#### CITATION

State of South Carolina, County of Kershaw.

By W. L. McDowell, Esquire, Probate

Judge. Whereas, Albertus Adair Moore, M D., made suit to me to grant him Letters of Administration, de bonis non, of the Estate of and effects of Dr. A.

A. Moore, Sr. These are, Therefore, to cite and ad monish all and singular the kindred appear before me, in the Court of Probate, to be held at Camden, S. C., on February 20th next, after publication cept medicinal purposes. thereof, at 11 o'clock in the forenoon. to show cause, if any they have, why the said Administration should not be

Given under my Hand, this 6th day of February, A. D., 1915.

W. L. McDOWELL,

Judge of Probate for Kershaw County. Published on the 12th and 19th days of February, 1915, in the Camden Chronicle and posted at the Court House door for the time prescribed by

#### CITATION.

State of South Carolina. County of Kershaw

By W. L. McDowell, Esquire, Probate

Whereas, W. R. Watkins made suit to me to grant him Letters of Admin-Istration de bonis non cum testamento annexo, of the Estate of and effects of Mrs. Susan Watkins.

These are, therefore, to cite and admonish all and singular the kindred and creditors of the said Mrs. Susan Watkins, deceased, that they be and appear before me, in the Court of Probate, to be held at Camden, S. C. on March 3rd, next after publication thereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said Administration should not be

Given under my hand, this 17th day of February, A. D., 1915. W. L. McDOWELL

Judge of Probate for Kershaw Co. Published on the 19th and 26th days of February, 1915, in the Camden Chronicle and posted at the Court House door for the time prescribed by

#### CITATION.

State of South Carolina County of Kershaw

By W. L. McDowell, Esquire, Probate Judge.

Whereas, William A. Boykin made suit to me to grant him Letters of Administration of the Estate of and effects of Elizabeth B. Boykin.

These are. Therefore, to cite and adand creditors of the said Elizabeth B. Boykin deceased, that they be and appear before me, in the Court of Prothe said Administration should not be lot Pork, two 2-Horse Wagons.

Given under my Hand, this 16th day

of February, A. D., 1915; W. L. McDOWELL.

Judge of Probate for Kershaw County Published on the 19th and 26th days of February, 1915, in the Camden Chronicle and posted at the Court House door in Camden for the time prescribed by law

## ESTATE OF A. C. JUMPER

For Final Discharge.

Notice is hereby given that one month from this date, on the 19th day of March, 1915, I will render a final account of my actings and doings as Administrator of the estate of A. C. Jumper, deceased, in the office of the Judge of Probate for Kershaw County. at 11 o'clock A. M., and on the same day will apply for a final discharge from my trust as Executor.

All persons, if any, having claims against the said estate will present them on or before that day, proven and authenticated, or be forever barred. THOS. J. BOYKIN.

Camden, S. C., Feb. 17, 1915.

## ESTATE OF A. C. JUMPER

Notice of Settlement and Application For Final Discharge.

Notice is hereby given that one much from this date, on the 19th day of March, 1915, I will render a final. account of my actings and doings as Administrator of the estate of A. C. Jumper, deceased, in the office of the Judge of Probate for Kershaw County for a final discharge as said Adminisat 11 o'clock A. M., and on the same trator, day will apply for a final discharge and Minimistrator.

against the said estate will present them on or before that day, proven and led. authenticates, or be forever barred. I' K BUTLER,

Administrator.

Camden, S. C. L. 17, 1915.

## ESTATE OF MARY E. MAN.

Notice of Settlement and Application For Final Discharge.

Notice is hereby given that one them duly attested within the time institutions are exempted. month from this date. ... the 19th prescribed by law. day of March, 1915, I will render a final account of my actings and doings as Administrator of the listate of Mary E. Man, deceased, to the Producte Judge of Korshaw County, at 11 o'clock, a. m., and on the same day will apply for a final discharge as

sald Administrator All persons having claims against said Estate will present them for payment on or before that day, proven and authenticated, or be forever barr-SAMUEL B. BEARD.

Administrator. Camden, S. C., Feb. 19, 1915.

Read the long list of articles in the Want Column in today's paper.

Dealers Cannot Sell to Physicians for Prescriptions.

The sale of many drugs derived from opium and coca beans has been restricted by a federal law, effective March 1. This law is far reaching, wider in scope than any law of the kind ever passed by the national govand creditors of the said Dr. A. A. ernment. We believe that it will ac-Moore, Sr., deceased, that they be and complish a great good in stamping out the use of these drugs for any use ex-

> The law covers opium, coca leaves and any compound, manufacture, salt, derivative or preparation thereof.

Livery person, firm or corporation

### Final Discharge.

Notice is herby given that one month from this date, on Saturday, March 27, 1915, I will make my final report as Administrator de bonis non of the Estate of Dr. A. A. Moore, Sr., to the Probate Court of Kershaw County and apply thereto for Letters Dismissory in said Estate.

ALBERTUS ADAIR MOORE, M. D., Administrator de bonis non. , Canaden, S. C., Feb. 25, 1915.

### Notice to Debtors and Creditors

All parties indebted to the estate of Henry L. Watkins, deceased, are heredersigned and all parties, if any, havwithin the time prescribed by law, MRS, JOSEPHINE WATKINS,

Qualified Executor of the Estate of Henry L. Watkins.

Camden, S. C., Feb. 25, 1915.

#### ADMINISTRATOR'S SALE.

State of South Carolina, County of Kershaw. In the Probate Court.

Under and by virtue of an Order made by W. L. McDowell, Judge of Probate of Kershaw County, State aforesaid, bearing date February 18th, March 8th, 1915, at the late home place of Jefferson Harris, deceased, about 5 or 6 miles from Bethune, S. C., commencing at 10 o'clock a. m., the Jefferson Harris:

Sprayer, one lot carpenter's Tools, one army Rifle, one Buggy Jack, one set on prescriptions when the drugs are Wagon Breeching, one side Harrow, three Guano Distributors, one lot old Plows, one Log Chain, one Free, one cress cut Saw, two pairs Balances, one parians, will be required to register unset Farm Tools, one Hamper Basket, one Plow Gear, five Plow Stocks, one Grass Blade, one Hay Rake, one Top monish all and singular the kindred Buggy, one Carriage, one set Double Harness, one 2-Horse Wagon, one roll by the druggist or physician, must college desired to dispatch an answer set Buggy Harness, one Mower, one bafe, to be held at Camden, S. C., on Stalk Chopper, one Corn Sheller, one March 2nd, next, after publication old Grub Hoe, one lot old Tools, one thereof, at 11 o'clock in the forenoon, lot Peas in hull, one Bedstead, Mattress to show cause, if any they have, why and two chairs, one Bay Mare, one Terms of sale-CASH.

J. A. STONE. Administrator Camden, S. C., February 19th, 1915.

## EXECUTORS' NOTICE

All parties indebted to the estate of samuel Boykin, deceased, are hereby notified to make payment to the undersigned, and all parties, if any, having claims against the said estate will Notice of Settlement and Application time prescribed by law, at Boykin, S.

> WILLIAM A. BOYKIN. LEMUEL W. BOYKIN. Executors. Camden, S. C., February 16th, 1915.

## Executor's Notice.

All parties indebted to the estate of Mrs. Sarah A. Villepigue, deceased, are hereby notified to make payment to the undersigned, and all parties, if any, having claims against the said estate will present them duly attested within tity received, and the date thereof. the time prescribed by law. THOS. J. KIRKLAND

Qualified Executor Estate of Mrs Sarah A. Villepigue. Camden, S. C., Feb. 10, 1915.

## ESTATE OF MARY MAN BEARD. Notice of Settlement and Application

For Final Discharge.

Notice is hereby given that one north from this date, on the 19th day account of my actings and doings as Administrator of the Estate of Mary Man Beard, deceased, to the Probate m, and on the same day will apply

All persons having claims against said Estate will present them for payer. United States, state, county, muniand authenticated, or be forever barr-SAMUEL B. BEARD.

Administrator. Camden, S. C., Feb. 19, 1915.

## Administrator's Notice.

All parties indebted to the Estate of against the said Estate will present

G. S. CATOE. Qualified Administrator of the Estate of W. S. Marshall.

### Tebruary 15, 1915. Administrator's Notice.

All parties indebted to the estate of Jefferson Harris, deceased, are hereby bination with other drugs, and all sales notified to make payment to the un- of cocaine in any and every form whatder-igned, and all parties having claims against the said estate will present them duly attested within the time prescribed by law.

J. A. STONE, Qualified Administrator of the Estate of Jefferson Harris. February 3rd, 1915.

collector of internal revenue in his dis- tute for them. trict and pay a special tax of \$1 per year. This special tax will be impos- Harrison law is a taxation to all trans-June 30, 1915, (which is the close of and is not confined to sales in interthe special tax year,) and the amount state traffic. It should also be borne to be paid is 34 cents. After that date, in mind that it is necessary for all Max will be imposed for the official dealers to continue to observe state and ery person, partnership, association, narcotic and poisonous drugs. Attenphysician, dentist or veterinarian) who there is no advantage in retailers; or where any of the drugs described are of the prohibited drugs, prior to March made, stored, or dispensed, must make 1, as it will only add to the work of a separate application for registry and reporting stocks on hand in the inven-

Sales of drugs by the law may be taken on that date. made only to parties, whether manufacturer, wholesaler, retailer or doctor, these provisions of the law is a fine on order blanks provided by the col- of not more than \$2,000 or imprisonlector of internal revenue. The buyer ment for not more than five years or and the seller shall each preserve his both, as well as the probable large exopy of the order, and the law requires pense when the suit is then brought. that such (both original and duplicate) to be retained on file for a period of two years, and they must be filed in their numerical order; that is according to the registry numbers. Dealers railway was boarded tonight at Alexby notified to make payment to the unlare not to be compelled to fill orders present them proven and authenticated what he shall do in case the order is

It is unlawful for any person to obany of the aforesaid drugs for any purpose other than the use, sale or distribution thereof by him in the conduct of a lawful business in said drugs or in the practice of his profession. Orders by telegraph or telephone cannot be filled.

Order blanks will be issued by the collectors of internal revenue in tablets or books of ten each. The charge for 1915, I will sell at public auction, to such blanks (including original and the highest bidder for cash, on Monday, (duplicate) will be at the rate of \$1 per hundred. They will be issued only to persons who have registered and paid the tax, and any one other than following personal property of the said the dealer to whom they are issued One single barrel Shot Gun, one tin using them will violate the law.

Dealers may not sell to physicians intended for dispensing or prescribing. as all physicians, dentists and veteriand name of the person for whom such gleeted to tell where he lived. prescription is filled. Such prescripof two years, and be readily assessible course of each month. Some are un-

Every person, firm or company dison March 1, 1915, prepare and keep on cial form of inventory is required, as rately. present them duly verified within the it must be verified by oath not later than March 5, 1915.

Every person registered under the act is required on demand of the collector of his district to render a sworn statement of the quantity of such drugs received by him during a period of not exceeding three months preceding such demand. The said statement to show the names of the persons from whom the said drugs were received, the quan-This record can be readily compiled from the duplicate orders filed.

It is a crime under the act for any person who is not registered, and has not paid the tax to have in his possession or under his control any of the aforesaid drugs, and such possession will be construed as presumptive evidence of a violation of the act. The provision, however, does not apply to f March, 1915, I will render a final any employes of a registered person or to a nurse under the supervision of a physician, dentist or veterinary Judge of Kershaw County, at 11 o'clock surgeon registered under the act, provided such possession is by virtue of his employment or occupation, and not on his own accord.

eds, if any, having claims ment on or before that day, proven cipal, territorial and insular offices lawfully engaged in making purchases respectively for the army and navy, the public health service, and federal, state. county and municipal, territorial, and insular hospitals or persons, are exempt from the provisions of this law: S. Marshall, deceased, are hereby and sales, deliveries, etc., to these offinotified to make payment to the un-cers and institutions are not affected dersigned, and all parties having claims by the law; but private hospitals and of raising them for the market. A

edies containing stipulated quartities of the prohibited drugs, but it should tions do not apply to cocaine or any can tell just how profitable the onion of its salts, whether alone or in compha or beta cocaine, Section 6 provides from three to eight weeks.

LAW RESTRICTS SALE OF OPIUM, who produces, imports, manufactures, that the exemptions shall not apply compounds, deals in, setts, distributes to "liniments, ointments and other preor gives away any of the articles cov- parations which cortain cocaine or any ered by the law, must register with the of their salts of any synthetic substi-

It should be remembered that the ed for the period from March 1 to actions in every state, city or town, year and payment will be \$1 tax. Ev- municipal laws regarding the sale of company or corporation (other than a tion is also called to the fact that has more than one place of business dispensers purchasing large quantities pay tax for each such place of business. tory required by the regulations to be

The penalty for violating any of

#### Bandits Rob Seaboard Express.

Washington, Feb. 18.—The Jacksonville express of the Seaboard Air Line andria, Va., by two robbers, who, affor narcotic drugs, as the law provides ter binding and gagging the express messenger, robbed the safe and left the train at Franconia, three miles beyond, and escaped. Officials of the extain by means of said order blanks press company here late tonight declared there was nothing in the safe.

The robbers went straight to the express car when they boarded the train. They forced the messenger into a corner and bound and gagged him. Failing to open the safe they walted until the train slowed down near Franconia and then pushed the safe out

The robbers leaped from the train at a grade crossing some distance down the track. The express messenger, still bound and gagged, was discovered when the train reached Richmond.

### CLEMSON HAS HER TROUBLES

Hard to Send Information to Anonymous, Homeless Enquirers.

Clemson College, Feb. 23.—Recently a man wrote to the veterinary division of Clemson College and requested der the law and order such drugs on immediate information about some unofficial order blanks. Prescriptions well animals on his farm. Delay was written by physicians and filled either dangerous: The veterinarians of the Fence Wire, one 1-Horse Wagon, one bear the name of the physician sign- to the inquiry as soon as they receiving the same, and his registry number ed it. Unfortunately, the man had ne-

Many letters that cannot be antions must be preserved for a period swered come to Clemson College in the to the inspecting officers of the govern- answerable because the writer does not ment, state, district or city in which he give his address. Others contain neither name nor address. A few contain the address, but no name. Finally pensing directly to consumers, must there are some that contain both name and address, but so illegibly written file an inventory of all drugs covered that they can with great difficulty be by law on hand at that date; no spe- deciphered and then not always accu-

Here are two good rules for farmers to observe in writing to Clemson College, or to any other large institution for that matter.

1. Write name and address very plainly. If necessary, write them in in print letters instead of script.

2. Whenever possible, address the particular division of the institution which is concerned with the subject of the letter. For example, when writing about plant diseases, address the botanical division, instead of merely Clemson College. If this rule is observed, letters will be answered promptly

#### FALL GARDEN AT THE WINTHROP FARM SCHOOL

Rock Hill, Feb. 23.—In September and October the fall garden was planted. The vegetables planted were parstey, carrots, turnips, spinach, radishes (winter and spring), parsnips, lettuce. and onions. Strawberry plants, cabbage and collards, also, were set in the fall. Sweet pea and poppy seed were sowed and jonquil, narcissus, and hyacinth bulbs were put out. All of these are only waiting for the first warm spring days to set them growing and soon have them ready for use.

The cold frame is filled with lettuce just ready to head, and the sale of this has already begun. Last year there was realized ten dollars from the sale of lettuce from this cold frame.

There was such a demand for onions it was decided to make an experiment strict account of the money expended Section 6 of the law exempts from in the raising of the onions is being its provisions all preparations and rem- kept and just as strict an account will be kept when they are sold. In this way the school can tell just when be carefully noted that these exempthey are sold. In this way the school

W. W. Long, head of farm demonever must be made in pursuance of a stration work in South Carolina, says written order on the blanks suggited there is more hog cholera in the state by the collector. It will also be noted now than for several years. He says that while the title of the law and the there is no remedy for the disease; first section of it does not mention al. that serum is a preventive, which lasts

# Money to Loan

On Improved Farm Lands in Kershaw County.

> Amounts of \$2,000 and Up.

No Commission Charged

# SHAW & PERRY

REAL ESTATE, RENTS AND INSURANCE

J. W. McCORMICK, Prop.

E. W. BOND, Manager



## MCCORMICK & CO.

Funeral Directors and Embalmers

Night Phone 232-L.

AMBULANCE SERVICE.

Day Phone 70.

# All the Year Round

From January to December you will find at this place a select line of Candies, Fruits and Vegetables to help put the finishing to any meal. Hot Drinks in cold weather; Cold Drinks in hot weather--or as you like it.

We are ready and anxious to serve you any day in the year.

## Camden Candy Kitchen

Spero Beleos, Proprietor.

Camden, S. C.

## CAMDEN UNDERTAKING CO.

C. W. EVANS, Manager

FUNERAL DIRECTORS and LICENSED EMBALMERS

City and Country Calls Attended Promptly

DAY OR NIGHT

Office and Show Rooms at 535 DeKalb Street

Office Phone 91

Phone 78.

Residence Phone 283-L

## DIRECTED FUNERALS

We supply the best of burial goods, conduct funerals and relieve families and friends of many unpleasant duties inci-We are strays prepared dent to death. who need our service. serve those

B. R. MCCREIGHT, CAMDEN, S. C.