

JOURNALETTES

By Old Hurrygraph

In outdoor sports golf is the "hole" thing.

Diamonds are the most effective stepping "stones" to matrimony.

Some people never wear a smile unless it is ordered by parcel post.

Do pantaloons, with holes in their basement story, come under the head of hardware?

There is a whole lot of law wrapped up in a sheep's skin, when it is bound around a legal book.

Women will always keep in the front—as long as they have dresses and shirtwaists that hook up the back.

The onion needs no introduction into society. It is imbued with the scents of its own importance, and makes it known.

You may lose all your money,
You may lose all your friends;
But when you lose your spirits,
'Tis there all your hope ends.

It stands to reason that when there is much rain, and the streets are full of water, people would wear pumps. But they do not all do it.

The use of cosmetics is said to be very old. Perhaps that is so, and is in some way connected with the thoughts of those who use them.

The Times-Union, of Jacksonville, Fla., asks this impertinent question: "What is a dollar?" It is something that will make you laugh when you see it.

The Atlanta Journal says that "a woman either poses, supposes, or imposes." True. And we have noticed that she also composes many a man who opposes.

Some levity's indeed too light;
Some gravity too deep to quaff;
But you will have it nearer right,
If you'll mix 'em 'bout half and half.

The season's hobble skirts are to be even tighter than ever before, the notes of fashion etll us. It will be a sad calamity when they begin to bag at the knee.

We are told that over in Switzerland the lakes continue to disappear in the Tyrol. It is to be hoped that there are no American souvenir hunters over there picking them up.

The Wilmington Star is of the opinion that "the best way to serve the public is to make the public's burden lighter." It will take live wires to do this and electrify the burdens.

Many of the rural schools of this age are going extensively into school gardening. They have been teaching the branches for a long time, but this is a practical way to go to the roots of things.

The Wilmington Dispatch says that "When a young girl marries an old man that is a Miss-mate." And when a young man marries a lovely young girl that is a Miss-take. But it is; and it isn't.

A leading Chicago milliner says the niftiest kind of a spring hat can be "built" for fifty-nine cents. Man! Married man! Give you wife a dollar bill right away—before spring passes into summer.

"This is the age of the woman," says an exchange. And the Greenville Piedmont adds this comment: "Please tell us what it is then." Whimage; but on the other hand, dear brother, you are just placing yourself in a position to fine out her rage.

They now want to take "e" out of money. So far as we are concerned, knock it out. It never made money any "e"sier to get, so we do not know that it makes much difference, and will not put such a bad "spell" on us after all.

A paper is published in the Federal prison in Atlanta, and the Wilmington Dispatch wants to know: "How's that for freedom of the press?" It's fine. The angry readers are de-barred from getting to the editor and threatening to mob him. He is safe on his base.

Women's smoking gowns are on exhibit in New York. Just so. The woman suffragette is coming on with smoking to back her. We presume she's smoking tobacco. For forty years, or more, the bright belt of the weed growing industry has produced golden wrappers that are the admiration of men of tobacco judgment, and always commanded fabulous prices. But the new smoking wrapper is puffed up about the sleeves and hooks up the back just the same.

Blossom time—joy time—sing it from the city to the wood;
Flower time—My! its splendid—everybody feelin' good;
The azure sky a bendin' down to kiss the laughing hills,
And up and down a fellow's spine there's a stream of happy thrills;
Blossom time—and loving time— hearts merry everywhere;
And Miss Spring throwing kisses, with pink roses in her hair!

Limit the Speed.

"It might be said that for the killing of the young woman by an automobile, Wednesday, the city of Charlotte is directly responsible. The long continued official disregard of the enforcement of the speed laws has been the cause of daily placing the lives of the people of the city in jeopardy. Automobiles have been speeded to the capacity not only on the boulevard, but on the business and residential streets, without any sort of restraint. . . . That Wednesday's fatality is the first one can be attributed merely to the kindness of the fates. In this case it is of no consequence to the victim for us to lament the lack of protection by the law, but the affair should serve to warn the city of the menace of the speeding automobile. Behold the cost of the indifference to the violations of the speed laws!"—Charlotte Observer.

"The same trouble seems to exist in every town. Most of the people who run automobiles want to run fast and they grow careless; and by common consent it seems to be the custom in most towns to treat the speed regulations as a dead letter. They are not enforced in Statesville, and the criticism does not apply to the present administration alone, for they never have been enforced here. That nobody has been hurt may be attributed to the interposition of Providence. Some of these days somebody may be hurt or killed; then will come the reaction and the demand for enforcement of speed regulations, when it is too late. When the trouble comes it can be said, as the Observer says of Charlotte, that 'official disregard of the enforcement of the speed laws will be responsible.' P. S.—Since the Charlotte tragedy Statesville's mayor has gone after the automobile speeders."—Statesville Landmark.

It would be well for the mayors of all the towns in the State to follow the example of Statesville's mayor and not wait until somebody else is killed.

"Does he belong to the 400?
"Yes, indeed; he's one of the ciphers!"—New York Mail.

HART-WARD Hardware Company

SENDING GOODS BY PARCELS POST.

The new law which went into effect January 1 enables us to send merchandise by mail, thus we can send anything in the line of HARDWARE and TINWARE that does not weigh more than 11 pounds and measure more than 6 feet around the package. To take care of the orders we have arranged a Special Department.

RATES FOR ON RURAL ROUTES.

1 pound.....5c	6 pounds...10c
2 pound.....6c	7 pounds...11c
3 pounds.....7c	8 pounds...12c
4 pounds.....8c	9 pounds...13c
5 pounds.....9c	10 pounds...14c
	11 pounds...15c

We guarantee our prices as low as any catalog house and will meet their prices on any article for the same quality goods. Goods will be sent on approval by mail, if money accompanies order. Special goods not carried in stock, that can be mailed, will be sent direct to your door from the factory, as we have made arrangements with several of the largest factories to do this.

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NOTICE TO THE CREDITORS OF THE WENDELL MERCANTILE COMPANY.

Having been appointed permanent receiver of the Wendell Mercantile Company by an order entered in a civil action pending in Wake County Superior Court entitled E. W. Harris and J. E. Owens vs. the Wendell Mercantile Company, I hereby notify all creditors of said company to forthwith present their claims to me duly verified.
F. EUGENE HESTER,
April 12, 1913. Receiver.

COPY OF SUMMONS FOR RELIEF

For Creditors, Stockholders, and Dealers With Wendell Mercantile Company.
Wake County—In the Superior Court.
State of North Carolina.
E. W. Harris & J. E. Owens vs. The Wendell Mercantile Company.

To the Sheriff of Wake County—Greeting: You are hereby commanded to summon The Wendell Mercantile Company, the defendant above-named, if it be found within your county, to be and appear before the Judge of our Superior Court, at a court to be held for county of Wake, at the courthouse in Raleigh, on the seventh Monday after the first Monday of March, it being the 21st day of April, 1913, and answer the complaint, which will be deposited in the office of the Clerk of the Superior Court of said county within the first three days of said term; and let the said defendant take notice, that if it fail to answer the complaint within the time required by law, the plaintiffs will apply to the Court for the relief demanded in the complaint, to-wit, the appointment of a receiver of said corporation. Hereof fail not, and of this summons make due return.
Given under my hand and seal of said court, this 3rd day of April, 1913.
MILLARD MIAL,
Clerk Superior Court.

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ANNUAL CONFEDERATE VETERANS' REUNION,

Chattanooga, Tenn., May 27-29, 1913
—Low Round-Trip Fares Via the Southern Railway.

Tickets will be on sale on May 24, 25, 26, 27, 28, and for trains scheduled to reach Chattanooga before noon on May 29, 1913.

Tickets will be limited returning to reach original starting point not later than midnight of June 5; or, if you desire to remain longer, by depositing your ticket with special agent at Chattanooga and paying a fee of 50 cents, final limit will be extended until June 25, 1913.

Tickets for this occasion will be on basis of one cent per mile.

For complete and detailed information as to round-trip fares, schedules, special service, etc., ask your agent, or address,

J. O. JONES,
Traveling Passenger Agent,
S. D. KISER, Raleigh, N. C.
City Ticket Agent,
Raleigh, N. C.

SALE OF VALUABLE LAND.

By virtue of a judgment of the Superior Court of Wake County, in the Special Proceeding entitled "W. N. O'Neal, et al., vs. Lizzie Hockady, et als," being No. 1953 of the Special Proceeding Docket of said court, I will offer for sale at public outcry to the highest bidder, for cash, at Wake County court-house door in the city of Raleigh, N. C., on Monday, the 12th day of May, 1913, at 12 o'clock M., the following described tract of land:

Situated in New Light Township, said county and State, on the public path leading from the Suggs road north to Woodland Church, adjoining the lands of W. N. O'Neal on the north, east and south and Terrell Lowery on the west, being the same tract of land conveyed to Tama Hockady by the trustees of the Woodland Baptist Church and by Dock Lowery, by deed registered in the office of the Register of Deeds of said county, containing four and one-fifth (4 1-5) acres.

ARMISTEAD JONES,
Commissioner.
Raleigh, N. C., April 9, 1913.

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