
itself with former enemies. The
significance of this repudiation
of the Republican leadership is
plain; the masses are tired of
present condition and are de-
manding new men, the moss-
backs who have been running
things to ruin must be relegated
to the rear, and young, active,
fresh blood put in charge of
affairs, the same condition exists
in the ranks of the Democratic
party and some day we will
wake up to find a shock too.
Maine is not in sympathy with
the Democratic party but it has
been boss-ridden so long that it
would stand the chaffing no
longer. The National leaders
could not have been informed of
the conditions in Maine, and they
rested content in the confidence
they have enjoyed for the past
thirty years, therefore they gave
no attention to that State, but my
"what a difference in the morn-
ing," the jingling of the ice in
pitcher is a welcome sound to
those who have a dark brown
taste which always follows such
a bitter disappointment.

ROOSEVELT HIT WITH THE STICK.
Roosevelt refused to sit at
the same table with Lorimer, the
Illinois Senator is charged with
having bribed his way into the
senate, in the manner of getting
into the United States senate
was fully and truthfully inves-
tigated it would be found there
are others besides Lorimer who
had to pay dearly for the honor,
in fact they paid more for a seat
in the senate than they would
have had to pay for a seat on
the New York cotton exchange.
It is a fact of great notoriety
that seats in the United States
senate had to be paid for in the
Western states, the most flagrant
case was that of Clark who
bought up the legislature like
he was in the habit of buying up
mining stock. However the
action of the ex-president in the
Lorimer case will have a good
effect as it will set the pace for
others high in public life to dis-
countenance civic unrighteous-
ness. Roosevelt's western trip
we believe has revolutionized
the politics of the country, there
may not be any new party but
there will be new alignments and
new issues, there will be a gen-
eral breaking up of the old
parties without discontinuing
their names, but the issues will
be different and the leadership
will be bran new. It is our be-
lieve that in 1916 there will be a
National party made up of the
young men of the south and the
west which will control the pol-
itics and these will be led by
Theodore Roosevelt or some of
his disciples.

THE GRATITUDE OF ELDERLY PEOPLE
Goes out to whatever helps their
case, comfort and strength. Foley
Kidney Pills care kidney and bladder
diseases promptly, and give comfort
and relief to elderly people. W. E. Brown &
Co.

HUB EVANS WAS DEFEATED FOR THE
LEGISLATURE IN NEWBERRY COUNTY.

REFLECTIONS
There are numerous matters
which will be brought to the
attention of the general assem-
bly at its coming session, among
them will be the game and fish
laws that were hastily enacted
last winter, these must be modi-
fied and amended so that they
can be enforced without robbing
the people of their natural
rights. All agree that it is nec-
essary to have some law which
will protect the game and fish
but the laws now upon the
statute books are not at all sat-
isfactory and they should be
overhauled early in the session.
Then our tax problem is giving
much concern, how there can be
a change made which will bring
about a more equitable adjust-
ment of the manner of making tax
returns so that property can be
placed on the books in a just and
fair manner is a problem that
will be hard to solve.

There is too much money
going to waste everywhere, in
every department there should
be a means found that will put
the government on a more busi-
nesslike basis; it is a serious
matter now all over the State,
taxes are constantly going high-
er and yet the salaries of the
officers do not increase, at the
same time it is evident a leak
exists and it must be found. The
educational institutions are
draining the public treasury
these must find a way to be run
at less expense, it is sincerely to
be hoped that the new adminis-
tration can point out a way
which will guide our legislators
into a way to have a more eco-
nomical administering of affairs.
The promises made in the
campaign amount to little unless
all get together to give aid to
carry out what was promised on
the hustings. As long as there
is a demand for large appropri-
ations for additions to this col-
lege and that university, and as
legislators think the way to popu-
larity is through the State's
treasury, just so long will the
taxes go climbing higher and the
masses be made to bear the
burden. The year 1911 should
be a record breaker for small
appropriations, and for the mak-
ing of few laws. There is
enough upon the Statute books
now to correct, to keep the legis-
lature busy without making a
single new law.

THE DEMOCRATS SOLD OUT.
The Tennessee political situ-
ation is giving the Democrats
considerable annoyance all over
the country, and under the pres-
ent outlook there seems to be no
way to keep that State from
electing a Republican governor
this fall. Governor Patterson
whose nomination stirred up so
much dissatisfaction has come
forward and resigned the nomi-
nation, as he says, for the sake
of unifying the Democratic party
and bringing about peace and
harmony in the party ranks,
but the retirement of Patterson
does not seem to have had the
desired effect and Hooper the
Republican will be the next gov-
ernor of Tennessee if the Inde-
pendents, and the Prohibitionists
keep faith with the Republicans.
We predict that once the Repub-
licans become entrenched in a
State like Tennessee it will be
difficult to dislodge them because
the only thing which has kept
many men from going into the
Republican ranks was the fear
of social ostracism, take that
barrier away and they will be
leaping over each other to get
close to the pie counter, and
even those are not hunting pie,
are believers in many of the
principles of that party and
would like to give it support but
heretofore would not do so be-
cause of social environment, the
ice is broken now the social
barrier no longer exists, it is the
thing to be a Republican in Ten-
nessee.

TURBEVILLE DOTS.
Editor The Manning Times:
Following is the program of
the Epworth league conference
of Kingstree district which con-
venes at Kingstree on Septem-
ber 16-18:
Friday 8:30 p. m. devotional
services conducted by Rev. W.
A. Fairy, Kingstree. Address
of welcome by Hon. P. H. Stoll,
Kingstree. Response by Mr.
W. J. Turbeville, Turbeville.
Reception by local chapter.

Saturday 9:00 a. m. devotional
services conducted by Rev. L.
E. Poeler, Greelyville.
9:30 a. m. calling roll of dele-
gates.
10:00 a. m. chapter reports.
11:00 a. m. address, "The
Ideal for our League," by Mr.
R. F. Morris, Turbeville.
3:00 p. m. devotional services
conducted by Rev. W. L. Wait,
Lake City.
3:30 p. m. paper by Mrs. M.
A. Ross, Kingstree.
3:45 p. m. paper by Miss
Bertha Morris, Lake City.
4:00 p. m. open discussion and
selection of place for next con-
ference.
8:30 p. m. address by Rev.
E. P. Hutson, Turbeville.
Sunday 11:00 a. m. sermon by
Rev. W. P. Meadors, Kingstree.
The district Sunday School
conference will be in session
September 18-19. A prominent
feature of the convention will be
special music furnished by the
Manning quartette composed of
Messrs. J. L. Wells, A. P. Bar-
gess, Charlie Wells and R. F.
Morris. The Pine Grove Ep-
worth league will be represented
by Misses Mary Hutson and
Linda Turbeville and Jno. L.
Green, Russel Morris, George
Green, while J. C. Dennis and
W. H. Castine will go as dele-
gates from the Sunday School.

Among those who will soon
return to college are Misses
Edith Cole, Effie Green and Ber-
tha Turbeville to Winthrop, and
Walter Smith and Dave Turbe-
ville to Wofford, George Green
to the Citadel, Mark Smith and
Mike Turbeville to Clemson,
Beasley Gamble and DuPre
Vasser to the South Carolina
Medical College, Jesse Buddin
to Vanderbilt University where
he is studying dentistry.
Prof. R. F. Morris, for two
years principal of the Pine
Grove graded school, has been
elected superintendent of Sardinia
High School, Florence county.
Mrs. D. L. Green, after an
extended visit to her father, Mr.
B. P. Broadway of Pinewood,
returned home Saturday.
Dr. I. W. Pittman will soon
erect a drug store and office
next door to the postoffice. It
is seldom that a place the size of
Turbeville can boast of two drug
stores.
There will be a Sunday school
picnic at Horse Branch Baptist
church on Thursday, Sept. 22.
The public is invited.

Beware of Ointments for Catarrh that Contain
Mercury
Be it known, that the undersigned,
do hereby certify that the ointment
containing mercury, which is sold
under the name of "The Catarrh
Ointment," is a dangerous and
injurious preparation, and that
it is the duty of every citizen to
refuse to purchase or use the same.
The undersigned do hereby certify
that the ointment sold by them,
under the name of "The Catarrh
Ointment," is a safe and effective
preparation, and that it is the
duty of every citizen to purchase
and use the same.
W. E. Brown & Co.,
Manufacturers of F. J. Cheney & Co.
Turbeville, S. C.

THE GRATITUDE OF ELDERLY PEOPLE
Goes out to whatever helps their
case, comfort and strength. Foley
Kidney Pills care kidney and bladder
diseases promptly, and give comfort
and relief to elderly people. W. E. Brown &
Co.

Hub Evans was defeated for the
legislature in Newberry county.

News Items From Harris.
There is much interest taken
hereabouts in the second primary,
and especially in the race for Gov-
ernor between Messrs. Blease and
Featherstone. In the first pri-
mary this section gave Mr. Mc-
Leod a decided majority, with
Messrs. Featherstone and Blease
following in the order named. It
is hard to say who will carry this
section of Clarendon, for both Mr.
Blease and Mr. Featherstone
have some very warm supporters
here.

The cotton crop is not so good
here as the past season. There
will be more corn made for the
reason that there were more acres
planted and cultivated. The hay
crop is poor, owing to the un-
favorable seasons for the pea crop.
Invitations have been issued by
Mr. and Mrs. D. W. Alderman,
Sr., of Alcolu, to a reception
given in honor of Mr. and Mrs.
D. W. Alderman, Jr., at their
palatial home, on the 16th inst.
Mr. D. W. Alderman, Jr., is the
youngest son of Mr. D. W. Alder-
man, the well known lumberman
and railroad man of Alcolu. Mrs.
Alderman, Jr., was Miss Harri-
son of Florence, S. C.
Mr. and Mrs. J. B. Brogdon,
accompanied by their son, Sam
John and Miss Patti Brogdon,
have returned from Saluda, N.
C., where they have been spend-
ing a greater part of the summer.

Malcom Patterson, the regular
Democratic nominee for gov-
ernor of the State of Tennessee,
has relinquished his nomination
to bring about peace in that
State, a very proper thing for
him to have done, but now since
he has made the sacrifice for his
party's sake those who are op-
posed to him continue their hound-
ing. In our opinion, they do it
to save their faces for having
made an agreement with the
Republicans to turn Tennessee
over to the Republican party to
gratify their animosity against
Patterson. The conduct of Gov-
ernor Patterson in the Carmack-
Cooper matter was no doubt
reprehensible, deserving of the
severest censure, at the same
time, should the Democracy be
bartered away because one man
has offended?

Lightning struck the residence
of Mr. J. D. Hoyle last evening
while the family were at supper,
doing some considerable damage
to the building. The electrical
current shot across the table,
breaking several plates. No one
was seriously injured, aside from
the electrical shock.

Mrs. Kate McFaddin, who fell
a few days ago, is quite sick and
confined to her bed as a result of
the accident.
Mr. L. B. Griffin, the veteran
home man, is visiting again in
various parts of the district.

Foley's Honey and Tar is a safe and
effective medicine for children as it
does not contain opiates or harmful
drugs. Get only the genuine Foley's
Honey and Tar in the yellow package.
W. E. Brown & Co.

Indomitable will and tremendous en-
ergy are never found where Stomach,
Liver, Kidney and Bowels are out of
order. If you want these qualities and
the success they bring, use Dr. King's
New Life Pills, the matchless regula-
tors, for keen brain and strong body.
25c at all druggists.

The friends of Mr. and Mrs.
H. Cain will be glad to know
that their little son has fully
recovered from a severe attack
of diphtheria.

There will be a Sunday school
picnic at Horse Branch Baptist
church on Thursday, Sept. 22.
The public is invited.

DR. KING'S NEW DISCOVERY
Will Surely Stop That Cough.

Authorizing the Southern Bell Tele-
phone Company to use the public
streets of the Town of Manning, S. C.,
for the purpose of placing poles and
electrical conductors thereon.
Section 1. Be it ordained by the
General Council of the Town of Man-
ning, S. C., that the Southern Bell
Telephone and Telegraph Company,
its successors and assigns, to erect,
operate and maintain lines of tele-
phone and telegraph, including
the necessary poles, fixtures and elec-
trical conductors upon, along and over
public roads, streets and highways of
the Town of Manning as its lone dis-
tance business may from time to time
require, provided that all poles shall
be neat and symmetrical.

Section 2. That the erecting of
poles by virtue of this ordinance shall
be done under the supervision of the
street committee, and the said South-
ern Bell Telephone and Telegraph
Company shall replace and properly
relay any sidewalk or street that may
be displaced by reason of the erection
of such poles, and upon failure of the
Company to do so, after twenty days'
notice in writing shall have been given
by the Mayor of the Town of Man-
ning to said Company, the Town may
employ such portion of the sidewalk
or street that may have been displaced
by said Company, and collect the
cost so incurred from said Company.

Section 3. In consideration of
the rights and privileges herein granted
to said Company, shall, upon demand,
provide one cross-arm on each pole
on which the Town of Manning may
desire to attach either fire alarm tele-
graph or police telegraph wires, for
the free use of the police and fire
alarm telegraph system of the Town
of Manning.

Section 4. Said Company shall at
all times be subject to the Town ordi-
nances now in existence or which may
be hereafter passed relative to the use
of the public streets by telephone and
telegraph companies.

Section 5. Said Company shall in-
demnify the Town of Manning against,
and assume all liabilities for damages
which may arise or accrue to the
Town of Manning from any injury
to persons or property from the
doing of any work herein authorized,
or the neglect of said Company or any
of its employees to comply with any
ordinance relative to the use of the
streets of said Town, and the accept-
ance by the Company of this Ordinance
shall be an agreement by it to pay
to the Town of Manning any sum of
money for which the Town may be
made liable from or by reason of such
injury.

Section 6. Said Company shall file
with the Clerk of the Council of the
Town of Manning its acceptance of this
Ordinance within sixty days from the
date when it shall take effect.

Section 7. This Ordinance shall be
in force from and after the date of its
passage.

I, R. C. Wells, hereby certify that
the above is a true and correct copy
of an ordinance passed at a meeting
of the Mayor and Council of the Town
of Manning, S. C., held on the 2nd
day of September, 1910.

Section 8. That on and after the
passage of this Ordinance, it shall be
the duty of any person or persons us-
ing or operating upon any of the
streets of the Town of Manning any
automobile, of any kind or character,
or any like vehicle, to proceed care-
fully and cautiously and to so handle,
operate, guide and manage the said
machine so as to avoid damage to per-
sons or property. It shall be un-
lawful for any person or persons to
run any such vehicle on any of the
streets of the Town of Manning at a
greater rate of speed than ten miles per
hour, and it shall be unlawful for any
one to run any such vehicle across the
intersection of any street, or to turn
a corner of any street at a greater
rate of speed than five miles an hour.

Section 9. That all Ordinances, or
parts of Ordinances, inconsistent with
this ordinance be, and the same here-
by are repealed.

Section 10. That on and after the
passage of this Ordinance, it shall be
the duty of any person or persons us-
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streets of the Town of Manning any
automobile, of any kind or character,
or any like vehicle, to proceed care-
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one to run any such vehicle across the
intersection of any street, or to turn
a corner of any street at a greater
rate of speed than five miles an hour.

Section 11. That all Ordinances, or
parts of Ordinances, inconsistent with
this ordinance be, and the same here-
by are repealed.

Section 12. That on and after the
passage of this Ordinance, it shall be
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intersection of any street, or to turn
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rate of speed than five miles an hour.

Section 13. That all Ordinances, or
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this ordinance be, and the same here-
by are repealed.

Section 14. That on and after the
passage of this Ordinance, it shall be
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one to run any such vehicle across the
intersection of any street, or to turn
a corner of any street at a greater
rate of speed than five miles an hour.

Section 15. That all Ordinances, or
parts of Ordinances, inconsistent with
this ordinance be, and the same here-
by are repealed.

Section 16. That on and after the
passage of this Ordinance, it shall be
the duty of any person or persons us-
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one to run any such vehicle across the
intersection of any street, or to turn
a corner of any street at a greater
rate of speed than five miles an hour.

Section 17. That all Ordinances, or
parts of Ordinances, inconsistent with
this ordinance be, and the same here-
by are repealed.

Section 18. That on and after the
passage of this Ordinance, it shall be
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streets of the Town of Manning any
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machine so as to avoid damage to per-
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streets of the Town of Manning at a
greater rate of speed than ten miles per
hour, and it shall be unlawful for any
one to run any such vehicle across the
intersection of any street, or to turn
a corner of any street at a greater
rate of speed than five miles an hour.

Section 19. That all Ordinances, or
parts of Ordinances, inconsistent with
this ordinance be, and the same here-
by are repealed.

ABOUT YOUR SUIT!
You may be as "touchy" in regard to the looks, make
and fit of your Suit as you please and still you can
be fully satisfied here.
We had particular folks in mind when we hand our
Suits made.
Note the hang of Coat, the perfect fitting collar and
lapels, the handsome shoulders, the grace of the Trousers!
The designing, cutting and tailoring were all done
by the most high salaried experts.
The patterns and colorings of the fabrics are entirely
new.
OUR SUITS AT \$15.00 AND \$20.00
are remarkable values—remarkable for all round good-
ness.
Come here, Sir, with all your Suit desires and we'll
see that you are satisfied—yes, more—pleased at every
point.
Mens' Suits from \$6.50 to \$30.00.
Boys' Suits from \$2.50 to \$12.00.
The D. J. Chandler Clothing Company,
SUMTER, S. C.

An Ordinance
Authorizing the Southern Bell Tele-
phone Company to use the public
streets of the Town of Manning, S. C.,
for the purpose of placing poles and
electrical conductors thereon.
Section 1. Be it ordained by the
General Council of the Town of Man-
ning, S. C., that the Southern Bell
Telephone and Telegraph Company,
its successors and assigns, to erect,
operate and maintain lines of tele-
phone and telegraph, including
the necessary poles, fixtures and elec-
trical conductors upon, along and over
public roads, streets and highways of
the Town of Manning as its lone dis-
tance business may from time to time
require, provided that all poles shall
be neat and symmetrical.

Section 2. That the erecting of
poles by virtue of this ordinance shall
be done under the supervision of the
street committee, and the said South-
ern Bell Telephone and Telegraph
Company shall replace and properly
relay any sidewalk or street that may
be displaced by reason of the erection
of such poles, and upon failure of the
Company to do so, after twenty days'
notice in writing shall have been given
by the Mayor of the Town of Man-
ning to said Company, the Town may
employ such portion of the sidewalk
or street that may have been displaced
by said Company, and collect the
cost so incurred from said Company.

Section 3. In consideration of
the rights and privileges herein granted
to said Company, shall, upon demand,
provide one cross-arm on each pole
on which the Town of Manning may
desire to attach either fire alarm tele-
graph or police telegraph wires, for
the free use of the police and fire
alarm telegraph system of the Town
of Manning.

Section 4. Said Company shall at
all times be subject to the Town ordi-
nances now in existence or which may
be hereafter passed relative to the use
of the public streets by telephone and
telegraph companies.

Section 5. Said Company shall in-
demnify the Town of Manning against,
and assume all liabilities for damages
which may arise or accrue to the
Town of Manning from any injury
to persons or property from the
doing of any work herein authorized,
or the neglect of said Company or any
of its employees to comply with any
ordinance relative to the use of the
streets of said Town, and the accept-
ance by the Company of this Ordinance
shall be an agreement by it to pay
to the Town of Manning any sum of
money for which the Town may be
made liable from or by reason of such
injury.

Section 6. Said Company shall file
with the Clerk of the Council of the
Town of Manning its acceptance of this
Ordinance within sixty days from the
date when it shall take effect.

Section 7. This Ordinance shall be
in force from and after the date of its
passage.

STATE OF SOUTH CAROLINA,
County of Clarendon.
IN COURT OF COMMON PLEAS.
Navassa Guano Company, a corpora-
tion under the laws of the State of
North Carolina, Plaintiff
against
Evan L. Wilkins and H. W. Sileo
and M. V. Haselden as assignees of
said Evan L. Wilkins, Defendants.
DEGREE.
UNDER AND BY VIRTUE OF A
Judgment Order of the Court of Com-
mon Pleas, in the above stated ac-
tion, to me directed, bearing date,
April 15, 1910, I will sell at pub-
lic auction, to the highest bidder, for
cash, at Clarendon Court House, at
Manning, in said county, within the
legal hours for judicial sales, on Mon-
day, the 3rd day of October, 1910,
being Saturday, the following describ-
ed real estate:

All that certain piece, parcel or
tract of land, lying, being and situate
in the County and State aforesaid,
containing seventy-two (72)
acres, more or less, and bounded as
follows, to-wit: North by lands of W.
P. Baker; East by lands of R. P.
Morris; South by lands of W. P.
Baker, and Robert Baker, and West by
lands of W. F. Johnson.

Terms: One-third cash, balance in
one and two years; the credit portion
of the purchase money to draw in-
terest from the day of sale at seven
per cent. per annum, and to be se-
cured by bond of the purchaser and
a mortgage on the premises said
land, which bond and mortgage shall
provide for the payment of reasonable
attorney's fees in case of the failure
of the maker thereof to pay same
when due and in case of the employ-
ment of a collector to collect said
with the privilege to the purchaser
of paying all cash.

Purchasers to pay for papers.
E. B. GAMBLE,
Sheriff Clarendon County.

STATE OF SOUTH CAROLINA,
County of Clarendon.
COURT OF COMMON PLEAS.
D. H. Traxler, Plaintiff
against
Westley Mims, Furman Mims, Rebec-
ca Mims, Jasper Mims, Henry
Mims, Wilson Mims, and Preston
Mims, Defendants.
Decree for Foreclosure.
UNDER AND BY VIRTUE OF A
Judgment Order of the Court of Com-
mon Pleas in the above stated
action, to me directed, bearing date
September 2d, 1910, I will sell at
public auction, to the highest bid-
der for cash, at Clarendon Court
House, at Manning, in said county,
within the legal hours for judicial
sales, on Monday, the 3rd day of
October, 1910, being Saturday, the
following described real estate:

All that piece, parcel or tract of
land, lying, being and situate in the
County of Clarendon, State aforesaid,
containing one hundred and
thirty-nine (139) acres, bounded as
follows, viz: On the North by lands
of B. R. Tomlinson, John Riddle-
brook, and John A. Thompson;
on the East by W. W. Rowland;
on the South by lands of Alex
Woods, and T. W. K. McEiveen; on
the West by Mill Bay. To more fully
describe said tract of land reference
may be had to title of A. M. Wood to
Said land, recorded 25th day of
October A. D., 1888.

Purchaser to pay for papers.
E. B. GAMBLE,
Sheriff Clarendon County.

STATE OF SOUTH CAROLINA,
Clarendon County.
COURT OF COMMON PLEAS.
Levi Mercantile Company, Plaintiffs
against
Ellen Harvin, Ellen Elizabeth Harvin,
Sarah Francis Harvin, Culla Linnie
Tea Harvin, Winnie Fred Harvin,
and Rucker Proctor Harvin, Defend-
ants.
Copy Summons for Relief.
(Complaint Served.)
To the Defendants, Ellen Harvin, El-
len Elizabeth Harvin, Sarah Francis
Harvin, Culla Linnie Tea Harvin,
Winnie Fred Harvin and Rucker
Proctor Harvin.
You are hereby summoned and re-
quired to answer the complaint in this
action, of which a copy is herewith
served upon you, and to serve a copy of
your answer to the said complaint on
the subscriber at his office in Manning,
Clarendon County, S. C., 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 ac-
tion will apply to the Court for the re-
lief demanded in the complaint.

CHARLTON DURANT,
Plaintiff's Attorney.
To the defendant Rucker Proctor Har-
vin:
You will further take notice that the
Summons and Complaint in the above
action were filed in the office of the
Clerk of Court of Common Pleas for
Clarendon County, South Carolina, on
the 31st day of August, A. D., 1910.

STATE OF SOUTH CAROLINA,
Clarendon County.
COURT OF COMMON PLEAS.
Aaron Francis, Plaintiff
against
Stephen Francis, John Francis and
Azalea Jones, sometimes called Salina
Jones, Plaintiffs.
Copy Summons for Relief.
(Complaint Served.)
To The Above Named Defendant:—
You are hereby summoned and re-
quired to answer the complaint in this
action, of which a copy is herewith
served upon you, and to serve a copy of
your answer to the said complaint on
the subscriber, CHARLTON DURANT,
at his office, in Manning, South Car-
olina, 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.

CHARLTON DURANT,
Plaintiff's Attorney.

STATE OF SOUTH CAROLINA,
Clarendon County.
COURT OF COMMON PLEAS.
The Defendant, John Francis, in this
action was duly filed in the office of
the Clerk of Court of Common Pleas for
Clarendon County, on the thirty-first
day of August, 1910.

CHARLTON DURANT,
Plaintiff's Attorney.

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Sells in Everything
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delicious. Price is strictly within every-
body's reach. Try one.
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