Mount Airy News It. Airy, N. C., July 30, 1

S. E. JOHNSON & SON, Publish

SUBSCRIPTION RATES

MOUNT AIRY'S POWER

The drouth this city is now passing setric power for Mount Airy. As long as we have continuous electric service we think very little of the or-

ganization and equipment that furnishes us with this modern necessity. But let there come a drouth which cuts off the supply of power to the homes and manufacturing plants of the city and every one then becomes interested in the subject.

For months our city officials have realized that the future growth of Mount Airy depended on the city securing additional power connections. The present plants are loaded to their capacity and with a shortage of water in the streams they are able to run only a few hours during the day. With the shortage of power the city and offer no inducement for manufacturing enterprises to locate here and station agreeable to both, and the Town shall then redistribute on wires possessed or to be constructed by the Town. Current purchased by the Town shall be metered at point of delivery of current on low tension side of Power Company's transformers; current to be measured in Kilowatt hours according to American Institution of Electrical Engineers Standards obtained.

Seventh, The Town shall be metered at point of delivery of current on low tension side of Power Company's transformers; current to be measured in Kilowatt hours according to American Institution of Electrical Engineers Standards obtained.

Seventh, The Town shall be metered at point of delivery of current on low tension side of Power Company in the Town shall be metered at point of delivery of current to be measured in Kilowatt hours according to American Institution of Electrical Engineers Standards obtained.

Seventh, The Town shall be metered at point of delivery of current on low tension side of Power Company standards obtained.

Seventh, The Town agrees to make settlement for Power monthly.

Eighth, Neither party shall be liable for hazards, death or deliver power within twenty (20) months from this date, this contract shall become null and void, but without right of action on account of inability to deliver same. turing enterprises to locate here and it is a foregone fact that until we seday of May, 1925. cure more power the growth of Mount Airy is at a stand still. Realizing these facts the water and light comside power. Recently the Surry Pow, lowing counter proposal: er Co., a local corporation composed North Carolina, Surry County.

when ne owners to owners that we made the city a proposition to at once begin putting in the plant and come heaping putting in the plant and its proposition to at once begin putting in the plant and its proposition to clowing terms:

The contract offered the city autorities by the power company was taken under advisement several mode and the contract offered the city autorities by the power company was taken under advisement several mode and the contract offered the city autorities by the power company was taken under advisement several mode and the contract offered the city autorities by the power company was taken under advisement several mode and the contract with the Surry Power Company is now in the hands of a joint committee of the city commissioners and the water and light commission and negotiations are good kilowatt hours per month; 20,135 per kilowatt hour for the castle and the water and light commission and negotiations are good kilowath power has the contract that each party is asking for.

These contracts that each party is asking for.

The school is now building a large the ofference that exist between the two contracts that each party is asking for.

The school is now building a large that for fourth and fifth years:

The school is now building a large that for fourth and fifth years:

The school is now building a large that for fourth and fifth years:

The school is now building a large that for fourth and fifth years:

The school is now building a large that for fourth and fifth years:

The school is now building a large that for fourth and fifth years:

The school is now building a large that for fourth and fifth years:

The school is now building a large that for fourth and fifth years:

The school is now building a large that for fourth and fifth years:

The school is now building a large that fourth and the first day of the court.

The school is now building a large that fourth and fifth years:

The school is now building a large that fourth and the first day of the court.

The contract an

tract that was submitted to the city per month, by the Surry Power Co.! .

The City's Contract

After considering the contract submission have been negotiating for mitted by the Surry Power Company months in an effort to secure out the city authorities submitted the fol-

ter and light commission. In view of the great interest that has arisen during the past few weeks over the power question we are herewith publishing the two contracts, which appear below:

Power Company Contract

The following is a copy of the contract that was submitted to the city of the next 100,000 kilowatt hours per month; \$0.0135 per kilowatt hours per month; \$0.0145 per kilowatt hours per month; \$0.0145 per kilowatt hours per month; \$0.0140 per kilowatt hours per month; \$0.0140 per kilowatt hours per month; \$0.0135 per kilowatt hours per month; \$0.0140 per kilowatt hours per month; \$0.0140 per kilowatt hours per month; \$0.0150 per kilowatt hours per month; \$0.0140 per kilowatt hours per month; \$0.0140 per kilowatt hours per month; \$0.0150 per kilowatt hours per month; \$0.015

And the Town agrees to purchase commedate.

TAIN PARK.

Mr. Fulghum Talk Interest-Now Receiving Funds From The term now being held at Spar-Haymore Estate.

Mountain Park School ,was a visitor in the city Monday and while in our midst remarked about the serious condition of the crops in his section. In his neighborhood they have not Alleghany county was counted by all en blessed with the local showers that a few sections of the county the people of that section do not enless there is a liberal amount of rain this week that crops in his section tatoes and cattle raising and consewill be an almost total failure. Since going to Mountain Park Mr. Ful-disturbed by the "pro and cons" of ghum has adopted a polley of grow- the cooperative problem. Another of W. E. Merritt and C. R. Merritt, of this city, acquired a valuable power site on the lower extremity of the Ararat river, which is said to have an output of about 4,000 horse power with a normal head of water. While no work has been done toward veloping this power its owners have made the city a proposition to at once begin putting in the plant and the compoundant of the company of the company of the company will furnish to the Town, beginning not later than twenty months from this date, electric current as needed by the Town, on the following terms:

North Carolina, Surry County.

This contract, made and entered into this the contract, made and entered into this the card and entered into this the contract, made and entered into this the country of Mount 35 acres of land, using several hundred dollars worth of fertilizer. Six acres of this was in Irish potatoes, and three acres in vegetables on the lands owned by the school. In the spring he put into cultivation about 35 acres of land, using several hundred dollars worth of fertilizer. Six acres of this was in Irish potatoes, and three acres in vegetables on the lands owned by the school. In the spring he put into cultivation about 35 acres of land, using several hundred dollars worth of fertilizer. Six acres of this was in Irish potatoes, and three acres in vegetables on the lands owned by the school. In the spring he put into cultivation about 35 acres of land, using several hundred dollars worth of fertilizer. Six acres of this was in Irish potatoes, and three acres in vegetables on the lands owned by the school. In the into this the country acres of land, using several hundred dollars worth of fertilizer. Six acres of this was in Irish potatoes, and three acres in vegetables on the lands owned by the school. In the into this the country acres of land, using several hundred dollars worth of each country acres of the spring he put into cultivation about 35 acres of land, using several hundred dollars worth of the dollars worth of the dollars worth of the d ing much of his vegetables on the spring he put into cultivation about R. A. Doughton to assist their attoracres of this was in Irish potatoes, Gov. Doughton is a man who wields a for the trial of the cooperative cases the evidence and therefore reversed

have as many as the school can ac-Recently

race that was submitted to the city by the Surry Power Co.

North Carolina, Surry County,
This contract made and entered in to this the — day of May, 1925, by and between the Town of Mountain tenting to Junchase at said rates proven the angular properties of the Power Company and power and the power can be proved to the amount of Seventy-First, That Power Company, Witnesseth: First, That Selventy Power Company, witnesseth of the Power Company, witnesseth: First, That Down on the following terms.

For five years at following rates, First, Power Company, witnessed to the Pow

by Farmers From Surr

The farmers of this county are atching with interest the outer Beventh. Neither party shall be liable for hazards, death of or injury to persons, or injury to property arising on the line of the other party.

This contract is signed in duplicate, each party holding an original.

In Testimony whereof, the Town of Mount Airy has caused this contract to be signed in its name by its Mayor and attested by its Clerk, and the Surry Power Company has saused this contract to be signed in its name by its President, and attested by its Secretary, and the seal of the Town and of the Power Company affixed thereto.

Sporta, Alleghany County, this week when many of the members of the Cooperative Association are being sued for damages suitained by the association by an alleged breach of their contract. More than twenty members are being sued by the association in this county. At a term of the Surry Superior court held last August many of these cases were scheduled for trial and after fighting them through the courts for several days the attorneys for the association made a motion to have the cases made a motion to have the case CROP FAILURE AT MOUN- moved from Surry county, they conthis county the association could not secure a fair and impartial hearing. r. Fulghum Talk, Interestingly of the Conditions in
His Section Mountain Park

ta was called specially to try the cases against the tobacco farmers of Rev. J. H. Fulghum, principal of this county and about 100 people from all parts of the county are in attendance either as witnesses or defendants. The move on the part of the association to have the cases tried in as a master stroke in their favor, as have received and he states that undevote their time to grain crops, poquently their minds have not been strong move on the part of the association was when they employed Gov. neys in the prosecution of the cases against the alleged contract breakers. great power in his county as well as resulted in one verdict in favor of the the action of the jury and the case over the entire state and when the association secured his services they Laurel Bluff. Wood was not present In the case of John White His

vn-Vast Numb

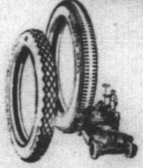
cision of a jury. J. B. Johnson of this county by the association wh Pine Ridge was being sued in three are attending the court waiting to cases and had a case of contempt of their trial are: Henry Dunber, John court against him. The jury rendered a verdict in his favor and the Futch Simpson, Roy Arrington, St. contempt proceedings were dismissed. Cook, Jim Hemmings, J. F. Chilton son claims that the association has ers who have suits that are to be withheld payments due him on his tried but their names could not be se tobacco to the amount of more than cured.

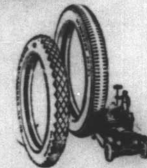
his favor where he was being sued case of J. B. Johnson who was his contract.

association-that of J. H. Wood, of will have to be tried a second time.

On the convening of court Jim Atkins, of Dobson Township, Tuesday morning Judge E. H. Cramwas successful in the defense he put ner, who is the presiding judge, orup and the jury rendered a verdict in dered the verdict set aside in the for damages for alleged breaking of Monday given a favorable verdict by the jury. The court did not think

GOOD YEAR Means Good Wear





Now You're Safe

It's good to have a gripping tread, a safe tread, under your car.

Wet nights, slippery roads, concrete, dirt-

The All-Weather Tread takes hold anywhere with a deep, wide, live-rubber never-let-go grip.

A Goodyear Tire has more traction, more power, more miles behind it, because its road-holding power

HOLCOMB & MIDKIFF

Tire Headquarters

Full Line Hardware and Building Material. Get Our Tire Prices Before Buying Elsewhere: