

LAND SALE

State of South Carolina,
County of Laurens.

Bank of Cross Hill, Plaintiff,
against
C. Earl Goodwin and Mary Etha Goodwin, Defendants.

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 November next, being Monday the 6th day of the month, during the legal hours for such sales, the following described property, to wit:

All that tract and plantation of land, situated, lying and being in Cross Hill Township, in Laurens County, South Carolina, containing eighty-four (84) acres, more or less, and bounded on the north by lands of W. E. Crisp and Joe Hill, on the east by lands of Dr. J. H. Miller, on the south by lands belonging to the estate of Joe Hill, deceased, and on the west by lands of Joe Hill et al. Said tract of land being known as a part of the Thos. H. Hill Spring Grove Place.

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 and stamps. 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.
Dated October 2, 1922. 14-31-A

LAND SALE

State of South Carolina,
County of Laurens.

J. E. Culbertson, Plaintiff
against
A. R. Garrett, 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 November next, being Monday the 6th day of the month, during the legal hours 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 thirty and one-fourth (30 1/4) acres, more or less, bounded on the north by lands of L. A. Brock, on the east by lands of R. B. Gilkerson, on the south and west by lands of J. B. Humbert, being the lands purchased by me from A. L. Mahaffey, and said lands are free from liens and encumbrances, and are in my possession as owner thereof in fee simple.

Terms of Sale: Cash. Purchaser to pay for paper- and stamps. 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.
Dated October 2, 1922. 14-31-A

MAY GIVE PAROLE TO "LOST NEGRO"

Convicted, Sentenced to Die, and Then Appealed to Court.

Columbia, Oct. 16.—Governor Harvey is seriously considering either paroling or reducing to five or six years' imprisonment the sentence of David Brannum, the "lost negro" at the State penitentiary, who has been under death sentence from Orangeburg County for attempted criminal assault since September, 1918.

Brannum's case is a curious one. He was convicted of criminal assault on a two and a half-year old girl and sentenced by the late Judge McIver to be electrocuted. His case was appealed, the appeal never perfected and he has never been resented.

In the lapse of time attention has been brought to bear on the case when Governor Harvey found that the negro has been at the state prison under a peculiar status and much pressure has been brought to bear on the executive for clemency on the ground that the negro is innocent of the charge and should never have been convicted.

The negro at the time of his arraignment had no money nor friends and A. J. Hydrick was appointed by the court to defend him. Ed. C. Mann, later elected to Congress, was solicitor and prosecuted him. Attorney Hydrick appealed the case, arresting electrocution, but, when elected solicitor to succeed Con. Mann, he felt a hesitancy in stressing clemency for one who had been his client, though without monetary consideration. There the case "rested" and the negro remained in prison.

Governor Harvey has given a great deal of thought to the matter; that there was nothing produced at the trial which would demonstrate the committal of the grave charge charged, particularly the attendant physician's testimony regarding the physical circumstances surrounding the alleged crime, was demonstrative that it had not been committed. The most stated lawyers, which the negro should have been convicted of was aggravated assault, which carries a maximum of six years' imprisonment. There seems to be no legal means by which the negro can get back into the courts.

Since he has been delving into the case the Governor has received a petition from citizens of Orangeburg county asking for clemency, which was signed by many of the jurors. The foreman of the jury came in his automobile, a distance of fifty miles, to urge the Governor to do something in the case. R. T. Doughty, cashier of the Bank of North, and Carlton O. Doughty, an employe of the Federal Land Bank, Columbia, who were behind the prosecution of Brannum, who lived on their farm, have asked for clemency.

The Governor is of the opinion that the man has suffered enough and he does not think he should remain quiescent in the case and leave the negro to remain behind prison bars for the remainder of his life, particularly when he is undoubtedly innocent of the particular offense of which he has been sentenced to death.

defiance of the law and it is the duty of every good citizen in suppressing the infamously dirty and iniquitous traffic.

We recently met the following friends: Hon. J. K. Durst, mayor Hartzog, S. O. Harvey, Oscar Turner, and Joe Simms, of Greenwood; Alfred Mc-Ninch, of Owingsville; Allie Sharp, of Princeton; Robert Williamson, of Ninety Six.

Dr. W. Townes Jones and son visited Greenville last Wednesday.

Piles Cured in 6 to 14 Days

Druggists refund money if PAZO OINTMENT fails to cure Itching, Blind, Bleeding or Protruding Piles. Instantly relieves Itching Piles, and you can get restful sleep after first application. 60c.

LAND SALE
State of South Carolina,
County of Laurens,
IN COURT OF COMMON PLEAS
The Federal Land Bank of Columbia,
S. C., Plaintiff

against
H. C. Ezell 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 November next, being Monday the 6th day of the month, during the legal hours for such sales, the following described property, to wit:

All that certain piece, parcel or tract of land containing three hundred and forty-seven and three-fifths (347 3/5) acres, more or less, situate, lying and being on the Greenville and Augusta road about eight miles west from the town of Waterloo in Waterloo township, County of Laurens, State of South Carolina, having such shape, metes, courses and distances as will more fully appear by reference to a plat thereof made by J. O. Martin, surveyor, Sept. 2, 1919 and being bounded on the north by lands of Thomas Martin, on the east by lands of J. M. Jones, on the southeast by lands of J. C. Smith, and on the west by Saluda River and the Goddard lands, this being the same tract of land heretofore conveyed to M. J. Owings, by R. B. Jones and others as heirs at law of Jane Owings by their deed dated the 6th of January, 1903, and recorded in the office of the Clerk of Court for Laurens County, in book of deeds 12 at page 185 and conveyed by the said M. J. Owings to H. C. Ezell which deed has been filed for record in the office of the Clerk of Court for Laurens County, S. C.

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 and stamps. 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.
Dated October 14, 1922. 14-31-A



AFTER you bade your wife and children a fond farewell--then to be called at your office informing you that your home had been destroyed by fire--isn't that a condition of affairs to turn one's hair gray, in the event no Insurance had been taken to cover the loss.

Particularly is it distressing when you have spent thousands of hard-earned dollars to make your home truly a palace.

The premium for Fire Insurance is insignificantly small--and the risk is too great to take. Call for one of our representatives and let him explain our Insurance to you.

The United Agency

L. C. BARKSDALE, Mgr.

Laurens National Bank Building

Phone 409

**Calomel Good
but Next Dose
may Salivate**

It is Mercury, Quicksilver,
Shocks Liver and Attacks
Your Bones

Calomel salivation is horrible. It swells the tongue, loosens the teeth and starts rheumatism. There's no reason why a person should take sickening, salivating calomel when a few cents buys a large bottle of Dodson's Liver Tone—a perfect substitute for calomel. It is a pleasant vegetable liquid which will start your liver just as surely as calomel, but it doesn't make you sick and can not salivate.

Calomel is a dangerous drug, besides it may make you feel weak, sick and nauseated tomorrow. Don't lose a day's work. Take a spoonful of Dodson's Liver Tone instead and you will wake up feeling great. No salts necessary. Your druggist says if you don't find Dodson's Liver Tone acts better than treacherous calomel your money is waiting for you.



**Stop
Scouring
pots**

**Red Devil
Lye** removes burnt grease
and makes blackened iron
pots and pans look like
new. Send for free booklet.

Always demand the genuine

RED DEVIL LYE
Sure is Strong

JONES NEWS

Jones, Oct. 21.—We were very sorry to hear of the death of our friend, Mr. Alonzo Culbertson, of Laurens, and sympathize with the bereaved family.

We recently met our cousin, Mrs. Sallie Moore and Miss Kate Medlock, of Harmony.

Mr. W. Sanford Knight, of Anderson, was here a few days ago looking after his rent.

We extend congratulations to Mr. Wistar Higgins and Miss Ethel Hunnicutt, who were recently married.

We are indebted to our friend, Mr. Sammie McNinch, for a large opussum.

Mr. Mae Richey's car turned over a few days ago with his family, but fortunately all escaped serious injury.

The farmers are sowing oats.

Mrs. G. L. Graham commenced teaching the Palmetto school, near Owingsville on the 16th inst.

Those who attended the Piedmont Fair were well pleased with the exhibits.

Top soil roads are now being built from Ware Shoals to Shoals Junction and from Ware Shoals to Honea Path.

Dr. W. T. Jones regretted his inability to attend the District Medical meeting at Newberry on the 19th inst.

All of the work at Ware Shoals is progressing nicely.

The friends of Mr. John Medlock regret to hear that he had an attack of paralysis on the 12th inst, and is in a critical condition.

Mr. Frank P. Jones attended the Piedmont Fair in Greenwood on Thursday.

Lexis Taylor, a worthy ante-bellum slave, passed away recently.

Mr. Cal Graham, of Due West, visited his sister, Mrs. Mace Morrison, last week.

The blind tigers are bold in their

**SPARTANBURG
FAIR**

Oct. 31---Nov. 1-2-3

YOU R INVITED

**The Greatest Fair Ever Held in the
Piedmont Section**

Educational and Recreational

Biggest Midway Shows Ever Seen in the South

Horse and Motor Cycle Races Daily

**Superb Exhibits of Agriculture
and Live Stock**