LAND SALE.

State of South Carolina,
County of Laurens.
IN COURT OF COMMON PLEAS.
Sallie V. Blanchett, et al, Plaintiffs.

Mrs. Irene Taylor Hill, et al, Defend-

Pursuant to a Decree of The Court and west by lands of Judge Beasley. in the above stated case, I will sell at public outery to the highest bidder, at

day of the month, during the legal hours for such sales, the following described property, to wit:

All that lot, piece or parcel of land, lying, being and situate in Waterloo Township, County and State aforesaid, containing seventy-eight (78) acres, more or less, bounded by lands of M. J. Owings, Clardy lands, and others, or being the same tract of land described in deed book R, at page 431 in the Clerk of Court's office for Laurens County, S. C. fice for Laurens County, S. C.

Terms or sale: cash, Purchaser to pay for papers. If the terms of sale are not complied with, the land to be re-sold on same or some subsequent public outcry to the highest bidder, at Salesday on same terms, at risk of former purchaser.

C. A. POWER,
C. C. C. P. and G. S., Laurens, S. C.
11 1916. 17-3t Dated, this Nov. 11, 1916.

State of South Carolina, County of Laurens, IN COURT OF COMMON PLEAS. J. W. Leake, plaintiff. against

Harrison Hunter, defendant. Pursuant to a Decree of The Court in the above stated case, I will sell at public outery to the highest bidder, at Laurens, C. H., S. C., on Salesday in December next, being Monday, the 4th

with dwelling house and barn thereon situate within the corporate limits of the City of Laurens, County and State aforesaid, containing two acres, more chaser. or less, bounded on north by East Main street, east by lands of J. C. Boyd, C. C. and on the south and west by lands of Geo. C. Hopkins.

Terms of Sale: One-half cash, balance to be paid twelve months from date of sale; the credit portion to be secured by bond and mortgage of the purchaser over the said premises, bearing legal interest from date, with leave to purchaser to pay his entire bid in cash. Purchaser to pay for papers. If the terms of sale are not complied with, the land to be re-sold on same or some subsequent Salesday on same terms, at risk of former purchaser. C. A. POWER,

C. C. C. P. and G. S., Laurens, S. Dated, this Nov. 11, 1916. 17-

LAND SALE. State of South Carolina,

County of Laurens.
IN COURT OF COMMON PLEAS. John A. Garret, as adm., etc., plaintiff,

Home B. & L. Association, defendant. Pursuant to a Decree of The Court in the above stated case, I will sell at public outcry to the highest bidder, at Laurens, C. H., S. C., on Salesday in December next, being Monday, the 4th day of the month, during the legal hours for such sales, the following de-

scribed property, to wit:
All the interest, it being one-sixth (1-6) of Malissa Johnson, in all that lot, piece or pardel of land lying, being and situate in what is known as Jersey in the City of Laurens, County and State aforesaid, containing one (1) acre, more or less, bounded on north by lands of H. E. Gray, on the east by lands of W. H. Abrams, on the south by lands now or formerly belonging to the Estate of Tandy Babb, dec., and on the west by lands of Mrs. Rosa I. Caine, and known as the James Blackstock lot, and being the lot conveyed to Berry

C. A. POWER, C. C. C. P. and G. S., Laurens, S. C. Dated, this Nov. 11, 1916. 17-3t

LAND SALE.

State of South Carolina, County of Laurens, IN COURT OF COMMON PLEAS, J. A. Biddle, et al, plaintiff, against

R. L. Gray, defendant. Pursuant to a Decree of The Court in the above stated case, I will sell at public outery to the highest bidder, at Laurens, C. H., S. C., on Salesday in December next, being Monday, the 4th day of the month, during the legal hours for such sales, the following de-

nours for such sales, the following described property, to wit:

All that tract, piece or parcel of land, lying, being and situate in the County of Laurens, in the State of South Carolina, containing fifty-four (54) acres, more or less, bounded by lands of the estate of George Little, C. W. Benson,

H. P. Garrett and the Holcombe place. Terms or sale: cash. Purchaser to pay for papers. If the terms of sale are not complied with, the land to be re-sold on same or some subsequent Sale day on same terms, at risk of former purchaser.

C. A. POWER. C. C. P. and G. S., Laurens, S. C. 11. 1916. 17-31 Dated, this Nov. 11, 1916.

LAND SALE,
State of South Carolina,
County of Laureus,
IN COURT OF COMMON PLEAS,
Martin Wilson, plaintiff,
against

James Peterson, defendant.

Pursuant to a Decree of The Court in the above stated case, I will sell at public outcry to the highest bidder, at Laurens, C. II., S. C., on Salesday in December next being Monday, the 4th day of the month, during the legal hours for such sales, the following described property, to wit:

All that lot or parcel of land situate

within the corporate limits of the City of Laurens. County and State aforesaid, with two dwelling houses thereon located, containing one-half acres, more or less, bounded on north by lands formerly the estate of Dr. J. T. Poole, on the east by lands of Joe Williams on south by lands of Joe Williams on south by located lands for the said the lands of the said the lands of the land liams, on south by lot of Jane Meredith

Terms or sale: cash. Purchaser to pay for papers. If the terms of sale Laurens, C. H., S. C., on Salesday in are not complied with, the land to be December next, being Monday, the 4th re-sold on same or some subsequent day of the month, during the legal Salesday on same terms, at risk of former purchaser.

C. C. C. P. and G. S., Laurens, S. C. Dated, this Nov. 11, 1916. 17-3t

State of South Carolina,

County of Laurens.
IN COURT OF COMMON PLEAS J. C. Smith, Ind. and as Ex., etc. plaintiff,

Jennie A. McChesney, et al, defendant. Pursuant to a Decree of the Court in the above stated case, I will sell at Laurens, C. H., S. C., on Salesday in December next, being Monday the 4th day of the month, during the legal hours for such sales, the following de-

scribed property, to wit:
All that lot, piece or parcel of land Township, County and State aforesaid, containing two hundred (200) acres more or less, bounded by the Spoon place of W. H. Irvin, lands of J. L. Anderson and J. W. Anderson and the Burdette place.

Terms of Sales: One-half cash, bal ance to be paid twelve months from date of sale; the credit portion to be secured by bond and mortgage of the purchaser over the said premises. day of the month, during the legal bearing legal interest from date, with hours for such sites, the following described property, to wit:

All that lot, piece or parcel of land complied with, the land to be re-sold on same or some subsequent Salesday on same terms, at risk of former pur-

C. A. POWER, C. C. C. P. and G. S., Laurens, S. C. Dated, this Nov. 14, 1916. 17-3t

LAND SALE. State of South Carolina,

County of Laurens.
UN COURT OF COMMON PLEAS The Scottish American Mgt. Co., plain-

J. H. Wharton, Trustee, et al, defend-

Pursuant to a Decree of the Court n the above stated case, I will sell at public outcry to the highest bidder, at Laurens, C. H., S. C., on Salesday in December next, being Monday the 4th day of the month, during the legal hours for such sales, the following de-

scribed property, to wit: Tract No. 1.—All that tract or par-cel of land lying, being and situate near Town of Waterloo, County and State aforesaid, containing fifty-eight (58) acres, more or less, bounded on north by what is known lands, on the east by lands of J. C. Smith, south by lands of Mrs. S. M.

Pearce and west by Pearce lands.
Tract No. 2.—Also all that lot or parcel of land, situate near the Town of Waterloo, County and State aforesaid, containing two hundred and seventy-five (275) acres, more or less, bounded on north by lands of Mrs. M. J. Pearce, on east by lands of Mrs. L. J. Wharton, south by lands of W. C. Wharton and W. H. Wharton, and on the west by lands of D. C. Smith est., J. M. Smith, W. H. Wharton and

A plat showing the more exact distances, metes and bounds of said lands is on file in the Clerk of Court's of-

fice for inspection.

Terms of Sales: One-half cash, balance to be paid twelve months from date of sale; the credit portion to be Garrett my Josiah Hunter on Dec. 20, secured by bond and mortgage of the 1913, the deed thereto being recorded in the office of the C. C. C. P. at Laurens, in deed book 20 at page 302.

Terms or sale: cash Purchaser to purchaser to pay his entire Terms or sale: cash. Purchaser to pay for papers. If the terms of sale are not complied with, the land to be re-sold on same or some subsequent Salesday on same terms, at risk of company purchaser. chaser.

C. A. POWER, C. C. C. P. and G. S., Laurens, S. C. Dated, this Nov. 14, 1916.

LAND SALE.

State of South Carolina, County of Laurens, IN COURT OF COMMON PLEAS The Scottish American Mtg. Co., plain-

Martha Carey Knight, et al, defendant. Pursuant to a Decree of the Court in the above stated case, I will sell at public outcry to the highest bidder, at Laurens, C. H., S. C., on Salesday in December next, being Monday the 4th day of the month, during the legal hours for such sales, the following de-

scribed property, to wit: All that piece parcel or tract of land in Laurens and Dials Townships, Laurens County, State of South Carolina, containing two hundred and ninety-four (294) acres, more or less, bounded on north by lands of Mrs. J. H. Cannon, east by lands of C. Y. Craddock and others, south by T. A. McCauley land, and west by lands of W. H. Hellams, being the same tract deeded to Mrs. Martha C. Knight by Mrs. Josephine Cannon and Mrs. Mary C. Knight, April 1905, said deed being recorded in Book 20, Page 272, said land being sold as a whole and then in the following tracts, the most fav-

orable bid being accepted:
Tract No. 1.—Facing on the Greenville and Laurens public road 671 feet, containing fifty-seven and one-quarter (571-4) acres, more or less, bounded on north by Mrs. J. C. Cannon land,

east by tracts Nos. 3 and 4, the public road being the line, south by Gar-rett tract and west by Mrs. Minnie Patterson, formerly W. H. Hellams land.

Tract No. 3 .- Facing on Greenville and Laurens public road 1212 feet, containing one hundred and twenty (120) acres, more or less, bounded on north by tract No. 4, on east by lands of Austin Bramlett and Mrs. M. C Garrett, south by Garrett lands and west by tract No. 2, the public road being the line.

Tract No. 4.—Facing on Greenville and Laurens public road 1301 feet, containing sixty-eight and threefourths (68 3-4) acres, more or less, bounded on north by lands of Mrs. J C. Cannon, east by lands of C. Y. Craddock and B. R. Todd, south by tract No. 3, and west by tracts Nos. 1 and 2, the public road being the line.

A plat showing the sub-division of this property being on the in office of the Clerk of Court for inspection. Terms of Sales: One-half cash, bal ance to be paid twelve months from date of sale; the credit portion to be secured by bond and mortgage of the purchaser over the said premises, bearing legal interest from date, with leave to purchaser to pay his entire bid in cash. Purchaser to pay for papers. If the terms of sale are no All that lot, piece or parcel of land complied with, the land to be re-sold lying, being and situate in Waterloo on same or some subsequent Salesday on same terms, at risk of former pur-

> C. A. POWER, C. C. C. P. and G. S., Laurens, S. C Dated, this Nov. 14 1916.

> > LAND SALE.

State of South Carolina, County of Laurens.

IN COURT OF COMMON PLEAS irginia-Carolina Chemical Company

Wash Hunter, Mrs. Sara Ellen Evans and Cole L. Blease, Defend-

Pursuant to a Decree of the Cour n the above stated cause, we will sell public outcry to the highest bidder at Laurens Court House, South Caro lina, on Salesday in December next being Monday the 4th day of the month, during the legal hours for pub-lic sales, the following described pro-

All that certain tract, piece or par el of land, situate, lying and being in Hunter Township, Laurens County, in said State, known as the land of G Wash Hunter, containing 827 acres, more or less, and bounded by lands of Mrs. John H. Hunter, the Phinney Place, lands of R. M. Young, lands of Guy Copeland, the Blalock lands, and lands of Hayne B. Workman, and others. Said tract of land pursuant to the decree of the Court has been sub-divided into parcels of separate racts as follows, to wit:

Tract No. 1.—Containing 80 acres more or less, bounded by lands of Guy Copeland, the Blalock Place, lands of Hayne B. Workman and Bush River;

Tract No. 2.—Containing 127 acres nore or less, bounded by lands of Mrs. John H. Hunter, Hayne B. Workman, public highway leading to Laurens; Tract No. 3.—Containing 95 1-2 acres more or less, bounded by Tract No. 2

public highway leading to Laurens Tract No. 4 and Bush River; Tract No. 4.-Containing 166 1-2 acres, more or less, bounded by public highway leading to Laurens, Tract No.

lands of Guy Copeland and Trace Tract No. 5,-Containing 126 1-2 acres, more or less, bounded by said public highway leading to Laurens, Fract No. 6, Bush River and Tract No.

Tract No. 6.-Containing 125 acres more or less, bounded by public high-way leading to Laurens, the Phinney

land, Bush River and Tract No. 5;
Tract No. 7.—Containing 108 acres,
more or less, bounded by Tract No. 5, land of R. H. Young, Guy L. Copeland and Bush Rivey. A more complete description of the said lands will ap-B. R. Todd, surveyor, dated Nov. 1st, 1913 a copy of which may be seen at the Clerk of Court's office, at Laurens, or by application to the undersigned Receivers.

The aforesaid lands, except tract No. will be sold first in separate parcels and then as a whole, the highest and best bid to be accepted. Tract No. 4 will be sold separately.

Terms of Sale: One-half (1-2) cash, balance on a credit of twelve months from date of sale, with interest thereon from date of sale at the rate of eight (8) per cent per annum, the eredit portion to be secured by bond of the purchaser and mortgage of the premises sold, which shall provide for the payment of ten (10) percent, attorney's fees in case of suit or collec-tion by attorney. Purchaser to pay for all papers. If the terms of sale are not complied with the land shall be re-sold on the same or some subsequent Salesday upon the same terms, at the risk of the former purchaser, or purchasers. A deposit of a reason-able sum shall be required of each successful bidder or bidders, as a guarantee of compliance with their bid or bids, and the terms of sale.

J. R. COPELAND, W. W. DAVIS, Receivers.

Meeting of W. M. U.

Quarterly meeting of first division of W. M. U. Auxiliary to Laurens Association will convene at Durbin church on Saturday, Nov. 18, 1916. 10:30—Devotional, Mrs. L. S. Cook. Welcome-Miss Mable Moore.

Response-Mrs. Eva Rogers. First Topic-Suggestions as to how a country society can have a mis-

sion study class-Opened by Mrs Toy Drummond. Enrollment.

Report of State meeting. Committees. Noontide quiet hour—Mrs. Washington

Lunch hour. 1:30-Devotional-Mrs. J. B. Cook. Second Topic-What has the quarterly meetings meant to the First Di-

vision and is the Sunday meeting worth while? Miss Daisy Stone, Mrs. Laura Cooper, Mrs. Claudia Lomas, Mrs. Z. R. Traynham, Mrs. Earl Owens, Mrs. John Lanford. third Topic—The greatest needs of the

First Division at present. Mrs. Arthur Roberts, Mrs. Ethel Robertson, Miss Alma Cook, Miss Belle Patterson.

discellaneous.

Adjournment. We urge that the ladies of the First Division attend these meetings. The Durban ladies are expecting you and the meetings can't be what they should be without you.

Mrs. T. M. Ball, Pres. Mrs. W. W. Yeargin, Sec.

"THE OLD RELIABLE" PLANTEN'S C & C OR BLACK REMEDYFORMEN AT YOUR DRUGGIST.

## CALOMEL IS MERCURY, IT SICKENS! CLEAN LIVER AND BOWELS GENTLY

Don't lose a day's work. If your liver is sluggish or

bowels constipated take "Dodson's Liver Tone." Your liver is slug-guarantee that each spoonful will

tongue is coated; breath bad; stomach sour and bowels constipated. But don't take salivating calomel. It makes you

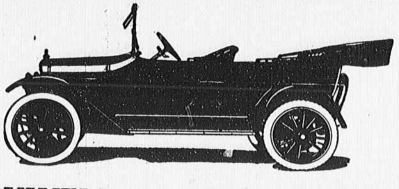
Calomel is mercury or quicksilver which causes necrosis of the bones. Calomel crashes into sour bile like dynamite, breaking it up. That's when you feel that awful nausea and cramp-

ing.
If you want to enjoy the nicest, gentlest liver and bowel cleansing you ever experience just take a spoonful Millions of people are using Dodson's of harmless Dodson's Liver Tone to- Liver Tone instead of dangerous calonight. Your druggist or dealer sells you a 50 cent bottle of Dodson's Liver

gish! You feel lazy, dizzy and all cleon your sluggish liver better than knocked out. Your head is dull, your a dose of nasty calomel and that it yon't make you sick.

Dodson's Liver Tone is real liver medicine. You'll know it next morning because you will wake up feeling fine, ache and dizziness gone, your stomach will be sweet and your bowels regular. You will feel like working; you'll be cheerful; full of vigor and ambition.

Dodson's Liver Tone is entirey vegetable, therefore harmless and can not salivate. Give it to your mel now. Your druggist will tell you that the sale of calomel is almost Tone under my personal money-back stopped entirely here.



### **CARS** REPRESENT GREATER VALUE THAN FORDS **DOLLARS**

#### Figures Compiled From the Wall Street Journal

President Flanders of the Maxwell Co., thoroughly understands the policy of popular leadership in the automobile field through continuous price reductions. He says "Every man I met either owned an automobile or intended to own one. Every price reduction we make enlarges the field. Our popular car was \$695, about a year ago when we cut it \$40. This year we cut it \$60, making the price \$595, and every cut we are able to make will increase the output."

The broadening character of the automobile industry is shown by the fact that while Ford and Maxwell are reducing prices, several higher-priced cars are advancing their prices and cars of limited output and of super-excellence in individualized construction and finish are contemplating radical advances.

The highest-priced car in the future will be more than ten times and possibly more than twelve times the price of either the Ford or Maxwell.

We class these two ears together because they are substantially at the same price when the accessories, such as electric starter, demountable rims, speedometer, etc., are added to the price of a Ford or deducted from the price of Maxwell, yet Maxwell is a larger type of ear, more artistic in appearance and claims other points of sup-

#### Maxwell Price vs. Ford Price

Ford gets a tremendous amount of advertising because Westinghouse and other concerns are advertising accessories for the Ford car.

Here is a list of items which a large number of Ford buyers add to their car, but which come complete with the Maxwell. The goods here listed are regularly advertised as needful additions to a Ford

PARTS REQUIRED PRICES QUOTED BY	PRICE
High Tension Magneto Bosh Magneto Co	di 50.00
Electric Starter	. ф 58.00
Storage Battery / Prest-o-Lite Co.	. 75.00
Demountable Rime	. 28.00
Demountable Rins	. 22.00
One-Man Mohair Top, \$27.50; Less \$10	. 3,50
for Old Top Barton Auto Top Co.	. 17.50
Inforcial Running Boards Auto Equipment Co.	0.00
Rain-Vision Ventilating Windshield Vanguard Manufacturing Co	10.00
Speedometer Stewart-Warner Co	. 10.00
3 1-2 inch Tipes for Front	. 10.00
3 1-2 inch Tires for Front	. 7.20
Dash Light and Gasoline Guage Auto Equipment Co	. 2.50
List Paige of Paul Claus	4000 70
List Price of Ford Cars	\$360,00
	\$599.70
List Price of Maxwell Cars	\$595.00
Sensible people will be supprised we think to an it it a	. 4000.00

people will be surprised, we think, to consider these figures and see that the Maxwell costs less than a Ford without considering the extra room, beauty and full spring equipment as compared to the two cross springs on a Ford.

The question asked in the automobile and financial world a few years ago as to the future of Maxwell have been answered with emphasis, and are being answered daily and monthly, with record output and increasing net returns by the organization which President Flanders has built up.

Maxwell has come back and, in its class, is in the race for leadership this year.

#### MAXWELL

									Line and the same				
	Roadster	٠.			 	٠.		\$580	Touring Car				4505
	Caminotet				 			000	Town Car				015
ð,	Chasis				 		65.5	525	Sedan			301	 005

# Laurens Motor Car Co.

Laurens, South Carolina