

TIRES!

TIRE PRICES HAVE ADVANCED TWICE DURING THE LAST 30 DAYS, BUT WE STILL HAVE SOME AT THE OLD PRICES.

WE CARRY THE LARGEST AND MOST COMPLETE STOCK OF BALLOON AND PNEUMATIC TIRES AND TUBES IN CAMDEN.

Carolina Motor Co., Inc.

REALTY TRANSFERS.

Changes of Real Estate as Recorded in County Auditor's Office.

G. C. Welsh, sheriff, to J. C. Teams, 160 acres, 2 parcels, West Wateree, \$350.00.

H. J. McManus to J. G. Squires, 440 acres near Raley's Mill, \$10,000.

A. B. McLaurin to J. E. Stokes, 1 lot town of Bethune, \$250.

Arnett, Trotter and Sanders to Highland Avenue Co., 1 lot Highland avenue, Camden, \$4,000.

Rosa McLeod to Nannie D. Haile, 1 lot and building Union street, Camden \$5,000.

James L. Hunter to R. W. James, 24 acres near Liberty Hill, \$250.

R. H. Hilton, Master, to Stevens Mercantile Co., 290 acres near Bethune \$4,250.

R. H. Hilton, Master to Gussie Hough, 1 lot and building town of Kershaw, \$2500.

E. C. Blackmon to J. W. Blackmon, 143 acres near Stoneboro, \$800.

Bessie Sutton to Wiley Thompson, 1 lot Monroe Boykin Park, Camden, \$1,000 etc.

W. E. Davis to N. L. Cassidy, 1 lot town of Bethune, \$75.00.

Loan and Savings Bank to Camden Realty & Security Co., 2 lots and 2 buildings, Broad street Camden, assumption of mortgage.

J. W. Gaines to Kirkland & Whitaker, 5 acres north of Camden, \$600.

Joseph Murphy to Kirkland & Whitaker, 2 1-2 acres north of Camden, \$100.

Highland Avenue Co. to Lillian W. Partin, 1 lot Hampton street, Camden, \$250.

Thomas Anerum to Mary D. Jones et al, 1 lot DeKalb street, Camden, \$2,000.

Walter Wright to Willine Wright, 1 lot and building Chestnut street, Camden, not given.

M. M. Sowell to Maggie Johnson, 29 acres, Buffalo township \$500.

M. M. Sowell to S. M. Sowell, 103 acres, Buffalo township, \$500.

W. L. Jackson to Lou Reynolds and Maude Cauthern, 1 lot Savage avenue, Camden, \$750.

Carl Mahaffey to J. J. Talbert, 1 lot and building Fair street, Camden, \$1200.

G. C. Welsh, sheriff, to Gregory Live Stock Co., about 300 acres near Liberty Hill, \$1,000.

C. E. Horton, et al, to Clyde Horton, 38 acres, Buffalo township, \$500.

C. E. Horton, et al, to Ira Horton, 29 acres Buffalo township, \$500.

Henry Savage to C. C. and Lane Shaw, 1 lot Northwestern Railway, Camden, \$5,000.

SEEMS LIKE A MIRACLE TO CHARLOTTE WOMAN

"I Never In My Life, Saw Anything Like This New Medicine, Karnak," Declares Mrs. Williams.

East, west, north and south, all over North and South Carolina, people by the hundreds are taking the sensational medicine, Karnak, and reporting remarkable results in the way of returned health, strength and energy. Statements such as that of Mrs. G. W. Williams, of 308 Smith St., Charlotte, N. C., are being heard on all sides every day. "It just seems like a miracle to me to be feeling so good after all my miserable suffering," says Mrs. Williams. "Why, I was telling some of my neighbors the other day that Karnak had made me feel so fine that I would like to go to an old-fashioned dance and show the young people how to step around again. "You wouldn't believe it to see me now, but before I started taking Karnak, my back was giving

me so much trouble that I could hardly bend over and straighten up again without the most excruciating pains. I was in a bad run-down condition and my food didn't seem to give me any strength. "I would often have weak, fainty spells and my work was just a drag. "I was fortunate enough about this time to get some of the Karnak that first came to Charlotte, and this grand new medicine gave me instant relief. Why, I began to feel good results after the very first day's treatment, and now I am feeling 20 years younger. "I can do a hard day's work now without feeling the least bit tired, and I haven't a sign of an ache or a pain. "I am talking Karnak all the time to my friends, and if anyone wants to know what I think of this new medicine, all they have got to do is ask me." Karnak is sold in Camden exclusively by Zemp & DePass and by the leading druggist in every town.

SHOOK FIST AT JUDGE

Says Sease in Passing Sentence on Prohibition Violator

Spartanburg, June 15.—"You have as good as flaunted your fist in the face of the judge and Wilton H. Earle told him to go to hell, when you disregarded his remarks made at the fall term of court when he sentenced you to serve twelve months at hard labor or a fine of \$500 and suspended it upon good behavior, by turning around and violating the prohibition law again," said Judge T. S. Sease of Spartanburg, presiding at the court of general sessions, when he sentenced Carl Wall of near Bolling Springs on a charge of violating the prohibition law, in which he had pleaded guilty.

"A suspended sentence is not a scrap of paper to be disregarded, although some people seem to think it such. You were sentenced last fall to serve 12 months at hard labor or pay a fine of \$500, all of which was suspended upon the payment of a fine of \$100. Since that time, you have been caught again with half a gallon and 24 pint bottles of whiskey.

"You have trampled upon the majesty of the law and have as good as spat upon its counsel. The arm of the law is strong and will reach you eventually, even though it is sometimes slow in overtaking you. Judge Earle was lenient with you and you have had your chance. I am going to impose the sentence that he suspended of 12 months at hard labor or a fine of \$500, and in addition a sentence of six months and a fine of \$1,000 to be served concurrently with the first one, this sentence to go into effect immediately," said Judge Sease.

Blowing Florida Bubbles

The human biped is a natural born gambler. He believes in taking a chance. He craves something for nothing. The thorny and rocky path to success has no charms for the majority. Speculating has drawn its heavy toll from the gamblers but much heavier indirectly, from the innocent. It would amaze the public to know how much bogus stock, for instance, was bought at flush times on the other peoples money and which the latter had to pay in the long run.

Now, the clarion call is to Florida. Marvelous tales are being broadcasted about the huge fortunes that are piled up by buying Florida real estate. A lot of this is true, but most of it is "hot air," or will be, soon. A similar boom was staged there 40 years ago. Many that could rake up a few thousands went down to pick up some easy money. We know of a few who still have crazy quilts of those sand dunes on their hands. They tell us that millionaires are behind this bubble. Millionaires are usually, no fools, and know when to quit. The bladder is going to be punctured, and it may happen any day. When the crash comes, we be unto the sheared lambs, that have little wool to spare. We have no doubt that many have plucked some juicy plums. The vast majority of fly-by-night light weights will hit the sand with a thud. As it is with gamblers on the cotton curb, you will only hear of the few who strike the market right. The vast majority of picked geese do no squaking. This restless, speculative bug that is biting the human family has had much to do with our plight today. Investigate the wrecks on the beach; the victims of suicidal graves; the white collar gentry in bankrupt courts; the derelicts of long and unpaid obligations, and you will find 99 times out of a hundred that speculation, idleness or extravagance brought on the disease that hurled them into the carnal house of failure, disgrace and destruction.—St. Matthews Times.

800,000 Wild Horses

Frank R. Kent, of the Baltimore Sun, tells his readers that the state of Montana is taking measures to kill 800,000 outlaw horses now running wild in the prairie lands of that commonwealth. He says that three years ago the cattle business "blew up" and ranchers sold their cattle, turning horses loose on the range. It is now estimated that these wild horses number 800,000.

This condition will be hard to picture in many eyes. So vast is the United States and so varied her states that the average citizen has only a hazy idea of the different economic conditions existing. That 800,000 horses should be running wild in any state is a thing that most easterners will attribute to a good imagination.

Pay Cash

Saw a sign reading as follows in a York county man's place of business a few days ago: "We'll nurse your baby. "We'll water your horse. "We'll crank your fliwer. "But darned if we will cash your check."—Yorkville Enquirer.

Pains Very Severe

"I suffered from womanly troubles which grew worse and worse as the months went by," says Mrs. L. H. Cantrell, of R. F. D. 9, Gainesville, Georgia.

"I frequently had very severe pains. These were so bad that I was forced to go to bed and stay there. It seemed to me my back would come in two.

CARDUI

For Female Troubles

"I taught school for a while, but my health was so bad I would have to stay out sometimes. This went on till I got so bad I didn't know what to do.

"One day I read about the merits of Cardui, and as I had some friends who had been helped by it, I thought I would try it. I began to get better after I had taken half a bottle. I decided to keep on and give it a thorough trial and I did. I took in all about 12 bottles and now I am perfectly well. I do not suffer any pain and can do all my housework."

At All Druggists' E-116

First Week Jurors

Court of general sessions will convene on the first Monday in July with Judge W. H. Townsend presiding. Following is a list of jurors drawn Tuesday to serve for the first week:

W. A. Marshall, Camden; E. D. Robertson, Camden; D. C. West, Kershaw; E. R. Ray, Lugoff; J. N. Gay, Kershaw; Yancey Threatt, Camden; L. S. Brown, Kershaw; J. C. Gaynor, Kershaw; J. B. Cureton, Camden; D. G. Clyburn, Bethune; J. M. King, Bethune; A. J. Boheler, Longtown; H. L. Smyrl, Camden; J. A. Brannon, Bethune; T. M. Mattox, Blaney; J. T. Raley, Bethune; L. G. Young, Westville; C. C. Joyner, Bethune; Lewis Branham, Lugoff; I. J. Jackson, Lugoff; Fletcher Kelley, Lugoff; J. E. L. Branham, Camden; D. A. Goff, Lugoff; J. W. Jones, Bethune; John A. McCaskill, Bethune; J. E.

McCaskill, Bethune; C. A. Johnson, Kershaw; J. D. Sinclair, Camden; D. O. Houser, Camden; T. J. Peach, Westville; W. M. Elliott, Cassatt; J. L. Guy, Camden; F. C. Humphreys, Lucknow; J. D. Gerald, Blaney; S. N. Horton, Jefferson; T. C. Hinson, Westville.

Missouri clay, used as a substitute for German clay in glass pot manufacture during the war, has been found quite as good as the German product.

1785 COLLEGE OF CHARLESTON 1925

Examinations at the county seat for the Kershaw county scholarship, Friday, July 10, at 9 a. m. Subjects English grammar and composition, American history, algebra, and plane geometry.

Four year courses lead to the degrees of A. B. and B. S. Special two-year pre-medical course. Courses in commerce and business administration. Expenses moderate. For terms, catalogue, and illustrated folder, address President's Office, College of Charleston, Charleston, S. C. Jul-4-pd

SUMMONS FOR RELIEF

(Complaint Served)

State of South Carolina, County of Kershaw, (Court of Common Pleas)

Kershaw Mercantile & Banking Company, a corporation organized and existing under the laws of the State of South Carolina, Plaintiff,

vs. Phyllis Shropshire, Mary Shropshire, Jim Shropshire, Jerry Shropshire, Robert Shropshire, Sallie McMelton, George Shropshire, James Shropshire, Eli Shropshire, Daniel Kirkland, Frank Kirkland, Robert Kirkland, Ella Evans, Pess Kirkland, Charlotte Stewart, Richard Roe and John Doe, and any other heirs at law of James Shropshire, deceased, Defendants.

To the Defendants above named: You are hereby summoned and required 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 the city of Camden, 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 action will apply to the court for the relief demanded in the complaint.

E. D. BLAKENEY, Plaintiff's Attorney.

Dated Camden, S. C., June 5, 1925. To Jerry Shropshire, Robert Shropshire, Sally McMelton, James Shrop-

shire, Eli Shropshire, Frank Kirkland, Robert Kirkland, Pess Kirkland, Robert Roe and John Doe, defendants whose residence are unknown; and the unknown defendants, and all persons having any interest in or claim against the following described real estate: All that tract of land situated in Kershaw county, State of South Carolina, about fifteen miles northwest of Camden on Burgess Branch and Hughes Branch waters of White Oak Creek, whereon I reside containing one hundred (100) acres, more or less, bounded northwest by Hughes Branch dividing from land of M. M. Kirkland, southeast by lands of Mose Watts and lands of Robert Brown and southwest by public road and Hughes Branch.

Please take notice that the original summons and complaint in the above entitled action was filed in the office of the Clerk of Court for Kershaw County on the 4th day of June, 1925.

E. D. BLAKENEY, Plaintiff's Attorney.

Dated Camden, S. C., June 5, 1925.

MASTER'S SALE

State of South Carolina, County of Kershaw, Court of Common Pleas

Henry Savage, Plaintiff, against Emma Bracey, Defendant.

Under an order of his honor, W. H. Townsend, Judge Fifth Circuit, dated June 15, 1925, I will sell to the highest bidder at public auction for cash before the Kershaw County Court House door, in Camden, in said state, during the legal hours of sale on the first Monday, being the sixth day of July, 1925, the following described real estate: All that piece, parcel or tract of land, situate, lying and being in the State of South Carolina, County of Kershaw, immediately north of the City of Camden, being described as lot No. "3" on plat by W. R. Pinkney, Surveyor, of record in the office of the Clerk of Court for Kershaw County in Plat Book 3, page 14. The said parcel of land is bounded on the north by lot No. 2 of the said subdivision; on the east by lands of Whitaker and Burnett; on the south by lot No. 4 of said subdivision, and on the west by driveway shown on said plat. That any person before bidding at said sale, shall deposit with the Master one hundred (\$100.00) dollars in cash, or a certified check in like sum on some responsible bank, as evidence of good faith; that should the purchaser at said sale fail to comply with his or her bid the Master shall re-sell said premises, without further advertisement, upon the succeeding sales day, at the risk of the former purchaser.

R. H. HILTON, Master.

June 15, 1925.

To The Consumer of Soft Drinks

The tax on cosmetics was placed on the people of the State by the last Legislature.

The special relief commission consisting of only six men has reduced this tax from 20 per cent to 4 per cent.

This tax should never have been put on and those in authority now have tried to correct the evil.

We congratulate them on their admission of the mistake.

Does anyone think for one moment that Soft Drinks are more of a luxury than cosmetics?

You, the consumers of Soft Drinks are now paying one-fifth of the entire tax for general state purposes.

Total tax for general purposes, exclusive of education, is \$6,500,000.00. Estimate from Soft Drinks tax \$1,500,000.00.

Who pays the tax on Soft Drinks? 70 per cent is paid by working people and children. As a matter of fact they are not a luxury, but if they are, do you want to tax the working people and children 20 per cent on one of the few luxuries they have?

A \$10,000.00 piece of real estate or farm land is usually assessed at \$1,000.00, on which the State tax for general purposes is \$5.50.

If you drink two Soft Drinks per day you pay \$7.30 tax, which is \$1.80 more than a man pays who owns \$10,000.00 worth of property. This does not include tax you are paying on cosmetics and tobacco.

THE SOUTH CAROLINA BOTTLING ASSOCIATION