

Boe, anit gri all druggines New York 409 Pearl Street Chemists Scott & Bowne

Europion you buy. per of every bottle picture in the form of a label is on the wrapd Be sure that this

sample free. I We will send you a

its use must be continuous. pelpini in consumption where and that is the reason it is so form of Scott's Emulsion, sketem as cod liver oil in the digested and absorbed by the excepting butter, so easily time. There is no oil, not and tolerate it for a long

# EMNTZION SCOLL,S

it did very little good. They take it in its old form, hence contse the patient could not oil for consumption. Of doctors prescribed cod liver Trom time immemorial the

health on one lung. world are living and in good lions of people throughout the is anything to build on. Milpretty near curing it, if there Scott's mulsion will come ercise, nourishing food and consumption. Fresh air, ex-I liere is no specific for

# uondunsuo)

The Cement Age.

The Nineteenth Century has been honored with many titles; among them the "iron age," "the age of machinery," and "electrical age" stand out conspicuous. In our forward movement, another mighty "force" comes for-ward as one of great and varied utility, and it is cement Cement has long been known and valued, but not until recently has its true worth and wide utility been apvaluable, and the human mind has been bent upon finding a substitute and at the same time something of a more durable passions. nature, cement has come forward in a wonderful manner, and is being daily put to new uses. Not only is it receiving notice as a most useful substance with which to construct large buildings, but Judge Gaston's in the Pendersidewalks, roads, bridges, floors grass case. and even fence posts are being whipped a boy about ten years still greater part in our future building economy. Farmers will soon begin to use it in constructpen floors, fence posts and in many other useful and necessary ways. We must not only have better and more convenient buildings upon our farms, but we must build to last-the day for temporary structures has passed. In our stables and barns we must not only have an eye to the commands. One of the means durable, but we must build so as to save every ounce of fertilizing value in our manure. Let every farmer, who has any building to do, take cement into considera tion. It is a factor you cannot afford to ignore. The farmer, too, must have the best.-Southern Cultivator.

Methusala was alright, you bet For a good old soul was he, They say he would be living yet, Had he taken Rocky Mountain Tea. Selma Drug Co., A. H. Boyett, Druggist.

Advice is as plentiful as good examples are scarce.

HAS STOOD THE TEST FOR 25 YEARS

The old, original GROVE'S Tasteless Chill Tonic. You know what you are taking. It is iron and quinine in a tasteless form. No cure, No pay. 50c.

When one is driven to drink he usually has to walk back,

beast and the largest for 25c. school teacher, in administering Call on Hood Bros.



Our Teachers' Meeting Last Satur day.

Conducted by Supt. Ira T. Turlington.

There were present about twenty-five. I did not count them. however. The programme was carried out with one exception and most of the teachers seemed interested.

Much time was given to the discussion of the subject

shall not have room for further notice of the programme.

by Judge Gaston in 1837. So shows that the teacher whipped we find that as early as 1837 in anger they may render a verteachers whipped and parents dict of guilty. Now, be careful objected to their children being in the use of the rod. The rod is by McDonald last year in a Napier, whipped.

In this case, a Miss Rachel be abused. Pendergrass whipped a little girl Within the last two or three six or seven years old "with a years there have been two teachfew days. Two marks were also others. proved to have existed, one on the arm, and the other on the neck, Do not use the rod in malice. which were apparently made with a larger instrument, but which also disappeared in a few days."

Observe these and you are free from indictment.

Use the rod sparingly and as a

the Supreme court.

The case went before that court and no lawyer appeared for the teacher. After the hearing Judge Gaston rendered the decision of the court. That de-

law confides to schoolmasters and teachers, a discretionary power in the infliction of punishment upon their pupils, and will preciated. As our timber supply decreases and becomes more valuable and the becomes more such as to occasion permanent injury to the child; or be inflicted merely to gratify their own evi!

> The other decision read was by Judge Walker in October 1904. This seems to be the latest decision on this subject. Judge Walker bases his decision on

ness thus seems to be understood, it is destined to play a school. There was evidence that the teacher whipped the boy immoderately and in anger and evidence to the contrary. The jury ing their steps, porch floors, ver-anda posts, stable floors, hog-pen floors, former count appealed. The supreme court sustained the lower court.

> In discusing this case Supreme court Judge Walker quotes an eminent authority on the powers of teachers as follows: "The teacher has the power to enforce obedience to the rules and to his recognized by the law is corporal chastisement. He may thereby inflict temporary pain, but not seriously endanger life, limb or health, or disfigure the child, or cause any other permanent injury. He can not lawfully beat Co. the child, even moderately, to gratify his own evil passions; the STUDENT VOLUNTEER MOVEchastisement must be honestly inflicted in punishment for some dereliction which the pupil understands. Plainly, if the teacher keeps himself within these limits and his lawful jurisdiction, he must decide the question of the above meeting from North punishment and its degree.'

held that "Where the correction bury at 8:50 p. m., Feb. 27th, aradministered by a school teacher riving Nashville at 12:20 noon races, but fortunately there were not is not in itself immoderate, and the following day. therefore beyond the authority of the teacher, its legality or ille- 26th, 27th, and 28th, with final terprises. One racer, Walter Christie, gality must depend entirely on limit Mch 10th, at rate of one the quo animo with which it is administered;" that "within the round trip. Following round the sphere of his authority, the trip rates will apply from points line the former New York politician, Richard Croker, lost his life about a school teacher is the judge as to named. when correction of a pupil 18 required, and of the degree of cor Goldsboro, \$17.75. rection necessary;" that "where Almost an axiom—it is with a school teacher exercises his those who have knowledge of it judgment in whipping a pupil, That Vick's Turtle Oil is best the presumption is that he exerliniment ever made for man or cised it correctly; that "where a

aboy the rales of the aphanal were his authority as a cover for malice, he is indictable;" that "in the prosecution of a school teacher for whipping-a pupil, the jury may infer malice from an excessive punishment;" that "a school teacher, who prompted by revenge administers corporal correction, is as guilty criminally as if he had acted with malice.'

These decisions seem to give teachers great authority in the punishment of pupils. Yet in both cases we notice that the verdict of the jury is against the teach-

In the first case the juge in the lower court erred in stating the law to the jury as the judge in the supreme court saw it. In the other case the judge stated As I wish to present this sub- Judge Gaston in the Penderguilty. There was no evidence useful in its place but it must not was a mile in 34 2-5 seconds.

switch so as to cause marks upon ers in this county indicted and her body, which disappeared in a threats made against several

structed the jury that if they believed the marks made on the child were made by the teacher they ought to bring in a verdict of guilty. The verdict of the jury of guilty. The verdict of the jury of guilty. The verdict of the jury of guilty of any other effective way The teacher took an appeal to to punish, they, of course, must use the rod.

Have you been betrayed by cision was the opposite of the stomach. To those we offer Hollower court. Miss Pendergrass lister's Rocky Mountain Tea. was declared not guilty. Judge Gaston held that "the gist, Selma Drug Co.

## New Branches Organized.

Cotton Associations organized Feb. 13th to 17th inclusive have the following officers and meets the first Saturday in each month:

Meadow-L. Etdridge, President, Beasley R. F. D. No. 2. J. M. Lawhon, Sec. and Treasurer, Benson R. F. D. No. 2. Blackman's Grove—W. H. Grice, President, Four Oaks, R.

F. D. No. 2 Rufus Lee, Sec. and Treasurer, Four Oaks, R. F. D.

2. W. F. Grimes, Sec. and Treasurer, Beasley, R. F. D. No. 2.

Treasurer Beasley No. 2.
Plainfield—J. T. Atkinson,

President, Princeton No. 4. J. M. Potter, Sec. and Treasurer, Princeton, No. 4. J. P. CANADAY,

Organizer.

All old-time Cough Syrups bind the bowels. This is wrong. A new idea was advanced two years ago in Ken-nedy's Laxative Honey Tar. This remedy acts on the mucous membranes of the throat and lungs and loosens the bowels at the same time. It expels all cold from the system. It clears the

MENT FOR FOREIGN MIS-SIONS NASHVILLE, TENN., FEB. 28тн, Мсн. 4тн 1906.

The Southern Railway has arthe expediency or necessity of the Carolina and Virginia points to operate through Pullman Cars Judge Walker in this decision and day coaches leaving Salis-

Raleigh, \$17 75. Selma, \$17.75,

Those desiring Pullman accommodation will please notify. T. E. GREEN, C. T. A. Raleigh, N. C.

correction to the pupils who dis- the downfall of another.

# Daredevils Who Make New Auto Records

TYTH the speed of a way train" used to be a phrase expressing a very high degree of velocity, but the railroad locomotives are left away behind in these days by the big high poweréd automobiles. A speed of a mile a minute is fast for a railroad train, but it is slow for a racing automobile. The motor racers have got the record down to a mile in less than half

The record for a mile is now 28 1-5 seconds. This was the achievement of F. H. Marriott, a Newton (Mass.) ject to the teachers this week, I grass-case. The verdict was young man, in the record smashing races at Ormond, Fla. He drove a Stanley steamer of fifty horespower that the child was permanently around the course in that time, beating Two long decisions of the Su-preme Court of this State were lieved the teacher whipped the Ross steamer in races last year. Marread by the County Superinten-dent. These decisions were appeal was not sustained. The riott also did a mile in 31 4-5 seconds in a race for the one mile steam chamto show the legal rights of teach- teacher had to suffer for it. In pleaship. He had but a short time beers to inflict corporal punishment and the limits of these rights.

The first decision was rendered by Indee Gaston in 1827. So the superior of the superior o cars of much higher power, making the mile in this race in 32 1-5 seconds.

Running at the rate at which Marriott drove his racing car a railway train could make the trip between New York and Chicago in about eight hours. Nine hours is now considered good time in which to run from New York to Buffalo. Marriott when he made his record for the mile was traveling at the rate of 127 miles an hour. Not even an automobile racer could at the present stage of the science of aualso disappeared in a few days."

Use the rod sparingly and as a

The superior court judge instructed the jury that if they bethan when used often.

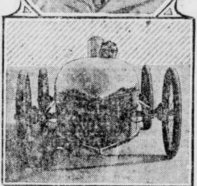
Use the rod sparingly and as a

tomobiling maintain such a speed as

this for a distance of 127 miles. But
in the races at Ormond five miles was

made in the astonishing time of 2 min-





HEMERY, FRENCH EXPERT, AND MARRIOTT

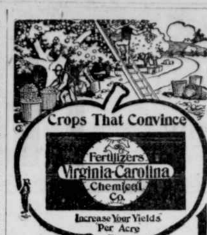
Sandy Grove—J. J. Rose, time was unofficial, and as a false President, Beasley, R. F. D. No. go over the course again. This he re fused to do and was ruled out in con Bentonsville-E. F. Westbrook, sequence. But Marriott drove his President, Beasley R. F. D. No. steam racer over the five mile course in 1. J. T. Langston, Sec. and 2 minutes 47 seconds, and this was accepted as the record. The previous record was 3 minutes 17 seconds.

The achievement of Marriott proves that the victory is not always to the strong, for his machine is of small horsepower as compared with Alfred G. Vanderbilt's great 250 horsepower racer. This car was taken to Ormond and entered for the races but balked whenever attempts were made to start it. It was taken out on the beach, and a dozen French machinists tried to make the motors work, but the vehicle containing the strength of 250 horses confined within its iron frame was as obstinate as a mule, and, though its choo" to moving again.

The dangers of driving a racer at about two miles a minute are not to be scoffed at. To begin with, the appearance of one of these machines is enough to scare a person who is afraid. of being out after dark. It looks like an inverted submarine boat on wheels. ranged for delegates attending and when spinning along at a mile in half a minute the driver, with his automobile goggles over his eyes, could readily be mistaken for the evil one himself. Every race meet has its chapters of accidents. Other things besides records-were smashed at the Ormond the serious accidents that have some-Tickets will be sold on Feb. times marred the success of such enlost a wheel, and his machine skidded

The Privacy of Sincerity.

When we have acquired a sufficient sincerity with ourselves it does not total man has the right to hide from with final limit Mch 10th. One sinner is apt to rejoice in others the meater must of what he thinks and feers. - Maurice Maeterlinek.



We will convince you that you can "increase your yields per acre" and you won't have to keep it a secret, either. Bead what Meesrs. Wherry & Son, of the Magnolia Fruit Farm, Durant, Miss. write: "From two acres of strawberries, on which 1,000 pounds of Virginia-Carolina Fertilizers per acre were used, we cleared a profit of \$75.00 per acre more than the other 14% acres of strawberries which had only 500 pounds of this fertilizer." Thus double the quantity of these fertilizers on each acre of any crop, and more than doubly "increase your yields per acre." Be sure you buy only Vinginia-Carolina Fertilizers.

Virginia-Carolina Chemical Co.

Virginia-Carolina Chemical Co. Richmond, Va. Atlanta, Ga.
Norfolk, Va. Savannah, Ga.
Durham, N. C. Montgomery, Ala.
Charleston, S. C., Memphis, Tenn.
Baltimoro, Md. Shreveport, La.

WANTED. Men, women, boys and girls to represent McClure's Magazine. Good pay. Address 67 East 23d St., N. Y. City.

# It Will Pay You!

I have on hand a select line of Buggies and Wagons also



## Low Prices For Cash

When in need of a first class Vehicle be sure to see me before buying. I keep well



### And Horses Mules

and ask all to come to see me and save money by buying now. 1 will carry a number of stock all the season, so you can come any time and get suit-

By virtue of authority contained in a certain mortgage fleed executed by T. M. Thompson to The Austin-Stephenson Company on the 28th day of June. 1994, and recorded in the Registry of Johnston County in Book "T" No. 8, page 304, we will sell AT PUBLIC AUCTION, for cash, at the Court House door in the town of Smithfield, N.C., at 12 o'clock M., on Saturday, the 24th day of February, 1996, the following described lot or parcel of land, lying and being in Ingrams Township, Johnston County, and bounded as follows:

Township, Johnston County, and Allen's follows:

Beginning at a hickory tree on the Smithneid and Bentonsylle Road in R. F. Allen's
line and runs thence a Southern course with
the said road, 70 yards to a stake, in the road;
thence nearly or quite West, parallel with
said Allen's line, 70 yards to a stake in the
field; thence nearly North, and parallel with
said road to a stake in R. H. Allen's line;
thence with his line nearly East to the beginning, containing one acre, more or less.

This January 24th, 1906.

THE AUSTIN-STEPHENSON CO..

Mortgagee.

POU & BROOKS, Attorneys,

### SPECIAL RATES VIA SOUTH ERN RAILWAY.

New Orleans, La., Pensacola, Mobile, Ala: Account Terms of sale Cash. Mardi Gras Carnivals Feb. 22-27th. One fare plus 25 cents wellons & Morgan, Attys. for round trip, tickets will be sold Feb. 21-26, inclusive, with final limit March 3rd., except tickets can be extended to March Johnston County, Superior Court.

into the ocean. It chanced to be at 27th., one fare plus 50 cents on just the spot where Frank Croker, son certificate plan, tickets will be

follow that we must deliver it to the cents for the round trip, tickets The first comer. The frankest and most will be sold Feb. 26th to 28th.

> T. E. GREEN, Rile

### NOTICE!

By virtue of the authority contained in a certain Mortgage Deed executed to me on the 17th day of May, 1904, by J. H. Woodard and wife, Millie Woodard, and duly Registered in the Register's Office of Johnston County in Book Z No. 8 page 8. I shall sell at auction for cash at the Court House door in the town of Smithfield, N. C., on the 24th day of Feb'v, 1906, the following Real property towit: A certain piece or lot of land in Proceedings, and the Level, N. C., and bounded as follows: On North by lands of Winnic Creech, South and West by lands of B. and M. E. Godwin, on East by lands of B. and M. E. Godwin, on East by lands of acre and fully described in division of W. B. Oliver, deceased, and alloit d to D. B. Oliver and more fully described in sald Mortgage.

This 20th day of January, 1906,
JAS, A. WELLONS, W. L. CREECH,
Attorney, Mortgagee.

### MORTGAGE SALE OF VALU-ABLE LAND.

MORTGAGE SALE OF VALUABLE LAND.

By virtue of the authority contained in a certain mortgage deed executed by G. W. Cavenaugh and wife, Euplee M. Cavenaugh, to J. D. Parrish on the 27th day of August, 190; and recorded in the Registry of John ston County, N. C., in Book "T" No. 8, page 168, I. J. D. Parrish, will sell AT PUBLIC AUCTION, Folk CASH, at the Court Houge door in the town of Smithfield, N. C., at ONE (I) o'clock, P. M., Monday, the 5th day of March, 1909, the following described lots or parcels of land lying and being in Benson, Banner Township, Johnston County, and desined as follows:

1st Lot: Reginning at a stake, corner of J. W. Benson's residence lot on Market Street, and runs with said Street N. 37 E. 190 feet to A. A. Byals corner; thence with said Hyals line S. 53 E. 130 feet to a stake in Holmes' heirs line; thence with said line 8, 53 E. 130 feet to a stake in Holmes' heirs line; thence with said line 8, 53 W. 190 feet to a stake, J. W. Benson's line; thence with his line N. 53 W. to the beginning, containing two fifths (2-5) of an acre, same being Lots Nos. 1 and 2 in Block No. 1 in the J. S. Holmes addition to the plan of the town of Benson, N. C. See Book "I" No. 5, pages 540 Register's Office of Johnston County. 2nd Lot: Beginning at a stake on North side of Main Street, Southeast corner of J. F. Lee's lot, and runs with his line N. 37 E. 190 feet to an alley; thence with said alley S. 53 E. 25 feet to the corner of lot belonging to the estate of J. B. Johnson, deceased, formerly occupied by Benson Drug Company; thence 8, 37 W. 190 feet to Main Street, thence with Main Street N. 53 W. to the beginning a part of Lots Nos. 1 and 2 Block "B" of the town of Benson, and tot No. 3 in plot of J. D. Parrish, dated Feby. 2th, 1990.

By virtue of a decree of the District Court of the United States for the Eastern District of North Carolina rendered on the 19th day of January, 1906, the mortgage deed aforesaft was decreed to be void as to the excess over and above the homestead; and said J. D. Pa

dence the transfer of his interest as and said.

Therefore, Alonzo Parrish joins in this advertisement and sale, in order that the entire estate in said lands may be sold at the same time, and will join in the execution of the deed to the purchaser in order to convey the entire fee-simple estate.

This 30th day of January, 1906.

J. D. PARRISH, Mortgagee,
ALONZO PARRISH, Mortgagee,
Benson, N. C.

POU & BROOKS, Attorneys, Smithfield, N. C.

### MORTGAGE SALE OF VALU-ABLE LAND.

ABLE LAND.

By virture of the authority contained in a mortgage deed executed to the undersigned. Anna M. Pou, by R. H. McGuire and wife, Maggie E. McGuire, on the 28th day of November, A. D., 1901, and recorded in the Registery of Johnston County in Book "G" No. 8, page 150, the conditions of said mortgage having been broken, I will sell at PUBLIC AUCTION, for cash, at the Court House door in the town of Smithfield, N. C., at 32 o'clock M., on Saturday, the 24th day of February. 1986, the following lands and premises to-wit: Two certain tracts or parcels of land lying and being in Smithfield Township. Johnstoh County, adjoining the lands of J. D. Smith, Needham Lunceford, T. S. Ragsdale, and others, and

First tract being that tract supposed to contain sixty seven (67) acres, conveyed

First tract being that tract supposed to contain sixty seven (67) acres, conveyed to R. H. McGuire by Anna M. Pou by deed dated November 29th, 1901, and duly recorded to the Registry of Johnston County, and known as the "Shanty Place"; bounded on the North by the lands of J. D. Smith (formerly D. T. Lunceford); on the East by the lands of Needham Lunceford; on the South by the lands of T. S. Ragsdale (formerly W. C. Harper), and on the West by the Smithfield & Wilson's Mills Road.

come any time and get suited. Don't buy until you see me. Yours to serve,

Alonzo Parrish

BENSON. N. C.

MORTGAGE SALE OF LAND.

By virtue of authority contained in a corriging.

Road; thence with said Road to the beginning.

Since the execution of said mortgage said lands have been sold by said R. H. McGulb and wife to J. W. Stephenson, and by sa J. W. Stephenson to M. D. Smith and another than the said of th

## NOTICE.

Ry virtue of the authority contained in a judgment of the Superior Court in the special proceeding entitled: J. I. Woodard, J. Woodard and others vs. Sailie J. Woodard Andrew Edgertoe, Julia Holland and others Petition to sell land for division the undesigned will sell at auction for eash at the Court House door in the town of Smithfield on Saturday, 10th day of March, 1996, the following described tract of and subject to the life estate of Emma Woodard. That tract of land adjoining the lands of Mary E. Durham, Sallie J. Woodard, Barnie Edgerton and others and beginning at a stake corner of I. No. 8 and runs S. 87 E. 214% poles to a stake on the run of Little Buffalo Swamp, there down the run of said Swamp to a stake corner of Lot No. 6, thence N. 87 W. 216 poles to a stake in Bulah road thence N. 3 E. 27 poles to the beginning containing (35%) acres more of less. The same being Lot No. 7 in the division of the lands of Benjamin Woodard (decurrence of the lands of Benjamin Woodard (decurrence of the Lot You L. 1996).

JAS, A. WELLONS,

## SALE OF TOWN LOTS.

tickets can be extended to March 17th. on payment of a fee of 50 cents.

Louisville, Ky: Account American Bowling Congress Mch. 17-27th., one fare plus 50 cents on certificate plan, tickets will be sold Mch. 14th. to 27th. with final limit Mch. 30th.

Nashville, Tenn: Account Statent Volunteer Movement for Foreign Missions Feb. 28th. to Mch. 4th. One fare plus 25 cents for the round trip, tickets will be sold Feb. 26th to 28th. with final limit Mch. 30th.

Mch. 4th. One fare plus 25 cents for the round trip, tickets will be sold Feb. 26th to 28th. with final limit Mch. 10th.

Mch. 4th. One fare plus 25 cents for the round trip, tickets will be sold Feb. 26th to 28th. with final limit Mch. 10th.

Mch. 4th. One fare plus 25 cents for the round trip, tickets will be sold Feb. 26th to 28th. Thomas, deceased, being two lots known as lots and 16th In the plan of the town of Smithfield, N. C. which lots contain a rece each Terms of sale Cash. T Smithness.

res each
Terms of sale Cash.
This February 8th, 1906.
8, 8, 1904.

Commissioner.