

THE NEWBERRY HERALD AND NEWS, JULY 6, 1900.

The Herald and News.

R. M. AUFEL, Editor.

Johnson is seen to have a \$50,000 Cigar Mfg.

Greenville County has adopted the Newberry plan and will settle the question at a separate box.

Let the powers unite and put a bull to each sheep and knock it to pieces. That's about the only thing that will bring them to their senses.

We see from our exchanges that the experiment of new hands in the Vastation Mills in Charleston has proved a failure and we all rejoice that it has.

Let us now have a bright and noisy daily paper, published by the Express Publishing Company. We all the Daily Enterprise with much pleasure & with much success.

Bryan's chances for election to the presidency this year are good. There are several reasons leading to this conclusion. Let the Democrats present a bold front at the ballot box in November and see.

Several papers throughout the State have taken up the idea suggested by Taitor Wallace of the Greenville News as to the election of Judges by the people and seem to favor it. We are free to acknowledge that we fail to see why people are not as competent to make a selection of Judges as any other officers.

The primary election is something over a month off yet, but it is time that every voter should be seeing that his name is on a Democratic Club roll. The constitution of the party requires that you and if you would cast your vote it will be necessary that you have it there five days before the primary election.

The census enumerators throughout the country closed their work on June 1st and the results will be published at an early date. We see no anxiety for the figures in order to know what is the city's population, but as the law gives the months of the census figures, the figures have to come from headquarters.

The State candidates no doubt have been enjoying their ten days' rest awaiting the National Convention, but the reaction will take place next week and they will then forget the process. They will resume their canvassing now, beginning at Georgetown on Tuesday. The day of the campaign meeting at Newberry is August 3d.

The latest news from the Chinese tends to show a turn in the tide of affairs. Millions of Chinese in Pekin are worked up to a frenzied state of riot and murder, and the heads of some of the captured foreign guards are held, some through the streets at the top of spears, followed by a lot of shouting. Still the foreign devil Kill Kill! No further comment is necessary.

COST OF DEATH.

There is but one small chance to live your life and that is through regeneration. was the awful price exacted before Mrs. J. B. Hunt, of Long Branch, N.J., by her doctor after vainly trying to cure her of a frightful disease of skin trouble and yellow jaundice. He didn't mention the marvelous power of Justice Bitter to cure stomach and liver troubles, but she heard of it, took seven bottles, was wholly cured, avoided surgeon's knife, now weighs more and feels better than ever. It's positively guaranteed to cure Stomach, Liver and Kidney troubles and never disappoints. Price 5¢ at all drug stores.

Dream.

My precious babe, the flower of our home is gone. It faded on earth to bloom forever in heaven. Our darling was sick but a short time, but suffered unceasingly from Wednesday morning till Friday morning, when just a few minutes before our sun rose, its eternal morn had dawned bright and fair, that sweetly passed away the infant child of Mr. and Mrs. Burley Cromer. Little Florence was but three months and seven days old, but with her sweet smile fondness grew stronger each day. Father, I take the cup and drink it, for it is from thy hand and in this great affliction the vision brightens through all the clouds, though with earthly aspirations smitten, the soul is still able to say, God's time and will are beautiful. Surely we can recognize the hand of God in this and through the blinding tears would fain give him praise. But what a gloom it has cast over the home.

No one knows but mother: Nobody knows of the tears that start, Nobody, only mother; Nobody knows the breaking heart, Nobody, only mother.

But we have a treasure laid up where neither moth nor rust doth corrupt, nor pain can torture and wane its precious body any more. Dear little Florence, how we miss thy lovely smile, thy precious hand-touch. May it be ours once more.

Sweet little darling, light of the home, Looking for some one, beckoning come, Bright as a sunbeam, pure as the dew, Anxiously looking, mother, for you, Mother.

A Frightful Blunder.

Will often cause a horrible Burn Scald, Cut or Bruise, Buckle's Arises, Silver, the best in the world, will kill the pain and promptly heals it. Cure Old Sores, Fever Sores, Ulcers, Rills, Felons, Corns, all Skin Eruptions, Best Pile cure on earth. Only 25cts. a box. Cure guaranteed. Sold by all Druggists.

BRYAN AGAIN OUR STANDARD BEARER.

STANDING ON A PLATFORM BUILT ON HIGH MOULDED GROUND, GREW THE FIELD OF IMPERIAL CHINA.

Such Scenes of enthusiasm as Were Never Before Witnessed. Community for the Nomination for the Presidency and In the Adoption of the Platform. Eloquently Exhibited in Several eloquent Speaking Speeches.

Kinston City, July 5.—Wm. Jennings Bryan of Nebraska was tonight unanimously placed in nomination as the Democratic candidate for President of the United States, on a platform opposing imperialism, militarism and trusts, and specifically declaring for the free coinage of silver at the ratio of 40 to 1. The nomination came as the culmination of a frenzied demonstration in honor of the party leader, lasting 27 minutes and giving utterance to the pent-up emotions of the vast multitude. It followed also a fierce struggle throughout the last 36 hours, in securing the platform declaration on silver and the position on the silver question to maintain the other great issues of late.

It was late in the afternoon when the convention was at last face to face with the Presidential nomination. Earlier in the day there had been tedious delays due to the inability of the platform committee to reconcile their difference and present a report. Until this was ready the convention managers begged the time by putting forward speakers of no more than ordinary prominence to keep the vast audience from becoming too restless.

The first session beginning at 10 o'clock this morning was entirely fruitless of results, and it was not until the afternoon, when the second session had begun, that the platform committee was at last able to present an agreement. Already its main features—substantially the last 14 points had become known to the delegations and there was little time left for giving its unanimous approbation. This it was—the last chance for an open vote on questions of principle and left the way clear for the supreme event of the day—the nomination of the Presidential candidate. The vast assembly waited with bated breath for the final result.

As a matter of fact every effort to insure Governor McSweeney by charges against his administration of the dispensary law, will call on those who make them for it is a notorious fact that in this part of the country at least this law is enforced more rigidly with less irritation and loss expense now than ever before. It may be the law is set at defiance in Charleston. Our information is that this is the case, but in all seriousness we ask The State newspaper, is Governor McSweeney to blame for this state of affairs?

Let us have fair fighting. The State says that when grand juries throw out bills against blind tigers, the Governor is powerless to act. It knows that this is the case in Charleston and in laying the blame for the non-enforcement of the dispensary law in Charleston to the Governor it is doing an injustice. If The State newspaper tries to force Col. Hoyt on the State of South Carolina, it should at least refrain from injustice to the other candidates. This is no time for abuse or partisan prejudice. We oppose Gov. McSweeney because we do not agree with his views. But because we oppose him, we cannot shut our eyes to the fact that when he is attacked on the ground of non-enforcement of the dispensary law, it is unjust, for he has certainly proved vastly more efficient than those who preceded him.

F. W. HIGGINS, S. E. N. C.

ENTRANCE EXAMINATIONS TO THE Freshman Class of the South Carolina College will be held Friday morning, July 20th, at the same time appointed for the Winthrop College examination.

These examinations are for Normal Scholarships of the South Carolina College. Two young men are thus admitted, by competitive examination, from each county in the State, to scholarships in the Normal department of the college and granted remission of fees to the amount of \$52 a session. The scholarship students have to file a written declaration of their intention to teach, with the President of the college. There are now two vacancies for Newberry County. All applicants for entrance into the college will stand the examination on English, History and Mathematics, and also on Latin and Greek, if they wish to pursue those studies.

STATE OF SOUTH CAROLINA COUNTY OF NEWBERRY—IN PROBATE COURT.

Sarah T. Brown, in her own right, and as Executrix of the last will and testament of Thomas C. Brown deceased, Plaintiff.

Against

William Ray Brown, James Eppes Brown, Martha S. Brown, Thomas J. Brown, Simms G. Brown, John L. Brown, Eugene C. Brown, Charles B. Brown, Annie C. Brown, and The National Bank of Newberry, South Carolina, Defendants.

Summons for Relief, Complaint not served.

TO THE DEFENDANTS ABOVE named (the person named Martin S. Brown being now Martha Sophia McCreight). You are hereby summoned and required to answer the complaint in this action which is filed in the said Court for the said county, and to serve a copy of your answer to the said complaint on the subscriber at his office at Greenwood, South Carolina, within twenty days after the service hereof, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.

J. F. J. CALDWELL, Plaintiff's Attorney.

Dated July 5th, A.D. 1900.

To the Defendants James Eppes Brown and Martha Sophia McCreight (the latter of whom is named as Martha S. Brown in the above title): You are hereby notified that the complaint in this action is filed in the Court of Probate for Newberry County, State of South Carolina; and also that this summons is, by order of the said Court, a substitution for the original summons which has been lost or mislaid.

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