THE BREVARD NEWS, BREVARD, N. C.

FRIDAY, OCTOBER 24, 19



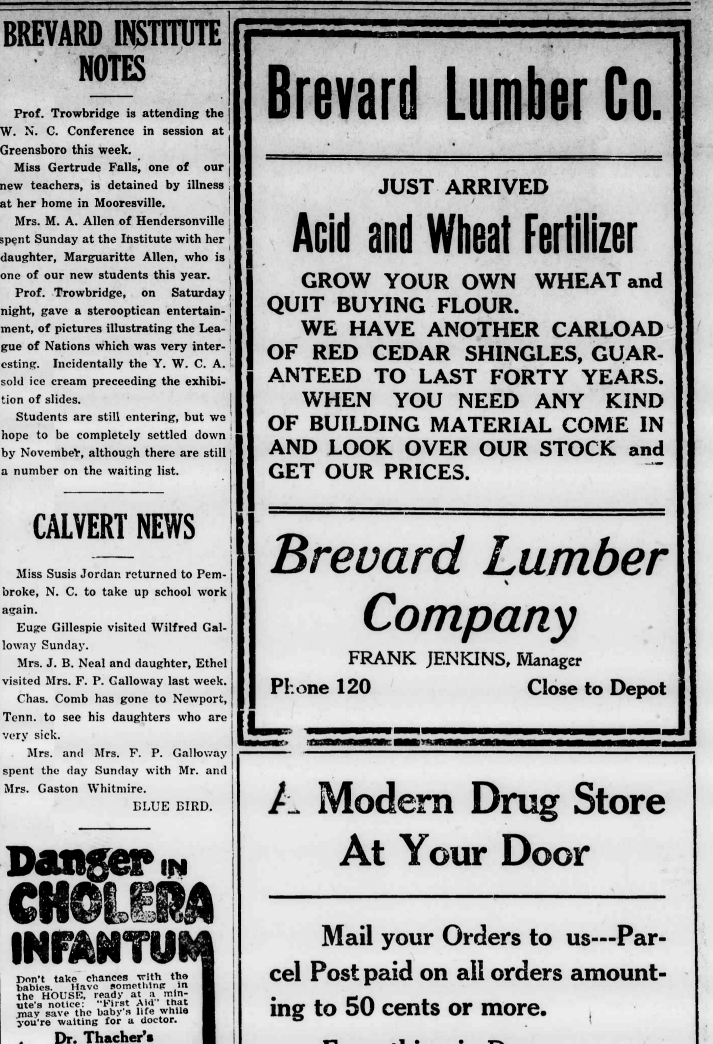
He who predicts that something cannot be done is always being contradicted by some body doing it.

WE HAVE JUST RECEIVED A LARGE SHIPMENT OF BEDS, SPRINGS AND MAT-TRESSES AND WE CAN SAVE YOU MONEY.

WATCH THIS SPACE EACH WEEK FOR WHAT WE HAVE TO OFFER. WE WILL HAVE OTHER SURPRISES FOR YOU ALL ALONG.



"BREVARD NEWS" James Stucky Says, "Rats Cost Me MESSAGE



Everything in Drugs.

WILL REACH OVER 1,200 HOMES. ARE YOU STILL ON THE BOTTOM RUNG? IF SO, WHY NOT INCREASE YOUR BUSI-**NESS THROUGH ADVERTISING?** "SEE BEE OSBORNE."

\$125 for Plumbing Bills.

"We couldn't tell what was clogging up our toilet and drains. We had to tear up floor, pipes, etc., found a rat's nest in basement. They had choked the pipes with refuse. The plumber's bill was \$125. RAT-SNAP cleaned the rodent out." Three sizes, 25c, 50c, \$1.00. Sold and guaran-teed by Davis-Walker Drug Co. and Browned Hondrone Co. Brevard Hardware Co.

drug stores, 35c. BACK if no relief. THACHER MEDICINE CO. Chattanooga, Tenn., U. S. A.

bowel

Diarrhoea Mixture An old family doctor's pre-

bles for whole family

Your advertisement in the Brevard News will be read by more than 5000 people.

Morgan's Drug Store Rosman, N. C.

NOTICE OF SUMMONS AND WAR-RANT OF ATTACHMENT. North Carolina-Transylvania Coun ty-In the Superior Court. FRANK M. INMAN

E. H. JENNINGS.

The defendant E. H. Jennings will take notice that a summons in the above entitled action was issued against the said defendant on the 2nd day of June, 1919, by the Clerk of the Superior Court of Transylvania County, North Carolina, and that an action entitled as above has been brought by the above named plaintiff against the said defendant, E. H Jennings, to recover damages in the sum of Ten Thousand (\$10,000) dollars for breach of contract and the negligence of the de-fendant by reason of which breach of contract and negligence certain real estate certain real estate and property of the plaintiff situated in Transylvania County, North Carolina, was injured and damaged by the said defendant and also that said action is brought for the purpose of compel-ling the defendant to rebuild and restore a cartain dam in Transylvania County and the lake formed by said County and the lake formed by said dam, usually known and referred to as Lake Toxaway, and also to main-tain the same, which said dam was necessary and useful to the plaintiff and in which the plaintiff claims cer-tain property rights, and that said and that said defendant is a proper party to said action which relates to real estate, situated in the County of Transylvania and State of North Car-oling; and the said defendant will Transylvania and State of North Car-olina; and the said defendant will further take notice that ha is requir-ed to appear at the next term of Su-perior Court of Transylvania County, North Carolina, to be held on the twelfth Monday after the first Mon-day in September, 1919, at the Court House in said County and answer or demur to the complaint in said action ar the plaintiff will apply to the Court for the relief demanded in said com-plaint. plaint.

The defendant will also take notice that warrant of attachment was issued from the Superior Court of Transylvania County, North Carolina, on the 2nd day of October, 1919, against the property of said defendant, which said warrant was returnable at the September term, 1919, of said Court. This 2nd day of October, 1919. N. A. MILLER, Clerk Superior Court Transylvania County, North Carolina.

After the Chero-Cola bottle has been soaked. sterilized, scrubbed, rinsed and carefully inspected, an exact amount of Chero-Cola syrup is automatically measured into each bottle.

ys The Same

This insures its unfailing uniformity, accuracy and purity. Always the same-no guess work-no hand work here.

That is why every bottle of Chero-Cola tastes like every other one. They are all alike.

Still another reason for Chero-Cola's ever increasing popularity.

