

The Camden Chronicle

PUBLISHED EVERY FRIDAY
BY
W. L. McDOWELL.

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CAMDEN, S. C., OCT. 21, 1910

The commission of twelve scientists to whom Rockefeller gave a million dollars to find out how to eradicate the hookworm has arrived at the conclusion that kerosene oil is a cure for the disease.

"What will the world say?" is a question which worries many people who are too sensitive as to the opinion of others. If one does his duty, lives rightly and follows his conscience he need not worry about what the world might say. Probably the world would not say much anyway.

They do queer things in Anderson sometimes. We have heard of a man who mortgaged his automobile and bought a home.—Anderson Daily Mail.

Nothing queer about that—just a wholesome sign of returning sanity. The "queer thing" was done when the man without a home bought an automobile.—Lancaster News.

Columbia is having what is possibly the greatest religious revival in its history. Some of the best known revivalists have been secured and services are being held daily in every church in the city. While in Columbia on Tuesday last it was our good fortune to hear Rev. Geo. C. Cates at the First Baptist at 11 o'clock and Archdeacon Webber at 4 o'clock at Craven Hall. Undoubtedly a great work is being done there.

Approved the fourth day of February, A. D. 1910.

Hon John G Richards of Liberty Hill has been appointed Deputy Organizer for Kershaw County to work for the upbuilding of the Farmers' Educational and Cooperative Union of America. He will be authorized to organize new local unions and to revive and reorganize suspended local unions wherever necessary. All sections desiring the services of an organizer should communicate with him at once. The Presidents and Secretaries of all the local unions that have ever been organized in the county are requested to communicate with him as soon as convenient, so that a series of meetings can be arranged.

While a great many are interested in flying machines and such like, the thing that will aid humanity at large more will be attending to this world rather than flying above it. Our mode of travel is sufficient for us, and we would prefer improvements in machinery that would help the farmers and cause them to prosper than anything with wings. We desire to keep people in the world and not above it, unless it be those who bear down the price of cotton and then, in turn, cause the price of necessities to fly upward. If the flying machine will take that crowd to some other clime then success to it.—Chesterfield Advertiser.

Excursion Rates
via Southern Railway

Account Spartanburg County Fair the South via Railway announced greatly reduced rates to Spartanburg, S. C. and return from points between and including Columbia, Greenville, Anderson, Rock Hill, Blacksburg, Catawba Junction, Calhoun Falls, S. C. and Augusta, Ga., tickets to be sold November 7th to 11th inclusive, final limit November 12th.

For further information, ticket etc., apply to Southern Railway ticket agents or address,

J. L. MEEK,
Assistant General Passenger Agent,
Atlanta Ga.
W. E. McGEE,
Division Passenger Agent,
Charleston, S. C.

NOTICE OF ELECTION.

State of South Carolina,
County of Kershaw.

Notice is hereby given that the general election for State and county officers will be held at the voting precincts in which the elector offers to vote, four months, and the payment six months before any election of any officer then due and payable. Said day being Tuesday following the first Monday in November, as prescribed by law.

The qualifications for suffrage are as follows:

- In State for two years, in the county one year, in the polling precinct in which the elector offers to vote, four months, and the payment six months before any election of any officer then due and payable. Provided, That electors in regard of any organization shall be entitled to vote after six months' residence in the State, if otherwise qualified.

Managers of election must require of each voter the production of a registration certificate and the proof of said section of said article to an

amount not exceeding 15 per cent. of the value of the taxable property therein, where the payment of said bonds to the amount of twenty thousand (\$20,000) dollars shall be turned over by the town council of said town of St. Matthews to the duly appointed commissioners of the county of Calhoun for the purpose of aiding in the construction of public buildings for the county of Calhoun.

Approved the 28th day of February, A. D. 1910.

No. 594.

A Joint Resolution Proposing to Amend Section 12, of Article VIII of the Constitution, Relating to Associate Justices.

Section 1. Be it resolved by the general assembly of the State of South Carolina, That the following amendment to the constitution of South Carolina be submitted to the qualified electors of the State at the next general election for representatives, and if a majority of the electors qualified to vote for members of the general assembly voting thereon shall vote in favor of such amendment and a majority of each branch of the general assembly shall, after such election, and before another, ratify said amendment by yeas and nays. That Section 12, of Article V of the constitution relating to Associate Justices, be amended by striking out in lines 3, 4 and 5, the words, "but if the court of appeals shall reverse the judgment below shall be affirmed," and by striking out the word "two" in line 8, and inserting in lieu thereof the word "three," so that when amended the same shall read as follows:

"...in the case of a judgment rendered by the supreme court, the concurrence of three of the justices shall be necessary for a reversal of the judgment below, subject to the provisions hereinafter prescribed. Whenever, upon hearing of any cause of question before the supreme court or the court of appeals, or appellate division, it shall appear to the justices thereof, or any of them, that there is involved a question of constitutional law, or of conflict between the constitution of the United States, or between the duties and obligations of her citizens under the same, upon the determination of which the entire court is not agreed, or whenever the justices of said court, or any two of them, desire to have a question of the same referred to the circuit judges present before said court, the chief justice, or his absence, the presiding associate justice, shall call to the assistance of the supreme court all of the judges of the circuit court: Provided, however, That while the matter to be submitted is being argued in an appeal before the circuit court, the circuit judges who tried the cause shall not sit. A majority of the justices of the supreme court and circuit judges shall constitute a quorum. The decision of the court of appeals, or appellate division, shall be final and conclusive. In such case the chief justice, or, in his absence, the presiding associate justice, shall preside. Whenever the justices of the supreme court and the circuit judges, together for the purposes aforesaid, shall determine that the cause referred to sit constitute an even number, then one of the circuit judges must retire, and the circuit judges present shall determine by lot which of them shall retire."

Approved the 28th day of February, A. D. 1910.

No. 566.

A Joint Resolution Proposing to Amend Section 7, Article VIII, of the Constitution, Relating to Municipal Bonds.

Section 1. Be it resolved by the general assembly of the State of South Carolina, That the following amendment to Section 7, of Article VIII of the constitution be agreed to: Add at the end thereof the following words: "Provided, further, that the limitations proposed by this section and by Section 5, Article X of this constitution, shall not apply to bonded indebtedness incurred by the town of Aiken, in the county of Aiken, in the amount of the proceeds of the bonds issued by the town of Edgefield in the county of Edgefield and St. Matthews, when the proceeds of said bonds are applied solely and exclusively to the building, erecting, establishing and maintaining of waterworks, electric light plants, sewerage system or streets, and where the question of incurring such indebtedness is submitted to the freeholders and qualified voters of such municipality, as provided in the constitution, upon the question of other bonded indebtedness."

Approved the 28th day of February, A. D. 1910.

No. 580.

A Joint Resolution to Amend Section 7, Article VIII of the Constitution, Relating to Municipal Bonds by Adding a Provision Thereto as to Certain Taxes.

Section 1. Be it resolved by the general assembly of the State of South Carolina, That the following amendment to the constitution of the State of South Carolina be submitted to the qualified electors of the State at the next general election for representatives, and if a majority of the electors qualified to vote for members of the general assembly voting thereon shall vote in favor of such amendment, and a majority of each branch of the general assembly shall, after such election, and before another, ratify said amendment by yeas and nays, that Section 7, Article VIII, relating to bonded indebtedness, be amended by adding thereto and thereof the following words: "Provided, further, that the limitations imposed by this section and by Section 5, of Article X of this constitution, shall not apply to bonded indebtedness incurred by the town of Aiken, in the county of Aiken, in the amount of the proceeds of the bonds issued by the town of Edgefield in the county of Edgefield and St. Matthews, when the proceeds of said bonds are applied solely and exclusively to the building, erecting, establishing and maintaining of waterworks, electric light plants, sewerage system or streets, and where the question of incurring such indebtedness is submitted to the freeholders and qualified voters of such municipality, as provided in the constitution, upon the question of other bonded indebtedness."

Approved the 28th day of February, A. D. 1910.

No. 595.

A Joint Resolution to Amend Section 2, of Article V of the Constitution, Relating to Associate Justices of the Supreme Court.

Section 1. Be it resolved by the general assembly of the State of South Carolina, That the following amendment to the constitution of the State of South Carolina be submitted to the qualified electors of the State at the next general election for representatives, and if a majority of the electors qualified to vote for members of the general assembly voting thereon shall vote in favor of such amendment, and a majority of each branch of the general assembly shall, after such election, and before another, ratify said amendment by yeas and nays, that Section 2, of Article V of the constitution relating to associate justices, be amended by striking out in lines 2, 3 and 4, the words "except in the case of an appeal from the supreme court or the court of appeals, or appellate division, in the words "except" and striking out the word "eight" in line 6 and inserting the word "ten," so that when amended the same shall read as follows:

"...the supreme court shall consist of nine justices and the chief justice and either of whom shall constitute a quorum for the transaction of business. The chief justice shall preside and in his absence, the senior associate justice. They shall be elected for a term of ten years, and shall continue in office for ten years, and shall be elected and qualified, and shall be so classified that one of them shall go out of office every two years."

Approved the 28th day of February, A. D. 1910.

No. 584.

A Joint Resolution Proposing an Amendment to Article X, of the Constitution, Relating to Municipal Bonded Indebtedness.

Section 1. Be it resolved by the general assembly of the State of South Carolina, That the following amendment to Section 7, Article VIII of the constitution be agreed to: Add at the end thereof the following words: "Provided, further, That the limitations imposed by this section and by Section 5, Article X of this constitution, shall not apply to bonded indebtedness incurred by the town of Aiken, in the county of Aiken, may increase its bonded indebtedness as provided for in said section of article X to an amount not exceeding 15 per cent. of the value of the taxable property therein for the purpose of establishing, extending, completing, and repairing a system of waterworks, sewerage, electric lights and power."

Approved the 28th day of February, A. D. 1910.

No. 583.

A Joint Resolution Purporting to Amend Section 7, Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness.

Section 1. Be it resolved by the general assembly of the State of South Carolina, That the following amendment to Section 7, Article VIII of the constitution be agreed to: Add at the end thereof the following words: "Provided, further, That the limitations imposed by this section and by Section 5, Article X of this constitution, shall not apply to bonded indebtedness incurred by the town of Aiken, in the county of Aiken, may increase its bonded indebtedness as provided for in said section of article X to an amount not exceeding 15 per cent. of the value of the taxable property therein for the purpose of establishing, extending, completing, and repairing a system of waterworks, sewerage, electric lights and power."

Approved the 28th day of February, A. D. 1910.

No. 580.

A Joint Resolution Proposing to Amend Section 7, Article VIII of the Constitution, Relating to Municipal Bonded Indebtedness.

Section 1. Be it resolved by the general assembly of the State of South Carolina, That the following amendment to Section 7, Article VIII of the constitution be agreed to: Add at the end thereof the following words: "Provided, further, That the limitations imposed by this section and by Section 5, Article X of this constitution, shall not apply to bonded indebtedness incurred by the town of St. Matthews, but said town of St. Matthews may increase its bonded indebtedness as provided for in said section of article X to an amount not exceeding 15 per cent. of the value of the taxable property therein for the purpose of establishing, extending, completing, and repairing a system of waterworks, sewerage, electric lights and power."

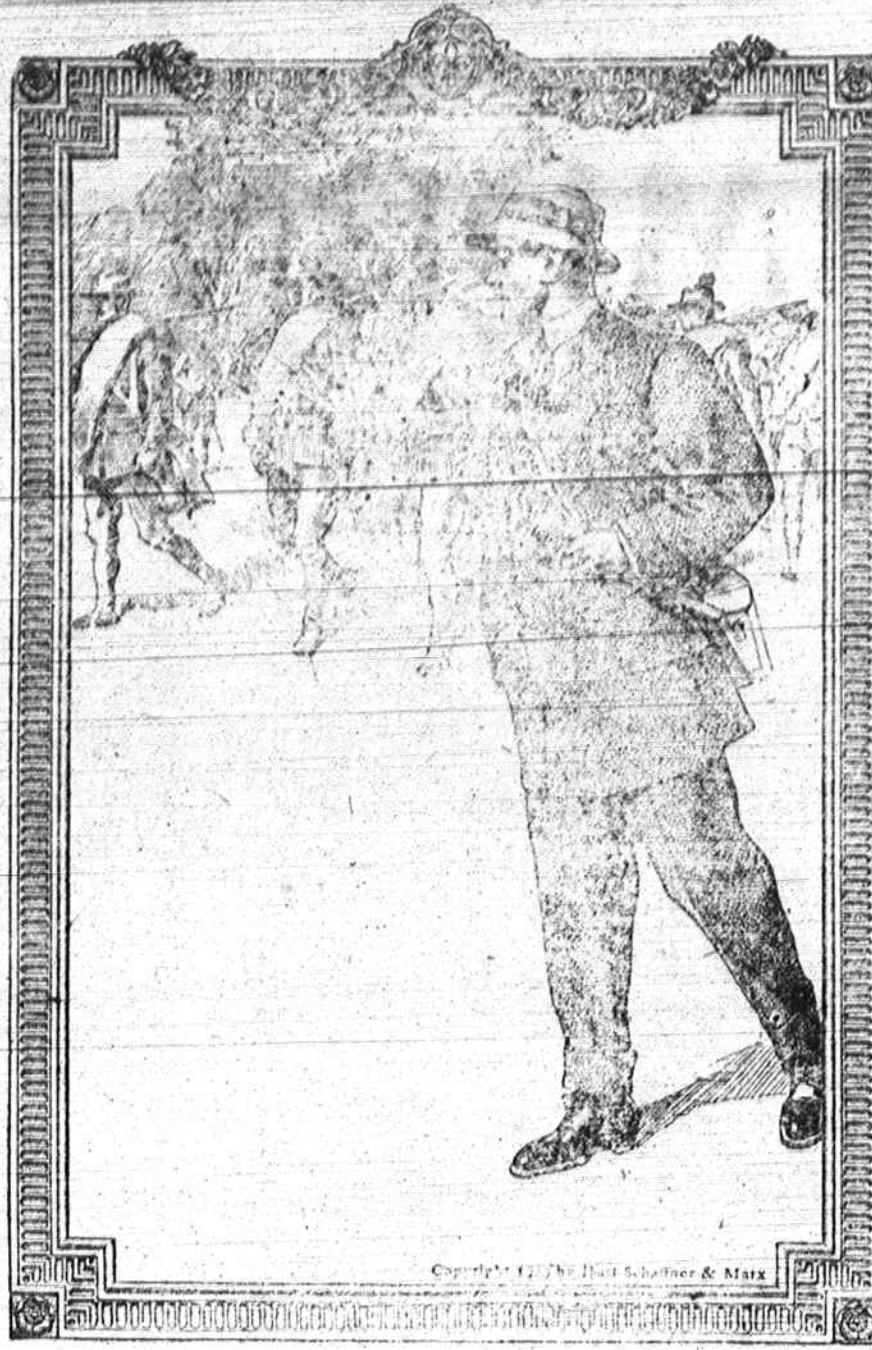
Approved the 28th day of February, A. D. 1910.

No. 603.

A Joint Resolution Proposing to Amend Section 6, of Article X of the Constitution of 1865, Relating to the State Debt of Counties and Townships.

Section 1. Be it resolved by the general assembly of the State of South Carolina, That the following amendment to Article X of the constitution of the State of South Carolina be submitted to the qualified electors of the State at the next general election for representatives, and if a majority of electors qualified to vote for members of the general assembly voting thereon shall vote in favor of such amendment, and a majority of each branch of the general assembly shall, after such election, and before another, ratify said amendment by yeas and nays, that Section 6, Article X of the constitution be amended by adding at the end thereof the following words: "Provided, further, That the limitations imposed by this section and by Section 5, Article X of this constitution, shall not apply to bonded indebtedness incurred by the town of Greenwood, in the county of Saluda, through which, in whole or in part, the line of railroad of Greenwood and Saluda Railroad shall be located and constructed, nor to the county of Saluda, such said townships as follows:

"Redstone in State for two years, in the County one year, in the polling



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MEN WHOM WE CLOTHE

Look distinguished anywhere; at home or abroad. The clothes we put on a man make him look well dressed. Because they're

Hart Schaffner & Marx clothes
all wool fabrics, high class tailoring, correct fit, perfect style.

The new models for fall and winter are very striking; you'll find your idea well carried out in them.

Suits \$20. to \$50. Overcoats \$18. to \$50.

BARUCH-NETTLES COMPANY

In Greenwood county and Saluda county, the county of Saluda being hereby expressly authorized to issue bonds in all of the construction of the said proposed railroad, under state statute, or in amounts not exceeding the amount of the assessed valuation of such townships, if otherwise qualified.

Managers of election must require of the voter the production of a registration certificate and proof of the payment of all taxes, including poll tax, and of each branch of the general assembly voting thereon shall vote in favor of such amendment and a majority of each branch of the general assembly shall, after such election, and before another, ratify said amendment by yeas and nays, that Section 6, Article X of the constitution relating to the state debt of counties and townships, be amended by striking out in lines 2, 3 and 4, the words "except in the case of an appeal from the supreme court or the court of appeals, or appellate division, in the words "except" and striking out the word "eight" in line 6 and inserting the word "ten," so that when amended the same shall read as follows:

"...the supreme court shall consist of nine justices and the chief justice and either of whom shall constitute a quorum for the transaction of business. The chief justice shall preside and in his absence, the senior associate justice. They shall be elected for a term of ten years, and shall continue in office for ten years, and shall be elected and qualified, and shall be so classified that one of them shall go out of office every two years."

Approved the 26th day of February, A. D. 1910.

At the close of the election the managers and clerk must proceed publicly to open the ballot boxes and count the ballots therein, and continue without adjournment until the same is completed, and make a statement of the results for each office, and sign the same. Within three days thereafter, the chairman of the board, or some one designated by the board, must deliver to the commissioners of election the boxes containing the ballots and written statements of the result of the election.

Managers of election have been appointed to hold the election at the various precincts in the said county:

Garden City—J. E. Alexander, W. F. Russell, W. S. Dodd.

Mt. Zion Church—E. T. McCoy, T. A. Myers, J. B. Marshall.

Westville—D. F. Owen, J. A. McDowell, L. M. Truewell.

Stockton—J. C. Humphries, J. E. Peacock, Ed. Workman.

Kirkley's Store—T. R. Kirkley, James H. Houston, Edward Kirkley.

Liberator Hill—E. L. Jones, G. R. Clements, A. Cunningham.

Port Royal—J. F. West, Allen Murdoch, J. H. Hodges.

Blairay—Elaine Brown, J. W. Wood, S. E. Ross.

Lakeview Mill—A. E. Kennedy, Willie Kinnard, J. M. Porter.

Rabion's Roads—A. W. Babon, J. K. Smith, R. T. Mickie.

Cartey—J. E. Creed, H. Dowey, B. R. Price, Jr.

Hopkinton Cotton Mill—W. J. Christopher, R. G. Bradley.

Pine Creek Cotton Mill—J. D. McCaskill, J. K. Beckham, F. R. Twitty.

Bethune—D. M. Bethune, S. T. Gardner.

Bethel—H. C. Hayes, M. A. Shaw, J. M. Sowell.

St. George School House—W. H. McCaskill, J. K. Hale, W. G. Carter.

Savary Hill—S. W. Hornsby, R. M. McLean, R. G. Shroyer.

Elmwood—F. Hammond, E. F. Hammett, S. N. Hammard.

Hanging Rock—N. B. Taylor, B. M. Jones, F. P. Tuesdell.

McLean's Branch—Alex. Shaw, J. S. Elliott, L. A. Vickery.

Shaylor's Mill—J. B. Mann, J. L. Carter, W. D. Hayes.

Stockton—W. R. Gardner, B. M. Pearce, Jr. and J. C. Humphries.

Brewer's Store—S. N. Hammond, G. F. Hammond and T. J. Moseley.

McLain's Branch—W. H. Collier, Alex Shaw and Kenneth McCaskill.

McLain's Branch—R. W. St. John, W. H. Collier, F. C.