FRIDAY, AUGUST 29, 1919

THE BREVARD NEWS, BREVARD, N. C.

BREVARD INSTITUT NOTES

Recent arrivals at the Institute include: Mrs. C. B. Adams and two children and Mrs. P. W. Laney and against said defendant on the 8th day of August 1919 by the clerk of children of Monroe, N. C., Mr. and Mrs. P. N. Peacock of Salisbury, N. C.

of the Methodist Church of Brevard a few years ago, spent Sunday at the Institute.

C. is the first one of last year's students to return for the coming session having arrived last Saturday.

Mr. Oscar Parker, who wil be a member of the faculty this year, returned from Oklahoma recently, and spent a few hours with us, en ruote safe condition resulting in the breakto his home in Wolf Mt.

TIONARY, TOILET ARTICLES AND the amount of at least 1000.00. HOME NECESSITIES FOR A PEN-NY. THURSDAY, FRIDAY ,AND age to both real and personal proper-MACFIE-BRODIE ty of the plaintiff. SATURDAY. DRUG COMPANY.



The Mistake Is Made By Many Breward Citizens.

Look for the cause of backache. To be cured you must know the cause.

the kidneys working right.

says: "I had a bad time with my back some years ago. There was a pain over my kidneys all the time and it kept me miserable. When I NOTICE OF SUMMONS AND WARwould go up or down stairs pains would shoot through my back so bad that I could hardly move and often I would get so dizzy that I would E. H. Jennings. nearly fall. I had dizzy headaches will take notice that a summons in and my ankles and hands swelled, too. the above entitled action was issued My kidneys didn't act properly. I day of August 1919 by the clerk of lief and finally I heard of Doan's Kidney Pills. They soon relieved me 60c at all dealers. Foster-Milburn to wit:

Co., Mfgrs., Buffalo, N. Y.

NOTICE OF SUMMONS AND WAR-RANT OF ATTACHMENT North Carolina,—Transylvania Coun-ty—In the Superior Court. R. B. Bryant

E. H. Jennings. The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued the Superior Court of Transylvania or demur to the complaint of the county, N. C., and that an action entitled as above has been brought by Rev. Thompson, who was pastor the above named plaintiff against E. be granted. H. Jennings to recover damages for

Toxaway was situated. That said in-jury and damage was caused by the A. M. negligence and carelessness of the defendant in allowing and permitting

the dam at Lake Toxaway which once held back the waters of said lake, to be and remain in a dangerous and unng of said dam and thereby releas-ing the waters of Lake Toxaway which waters overflowed and dam-A DOLLAR'S WORTH OF STA. aged and destroyed the property of the plaintiff as above mentioned to

That said defendant is proper party

to said action which relates to dam-

The defendant will further take notice that he is required to appear the Superior Court of Transylvania at the office of the Clerk of the Sup- county, N. C., and that an action encrior Court of Transylvania county, titled as above has been brought by N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919 at 10 o'clock A. M. and answer injury to the property of the plaintiff or demur to the complaint of the to wit: plaintiff filed in said action or the re-

be granted.

A Brevard resident tells you how. at the same time and place to wit: property of the plaintiff, to wit-lands

RANT OF ATTACHMENT North Carolina,-Transylvania Coun-In the Superior Court. J. S. Ellenburg

The defendant, E. H. Jennings. against said defendant on the 8th tried different remedics with no re- the Superior Court of Transylvania be granted. county, N. C., and that an action entitled as above has been brought by

his lands and growing crops thereon and lossness and ong

of the plaintiff as above mentioned

The defendant will further take

at the office of the Clerk of the Sup-

This August 12th, 1919. N A. MILLER, C. S. C. Tran-sylvania county, N. C.

RANT OF ATTACHMENT

North Carolina,-Transylvania Coun-

Taylor Stewart and Mattie Stewart

The defendant, E. H. Jennings,

titled as above has been brought by

the above named plaintiff against E.

injury to the property of the plaintiff

kinds which were on their lands ly-

ing on the waters of Toxaway River

below where the dam which once con-

ligence and carelessness of the de-

fendant in allowing and permitting

Their growing crops of various

ty-In the Superior Court.

VS.

E. H. Jennings.

in at least the sum of \$800.00.

ty of the plaintiff.

be granted.

That said defendant is proper party

to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919 at 10 o'clock A. M. and answer plaintiff filed in said action or the relief demanded in said complaint will

H. Jennings to recover damages for The defendant will further take injury to the property of the plaintiff notice that a warrant of attachment few years ago, spent Sunday at the stitute. Miss Mertis Ballard, of Alexis, N. is the first one of last year's stu-is the tirst one of last year's stuwhich once held the waters of Lake at the same time and place to wit:

This August 12th, 1919. N A. MILLER, C. S. C. Transylvania county, N. Ć.

NOTICE OF SUMMONS AND WAR-

RANT OF ATTACHMENT North Carolina,-Transylvania Coun-

-In the Superior Court. B. A. Ellenburg

E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the above named plaintiff against E. H. Jennings to recover damages for

For damage to the lands and growief demanded in said complaint will ing crops of the plaintiff, caused by negligence and carelessness of the The defendant will further take defindant in allowing and permitting notice that a warrant of attachment the dam at Lake Toxaway in Tranuse. If it's weak kidneys you must set 12th day of August 1919 against the data at nake toxaway in Transultant of attachment of property of said defendant which said of said dam, thereby turning loose the warrant of attachment is returnable waters of Lake Toxaway onto the Mrs. J. C. Loftis, Main St., Brevard A. M. Saturday, Sept. 20 1919, at 10 o'clock and growing crops situated on the waters of Toxaway River below where This August 12th, 1919. N.A. MILLER, C. S. C. Tran-sylvania county, N. C. Sylvania county, N. C.

to said action which relates to dam-age to both real and personal property of the plaintiff.

notice that he is required to appear H. Jennings to recover damages for at the office of the Clerk of the Sup-injury to the property of the plaintiff erior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919 at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will

The defendant will further take notice that a warrant of attachment the above named plaintiff against E. was issued from the Superior Court the defendant in carelessly and negand continued use entirely cured me." H. Jennings to recover damages for injury to the property of the plaintiff property of said defendant which said warrant of attachment is returnable condition which condition resulted in sylvania county, N. C. which damage was caused by neg- at the same time and place to wit: the breaking of said dam, thereby Saturday, Sept. 20 1919, at 10 o'clock allowing the waters of Lake Toxaway

the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for

of the defendant in allowing and per-mitting the dam at Lake Toxaway in Transylvania county, N. C. which once held the waters of said lake to be and remain in an unsafe and dangerous condition 'and by reason of such said dam broke and gave way and the waters confined in the Lake above were turned loose onto the land of the plaintiff on the river below on which land the plaintiff's crop was growing, and which crop was dam aged and washed away and the plaintiff was injured and damaged in at least the sum of \$500.00. That said defendant is a proper

party to said action in that same relates to injury to personal property belonging to the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Supcrior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919 at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 c'clock

This August 12th, 1919. N. A. MILLER, C. S. C. Transylvania county, N. C.

North Carolina,-Transylvania Coun-

C			vs.	
S	E	H	Jonnings	

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1519 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by The defendant will further take the above named plaintiff against E. injury to the property of the plaintiff

> household and kitchen furniture and other kinds of property which was located on the waters of the Toxaway River below where the dam which once held the waters of Lake Toxaway was situated. The injury and damage done to plaintiffs said property was caused by the neglience of at the same time and place to wit: ligently allowing and permitting said remain in a dangerous and unsafe

plaintiff filed in said action or the re-lief demanded in said complaint will be granted. The defendant will further take

notice that a warrant of attachment injury to the property of the plaintifi to wit: damage to his growing crop, caused by the negligence and carelessness

> This August 12th, 1919. N A. MILLER, C. S. C. T sylvania county, N. C.

NOTICE OF SUMMONS AND WAR RANT OF ATTACHMENT

North Carolina, -- Transylvania County-In the Superior Court.

Carolina Timber Company

E. H. Jennings. The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E H. Jennings to recover damages for injury to the property of the plaintiff to wit:

For damage to standing timber and lands caused by the wrongful acts and ommissions and negligence of the defendant in negligently and carelessly maintaining in a dangerous and unsafe condition a certain dam at Lake Toxaway in Transylvania County, N. C. for the pur-pose of holding back the body of water known as Lake Toxaway and by such failure and neglect of duty allowed said dam to preak and thereby let loose the waters of Lake Toxaway onto the property of the plaintiff situated on Toxaway River below where said dam was located thereby washing away the lands of the plaintiff and the standing timber thereon and by such careless an negligent acts of defendant the plaintiff's property was damaged in at least the sum of 7500.00. That said defendant is a proper

party to said action which relates to lamage to both real and personal prop

erty of the plaintiff. The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919 at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said warrant of attachment is returnable Saturday, Sept. 20 1919, at 10 o'clock A. M.

This August 12th, 1919. N A. MILLER, C. S. C. TranCounty Treasurer's Repor

PUBLIC SCHOOL FUND Transylvania County, 1918-1919 (School Year, July 1 to June 30)

This report was examined and approved by the County Board of Edu-cation on the 7th day of July, 1919, as required by Section 4160, Revisal of 1905.

(Signed) EDWIN POOR, F. L. WILSON, B. A. .GILLISPIE, County Board of Education Transylvania County.

Receipts and Sources

Balance June 30, 1918, brought forward\$14,558.55 II. General County Funds for Year: Gen. Prop. Tax (20c)* \$ 7,758.29 Special County Property

Tax for Schools ... 5.818.71 Gen. St. and Co. poll tax Fines, For. and Penalties From Sale School prop. 81.81 2,222.47 169.80 Examination fee 3.00 Sale of Sch. bonds ... 25,750.00

Total funds for yr. \$44,481.39

Total lunds for yr. ş	44,481.39
III. Funds From State.	Sec. Sile
Special \$250,000 Appr.	885.32
St. Equalizing Sch. Fnd	1846.99
Loan Fund	2750.00
Loan Fund Public High School	900.00
Librarles	10.00
Total Fnd. from St	6392.22
IV. Local Taxes:	
Rural Spe. Local Tax.	11264.54
Total Local Taxes	11264.54
V. Private Donations:	
For Libraries	15.80
For Libraries For increasing term	30.00
For Desks	14.00
Total from donations	59.80
	1911
· Total Funds from all	
Sources	76,756.50
Administration or General	
Salary Co. Supt	1200.00
Expenses of Co. Supt	104.99
Census	78.21
Mileage and per diem of	
County Board	143.25
Expenses of Co. Board	36.90
Expenses of Co. Board Treasurer, 2 per cent on	
Disbursements	649.93
Office Asst. and Expense	72.21
All other	
All other	681.58
. Interest on Bonds and	
transferred to Sinking	1000 00
Fund	1683.96
Public High School Funds:	
Paid Principals	1886.75
Paid Teachers	1031.25
Other Expenses (item-	
ized) Repairs, Fuel	1. 2 H - 1
and Supplies	61.47
Total	7630.50
T Funoman Wilth C 1	
I. Expenses White Scho	DOIS:
(Include no items for Pu	iblic High
Schools.)	1
Paid White Teachers.	15919.67
Houses and Sites	20100.92
Panaina	- 2000 00

3909.90

1124.18

907.47

261.23

55.80

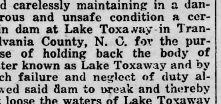
Repairs .

Furniture, Blackboards,

Fuel and Janitor

Desks, Stoves, etc...

Buckets



to wit:

for damage done to his growing crops

NOTICE OF SUMMONS AND WAR-RANT OF ATTACHMENT ty—In the Superior Court. Dover Hinkle

NOTICE OF SUMMONS AND WAR-RANT OF ATTACHMENT

North Carolina,—Transylvania Coun-ty—In the Superior Court. I. H. Craig

E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E.

H. Jennings to recover damages for injury to the property of the plaintiff age to both real and personal properto wit: Land and growing crops thereon,

caused by the negligence and carelessness of the defendant in allowing the dam at Lake Toxaway in Transylvania county, N. C. which dam once held the waters of Lake Toxaway to be and remain in such a dangerous and unsafe condition that it broke and let loose the waters of Lake Toxaway confined above by said dam, which waters overflowed, washed away, damaged and destroyed lands and growing crops of plaintiffs on said lands which were situated on the river below where said dam was located which damage amounted to at least the sum of \$1000.00.

That said defendant is proper party to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Cierk of the Superior Court of Transylvania county, N. C. at his office in the court house NOTICE OF SUMMONS AND WAR. in Brevard on the 20th day of Sept. 1919 at 10 o'clock A: M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will be granted.

The defendant will further take notice that a warrant of attachment will take notice that a summons in was issued from the Superior Court the above entitled action was issued of Transylvania county, N. C. on the against said defendant on the 8th 12th day of August 1919 against the day of August 1919 by the clerk of property of said defendant which said warrant of attachment is returnable county, N. C., and that an action enat the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock А. И.

This August 12th, 1919. N A. MILLER, C. S. C. Tran-sylvania county, N. C.

NOTICE TO BIDDERS

Thirty days after date the County fined the waters of Lake Toxaway

Board of Education will let a contract in Transylvania county, N. C. was for some repairs on the Pleasant Hill situated. That the said damage to NOTICE OF SUMMONS AND WAR-School House, and also, several con- said property was caused by the negtracts for the construction of toilets in various school districts of the county. Plans and specifications for any the said dam at Lake Toxaway to be and remain in such a dangerous and and remain in such a dangerous and the office of the County Supt. of Pub- unsafe condition that it broke and E. H. Jennings. lic Instruction.

August 2nd. 1919.

ful acts of the defendant in negligen-This August 12th, 1919. N A. MILLER, C. S. C. Trantiy and carelessly maintaining the dam at Lake Toxaway, Transylvania

sylvania county, N. C. county, N. C. which once held the waters of said lake to be and remain

in a dangrous and unsafe condition NOTICE OF SUMMONS AND WARby reason of which negligence and RANT OF ATTACHMENT carelessness, said dam broke and North Carolina,-Transylvania Counthereby the waters of Lake Toxaway ty-In the Superior Court.

were turned loose onto the property John Chapman,

vs. hich was situated on the waters of E. H. Jennings.

Toxaway River below where said dam The defendant, E. H. Jennings, was located, damaging said plaintiff will take notice that a summons in the above entitled action was issued That said defendant is proper party against said defendant on the 8th to said action which relates to dam- day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by notice that he is required to appear the above named plaintiff against E. H. Jennings to recover damages for erior Court of Transylvania county, injury to the property of the plaintiff to wit:

C. at his office in the court house in Brevard on the 20th day of Sept. Land and growing crops thereon, 1919 at 10 o'clock A. M. and answer caused by the negligence and careor demur to the complaint of the lessness of the defendant in allowing laintiff filed in said action or the rethe dam, which once held the waters lief demanded in said complaint will of Lake Toxaway in Transylvania county, N. C. to be and remain in such The defendant will further take a dangerous and unsafe condition notice that a warrant of attachment that it broke and let loose the waters was issued from the Superior Court of Lake Toxaway confined above said of Transylvania county, N. C. on the dam which water overflowed, wash-12th day of August 1919 against the ed away, damaged and destroyed property of said defendant which said lands and growing crops of plaintiff warrant of attachment is returnable on said lands which were situated on at the same time and place to wit: the river below where said dam, was Saturday, Sept. 20 1919, at 10 o'clock located which damage amounted to

at least the sum of \$2000.00.

That said defendant is proper party to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house in Brevard on the 20th day of Sept. 1919 at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will

The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said H. Jennings to recover damages for warrant of attachment is returnable at the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock

> This August 12th, 1919. N A. MILLER, C. S. C. Transylvania county, N. C.

RANT OF ATTACHMENT North Carolina,-Transylvania County-In the Sujerior Court.

the said dam at Lake Toxaway to be J. T. Hinkle

'the defendant, E. H. Jennings, Toxaway which waters overflowed, in | will take notice that a summons in Most cordially yours, A. F. MITCHELL, Co. Supt. 2nd, 1919. 4t. causing damage to the amount of at day of August 1919 by the clerk of or demur to the complaint of the

Mr. Vaughan, Farmer, Tells How He to escape and be turned onto the property of the plaintiff as above set forth damaging same to an amount of not less than \$1500.00

That said defendant is proper party to said action which relates to damage to both real and personal property of the plaintiff.

The defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house Brevard on the 20th day of Sept. 1919 at 10 o'clock A. M. and answer or demur to the complaint of the plaintiff filed in said action or the relief demanded in said complaint will

be granted. The defendant will further take notice that a warrant of attachment was issued from the Superior Court of Transylvania county, N. C. on the 12th day of August 1919 against the property of said defendant which said varrant of attachment is returnable t the same time and place to wit: Saturday, Sept. 20 1919, at 10 o'clock

A. M. This August 12th, 1919. N A. MILLER, C. S. C. Tran-sylvania county, N. C.

NOTICE OF SUMMONS AND WAR-

RANT OF ATTACHMENT North Carolina,-Transylvania Coun-

ty-In the Superior Court. B. P. Ellenburg

E. H. Jennings.

The defendant, E. H. Jennings, will take notice that a summons in the above entitled action was issued against said defendant on the 8th day of August 1919 by the clerk of the Superior Court of Transylvania county, N. C., and that an action entitled as above has been brought by the above named plaintiff against E. H. Jennings to recover damages for injury to the property of the plaintiff

his lands and growing corps thereon which were situated on the waters of Toxaway River below where the dam which once held back the waters of Lake Toxaway was located. That the damage to said property was caus ed by the negligence and carelessness of the defendant, E. H. Jennings, in allowing and permitting the dam which held the waters of Lake Toxaway to be and remain in a dangerous and unsafe condition which resulted in its breaking and turning loose the waters of said Lake on to the said property of said plaintiff damaging said plaintiff in at least the sum of \$750.00

to said action which relates to damage to both real and personal proper-The defendant will further take

notice that he is required to appear at the office of the Clerk of the Superior Court of Transylvania county, N. C. at his office in the court house

Lost All His Prize Seed Corn "Some time ago sent away for some

Libraries pedigreed seed corn. Put it in a gunney sack and hung it on a rope suspended from the roof. Rats got it all -how beats me, but they did because I got 5 dead whoppers in the morning after trying RAT-SNAP." Three sizes, 25c, 50c, \$1.00. Sold and guaranteed by Brevard Hardware Co. Brevard, N. C.

THE

UNITED STATES RAILROAD **ADMINISTRATION**

Announces

Schedule Changes as Follows:

Southern Railroad

For reservation or detailed information, apply to Ticket

Agent

Effective August 10th, Train No. 4, running between Asheville and Spartanburg, leaving Asheville at 8:00 p.m., will be continued through and made an Asheville-Columbia train. This train will have through Total tax on each poll lev-:oach accommodations between Asheville and Columbia and, in addition to the sleeping cars for Atlanta and New Orleans now handled on this train, will carry the regular Waynesville-

Charleston and Asheville-Wil-

mington sleeping cars.

to Lake Toxaway, arriving that

point 12:50 p. m., and Train No. 8, leaving Rosman /3:00 p. m., will be started from Lake SNAP killed 12 in a week. I'm never Toxaway 2:25 p. m., every Tues without RAT-SNAP. Reckon I couldday and Saturday, arriving SNAP comes in cakes. Three sizes, Hendersonville 4.25 m as 25c, 50c, \$1.00. Sold and guaranteed Hendersonville 4:25 p. m., as in the past.

Insurance 163.34Rent Installments on State Loan Fund 100.00 .787.13 Paid to 1.Prudden & Co. for re-turn of bond deposit 500.00 Total 43829.64 III. Expenses of Colored Schools: (Include no item for Public High Schools). Paid Colored Teachers 825.00 Repairs Furniture, Blackboards, 1148.46 90.16 Stoves, Desks, etc. .. Fuel and Janitor 28.00 20.00 Libraries Rent 20.00 Installments on State Loan 28.20 Fund Total 2166.62 Total Expenditures .. 53626.76 Balance on hand June 23129.74 30, 1919..... Without return deposit and Treas Coms... 52476.83 Tuition Henderson Co. 65.58 Adult Illiterates 526.00 10.00 Attorney's fee To County Fair 12.50 Brevard Contract ad ... $3.00 \\ 12.60$ Brevard 1 contract ad Cont. and bond notice 3.00 29.50 Printing Pub. Annual reports .. 22.40 681.58 Total for all other ex. 2.00 ied for all purposes Amount of each poll devoted to schools Bonds:

Total amt of bonds out-

Bonds are due— \$ 1,600.00 in 1937 \$25,000.00 in 1938 \$10,000.00 in 1939

The foregoing is a true statement of the receipts and expenditures of During the months of gust the Treasurer of the County Board of Education of Transylvania County and September, Train No. 5, of Education of Iransylvania County for the year ending June 30, 1919, as required by Section 4158 of the

School Law. (Signed) S. M. LANCE, County Treas. Brevard, N. C. July 7th, 1919.

'Rat-Snap Beats the Best Trap Ever Made," Mrs. Emily Shaw Says.

"My husband bought \$2 trap. I bought a 50c box of RAT-SNAP. The not raise chicks without it." RATby Brevard Hardware Co., Brevard,

Don't let your subscription run out. Remember the editor is always in

leaving Hendersonville 10:40 a. m., arriving Rosman 12:05 noon, will be continued through

Division Passenger Agent. need of money.

J. H. WOOD,

That said defendant is proper party

ty of the plaintiff.

be granted. the Superior Court of Transylvania