NOTICE OF ELECTION

STATE OF SOUTH CAROLINA County of Newberry. the General Election for State and County will be held at the voting precincts fixed by law in the County aforesaid on Tuesday following the first Monday, as prescribed by the State Constitution.

The qualifications for suffrage are as follows:

Residence in the State for clerks.

Managers will appoint their clerks. two years, in the County one year. in the polling precinct in which the elector offers to vote, four months, and the payment thirty days before any election of any poll tax then due and payable. Provided that minispayable. Provided that ministers in charge of an organized church and teachers of public schools, shall be entitled to vote after six months' residence in

cnairman of the Board of Managers can administer the oath to the other Managers and to the Clerk; a Notary Public after six months' residence in must administer the oath to the Chairman. The Managers of election shall reelect their Chairman and Clerk. The polls shall be opened at such voting places as shall be designated at 8 o'clock in the forenoon, and close at 4 o'clock in the afternoon of the day the forenoon, and in the Cities of Charleston and Columbia where the closing hours shall and shall be held open during these hours without intermission or adjournment; and the Managers shall administer to each person offering to the constitutional options.

during this election.

The Managers have the power to fill a vacancy, and if none of the Managers attend, the citizens can appoint from among the qualified voters, the Managers, who, after being duly sworn, can conduct the election, At the close of the election the Managers and Clerks must proceed publicly to open the ballot box and count the ballots therein, and continue without adjournment until the same is completed, and make a stateadjournment; and the assessed value of the constitution of the same appoint to the Constitution of the Managers attendibles and written statements of the box containing the ballots and written statements of December 1 of Election the poil list, the box containing the ballots and written statements of December 1 of Election the poil list, the box containing the ballots and written statements of Election the poil list the box containing the ballots and written statements of December 2 of Election the poil list the box containing the ballots and written statements of Election the poil list the box containing the ballots and written statements of Election the poil list the box containing the ballots and written statements of Election the poil list the box containing the ballots and written statements of Election the poil list the box containing the ballots and written statements of Election the poil list the box containing the ballots and written statements of Election the poil list the box containing the ballots and written statements of Election the poil list the box containing the ballots and written statements of Election the poil list the box containing the ballots and written statements of Election the poil list the box containing the ballots are pointed to the contai

Leitzsey, Allan Oxner, J. D. Caldwell.

PEAK—M. O. Mayer, J. O. Counts, S. P. Chapman.
ZION—Joe Ringer, Jacob A. Bundrick, Ben Eargle.
The Managers at each precinct named above are request-ed to digate one of their number to scure the boxes and blanks for the election.

JACK B. SMITH,
J. C. DUNCAN
R. M. MINICK
Commissioners Federal Election. J. A. Mayer, Clerk,

NOTICE OF ELECTION STATE OF SOUTH CAROLINA

of election, except in the City election of any poll tax then of Charleston, where the polls due and payable. The production of a certificate or of the the forenoon, and in the Cities

Managers shall administer to each person offering to vote oath that he is qualified to vote at this election, according to the Constitution of this State, and that he has not voted during this election.

The Managers have the po-

church and teachers of public schools, shall be entitled to vote after six months' residence in the State, othrwise qualified.

Managers of election shall require of every elector offering to vote at any election, before allowing him to vote, the production of his registration certificate and proof of the payment thirty days before any election of any poll tax then dealers of a certificate or of the receipt of the officer authorized to collect such taxes, shall be conclusive proof of the payment thereof.

Before the hour fixed for opening the polls Managers Clerks must take and subscribe to the constitution and h. The charge of an organized ragers can administer the oath clerks of the constitution ages can administer the case as follows:

No. 6

Anderson County
A Joint Resolution proposing an amendment to Article X, Section 5 of the Constitution of the County will be held at the caneral Liection for State at the caneral Liection for State at the caneral Liection for State and county will be held at the caneral Liection for State the caneral Liection for State at the caneral Liection for State the caneral Liection for State at the caneral Liection for State the caneral Liection for State at the County of South Carolina, 1895, so as the voting precinct in South Carolina, 1895, so as the constitution of the County of the Constitution of the County of the County to incur bound on the County and the County of South Carolina, 1895, so as the constitution of the County of the County of the County of the County to incur bond and the County to incur bond and the County to incur bond and the County of South Carolina, 1895, so as the County of the Cou

McDowell, Charlie Zoble.

MAYBINTON—Bannie Cathcart, Arthur Maybin, Lula Bess Whitney.

WHITMIRE—James Moates, F. A. Christie, Marvin Abrams, Jr.

LONG LANE—Lee Hargrove,

son, G. R. Boozer, Jack B. ships, school districts, etc., by smith.

GARMANY — Mrs. Minni School District No. 22, of AbbeNo. 16

ships, school districts, etc., by to the extent of the benefits bonded indebtedness of any school district in York County.

No. 26

adding a proviso permitting School District No. 22, of Abbeville County, to incur bonded indebtedness to an amount not exceeding fifteen per centum of the assssed value of all taxable property therein.

No. 5

Aiken County

A Joint Resolution of South Carolina, 1895, by adding a new section, which would authorize the General Assembly to empower the corporate authorities of the City of Myrtle Beach to assess abutting property for amendment to Section 5 of Article XI of the Constitution of the City of Myrtle Beach to assess abutting property for amendment to Section 5 of Article XI of the Constitution of the City of Myrtle Beach to assess abutting property for improvements and to provide for the removal of the Donded indebteness of Cataw-bax and Ebenezer Townships in York County.

MANAGERS OF ELECTION The following Managers of Election have been appointed to hold the election at various precincts in the said County:

No. 17

Lancaster County

A Joint Resolution proposing an amendment to Section 5, Article X of the Constitution of South Carolina, 1895, so as to provide for the removal of the City of Myrtle Beach to assess abutting property for improvements and to provide a means by which said corporate authorities may finance the cost of such improvements.

No. 17

Lancaster County

A Joint Resolution proposing an amendment to Section 5, Article X of the Constitution of South Carolina, 1895, so as to provide for the removal of the District of the City of Myrtle Beach to assess abutting property for improvements and to provide for the removal of the City of Myrtle Beach to assess abutting property for improvements and to provide for the removal of the City of Myrtle Beach to assess abutting Textical X of the Constitution of South Carolina, 1895, so as to provide for the removal of the City of Myrtle Beach to assess abutting property for improvements and to provide for the removal of the City of Myrtle Beach to assess abutting property for improvements and to provide for the removal of the City of Myrtle Beach t

provisions thereof shall not apply to School Districts in Aiken | County and to provide than in said County School Districts | A Joint Resolution to amend Section 5, Article X, of the Constitution, relating to bonded indebtedness of counties, townships, school districts, etc. Lancaster County to incur bonded indebtedness to an am-

airry days before any election shall respect to of the payment thirty days before any election of an amendment to Section 5 of the size and payable. The product and payable. The product in of a certificate on of the solution proposing it in the size and payable. The product in of a certificate on of the officer authorization of south Carolina, 1895, so the size and payable. The production of his registration certificate and proof of the payment thirty days before any election of an amendment to Section 20 to the officer authorization of south Carolina, 1895, so the state, otherwise qualified.

No. 8

A Joint Resolution proposing an amendment to Section 5 of counties, constitution relating to bonute after six months' residence in the State, otherwise qualified.

A Tricle V of the Constitution of South Carolina, 1895, so the sixtic No. 10 of Marlboro Graded School District No. 10 of Marlboro County, by striking out such for mer amendment concerning Marlboro Graded School District No. 10 of Marlboro County, by striking out such for mer amendment concerning the indebtedness limit of Marlboro Graded School District No. 10 of Marlboro County, by striking out such for county, by striking out such for county, by striking out such for mer amendment concerning the indebtedness limit of Marlboro County, by striking out such for for freceipt of the officer authorization of a certificate or of the strike of the officer authorization of a certificate or of the strike of the officer authorization of a certificate or of the officer authorization of a certificate or of the strike of the officer authorization of a certificate or of the strike of the officer authorization of a certificate or of the strike of the officer authorization of the strike of the officer authorization of the strike of the officer authorization of the strike of

shall be of such area as the General Assembly or the Board of Education of Calhoun county may prescribe.

No. 9
Chester County
A Joint Resolution proposing an amendment to Section 5 of South Carolina, 1895, relating to areas of school districts so as to provide that the provisions thereof shall not apply to school districts in Chester centum of the assessed value of the Constitution of the assessed value of the Constitution of South Carolina, 1895, relating to areas of school districts and the provisions thereof shall not apply to school districts in Chester to school districts and the Constitution of South Carolina, 1895, relating to bonded indebtedness of counties, townships, school districts, etc., by adding a proviso thereto, so as to provide that the provisions thereof shall not apply to school districts in Chester to school districts in Chester to school districts and the Constitution of South Carolina, 1895, as a mended, relating to bonded indebtedness of counties, townships, school districts, etc., by adding a proviso thereto, so as to provide that the provisions thereof shall not apply to school districts in Chester to school districts and the Constitution of South Carolina, 1895, relating to bonded indebtedness of counties, townships, school districts, etc., by adding a proviso thereto, so as to provide that the provisions thereof shall not apply to school districts and the Constitution of South Carolina, 1895, relating to bonded indebtedness of counties, townships, school districts, etc., by adding a proviso thereto, so as to provide that the provisor thereto, so as to provide that the provisor thereto and the Constitution of South Carolina, 1895, relating to bonded indebtedness of counties, townships, school districts, etc., by adding a provisor thereto, so as to provide that the provisor thereto, so as to provide that the provisor thereto, and the Constitution of South Carolin

Including the property of the said county:

NEWBERRY COURT HOUSE

Raymond Blair, Mrs. Lucille
Sease, John Peterson.

NEWBERRY COTTON MILL

Dewey Kinard, Rev. V. L., Fulmer, Edward Bouknight.

Grant, R. J. Willingham, C. A. Shealy.

OAKLAND MILL—G. W. Shealy.

Attaway, Herbert Morris, C. J. Swindler.

MOUNT PLEASANT—Archie Rese, Mrs. Fred Pope, E. L. Glymph.

HELENA—Gerald Baker, Ted McDowell, Charlie Zoble.

MAYBINTON—Bannie Cath

Arthur Maybin, Lula Bess

Mayborn, can conduct the election.

At the close of the election of amend of south Carolina, 1895, so as close of the close of the constitution of south Carolina, 1895, so as close of the debtedness of Cheraw Special School District of Chesterfield county.

A Joint Resolution proposing an amendment to Article XI.

Bichland County, Suth Carolina, 1895, so as close of the close of the constitution of South Carolina, may be said school District.

All the said close of the election of the county of the assessed value of all taxable property in said school district, and to provide that the bonded indebtedness of said school district.

Bian Schooll District.

At the close of the election of the county of the constitution, relating to bonded indebtedness.

A Joint Resolution of Article XI.

School District.

No. 12

Darlington County

A Joint Resolution of the Constitution, relating to bonded indebtedness.

No. 12

Darlington County

A Joint Resolu ing or extending over the territory of said school district or portion thereof to incur bonded indebtedness.

dier of the State U.D.C.

Mrs. Neely is also treasurer of the local chapter of the Calvin Crozier U.D.C.

Resen, Mr., Fred Pope, S. L.

| HELEXAL Carls and Carls

NEWBERRY COURT HOUSE -Charlie Bowers, Henry Can-non, C. B. Spinks.

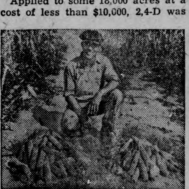
NEWBERRY COTTTON MILL townships, school districts, etc. —Mrs. Colie Dowd, Miss Minby adding a proviso permitting nie Havird, Henry Chappell, Lancaster County to incur MOLLOHON MILL—J. F.



## Use of Weed Killer Boosts Corn Yield 2. 4-D Spray Increases Output by 18 Bushels

First large-scale experiment using butyl ester of 2,4-D for control of proven the chemical to be unharmful to corn and has resulted in increased yields up to 18 bushels per acre, a check on a number of Henderson, Ky., farms indicate.

Applied to some 18,000 acres at a



John Pfingsten, Henderson, Ky., farmer, is pictured with piles of corn harvested from treated and untreated plots. The corn in the left pile was gathered from the treated field and had an average ear weight 23 per cent greater than that of the untreated corn shown at right.

given credit for saving the last corn crop in that section.

Fields treated with 2,4-D and later cultivated yielded 86.8 bushels of corn per acre as against a yield of 68.68 bushels per acre for a comparable field which had only been cultivated.

The fields checked had been sprayed with butyl ester of 2,4-D applied by a low-gallonage method requiring less than a pint of the weed-killer to five gallons of water per acre.

The increased yield in fields sprayed was attributed to the greatly lowered weed population. Similar beneficial results can be achieved by hand-hoeing for weed control but the high cost of hand-hoeing makes this method impractical in most cases.

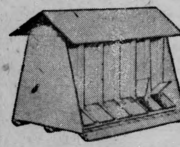
Pull-Push Cart



from a child's coaster wagon were used for this pull-push cart. The frame is made from %-inch pipe and is welded to the axle. It is handy for moving loads of small tools or equipment as the cart is strong, light in weight and easy

## Value of Moist Mash For Poultry Questioned

It is not necessary to feed a moist mash in order to maintain high egg production, says Washington State college. Feeding moist mash involves extra labor and presents the danger of the growth of harmful



### TAX NOTICE

The tax books will be open for the collection of 1948 taxes on and after October 1, 1948.

The following is general levy for all except special purposes:

TOTAL

Ordinary County Bonds, Notes & Interest Hospital Mills Mills Mills Co. Bd. Education Co. Schools (Special) 15 Mills

The following are the authorized special levies for the various school districts of the County: District No. Newberry Mt. Bethel Garmany Long Lane McCullough Cromer Reagin Utopia Hartford Johnstone Stoney Hill Prosperity Fairview Midway St. Philips Rutherford Broad River New Hope Zion Pomaria Mt. Pleasant Wheeland Union Jolly Street St. Pauls Mudlic Vaughnville Chappells 42. Reederville 44. Smyrna 45. Trinity Burton Jalapa Kinards Trilby Beth Eden 55. Fork Silverstreet

There will be a discount of one (1%) per cent allowed on taxes paid on or before October 31, 1948.

On and after January 1st, 1949, the penalties prescribed

by law will be imposed on unpaid taxes.
You are requested to call for your taxes by school districts in which the property is located.
Those who had their dogs vaccinated for rables during the fiscal year ended June 30, 1948 by a licensed Vetinarian, and expect to be exempted from dog tax will please bring their certificate of vaccination when appearing to pay

J. RAY DAWKINS.
Treasurer of Newberry County.

The Tax Books will be open for the collection of taxes on

# October 1st

and a discount of

**One Per Cent** 

will be allowed on taxes paid during the month of October 1948.

J. Ray Dawkins

COUNTY TREASURER