

POINT HAPPENINGS

Items From Our Sister City
Compiled by the Chronicle-Star
Correspondent.

Fortnightly Club which has enjoyed several seasons of literary and interests revived their meetings Thursday. Living up to the tradition made in previous years by this first meeting with Mrs. R. C. Eley as in the chair and the pleasure of welcoming new members. General Federation Magazine was the literary topic of the meeting.

Richard Dreeland and baby arrived Wednesday from New Orleans on an extended visit to her mother, Mrs. C. Eley and family. Mrs. Martha Parker and two children returned through from Perkinsville, Tenn., after an extended visit to her parents, Mr. and Mrs. John Green.

Misses Estelle Watkins and Edith Lloyd, and Messrs. Harry Ford and Snowden spent Sunday in Mobile.

The fellow who thinks the world owes him a living is generally too lazy to collect it.

An ordinance providing for the assessment of banks.

Whereas, the Legislature at the Session of 1920 amended Section 4273 of the Code of 1906, providing for the assessment of banks; and

Whereas, it is the duty of municipal authorities to make assessments as provided by the State law; Therefore, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF PASCAGOULA, MISS.: Section 1. That banks in the City of Pascagoula shall be taxed as follows:

Torres, Miss Eva Dally and John Clot were among those from here who attended the New Prospect Campmeeting near Vanceleave Sunday.

Mrs. Lillian Skinner left Saturday for Mobile, where she has secured a position with Gayfer & Co.

Mrs. Geo. Sherman and Mrs. Henry Pearson and young son returned Saturday from a visit to relatives in Meridian.

Miss Lottie Hyatt spent Saturday in Mobile, the guest of her sister, Mrs. Scott Denny.

Mrs. E. K. Gantt, who has been visiting relatives in Montgomery for the past two months, is expected home on Friday.

Mrs. Allen Jones spent last week in Mobile with Mr. Jones, who is employed in the Gulf City.

Mr. and Mrs. K. W. Burnham spent several days in New Orleans this week.

Mrs. T. M. Williams, who has been with Mr. and Mrs. Burnham during the summer, left last Tuesday for an extended visit to Memphis and points in Texas.

REAL ESTATE IN JACKSON COUNTY

Recorded in Chancery Clerk's Office
For Week Ending Oct. 15, 1920.

John H. Turner to G. F. Mansfield, option for 40 days on all that part of N₁ of SE₁ on N. side of L. & N. R. R. in 28-7-5 containing 36 acres except 1 acre where his home now stands, \$1,200.

Great American Oil Co. to D. O. Hamby, 2 drill tracts, containing 1,000 sq. ft. each and known as Nos. 5 and 6 in block 3 subdivision A. of 20 acres in NE₁ of NE₁ of 36-7-5, \$1, etc.

Michael Wells to Dudley Brooks, parcel of land 60 ft. 8 inches by 200 ft., \$60.

H. F. Russell to E. S. Balfour, SW₁ of SW₁ of lot 5 in 10-7-9 containing about 35 acres, \$175.

J. C. Davidson to Mrs. Emma Ida Watts, lot 6x210 ft. on Lake Ave., in City of Pascagoula Seidone Krebs tract, \$500.

M. E. Jones and C. W. Jones to Wm. H. Ford, 4 different tracts of land formerly owned by W. J. Faulkner in 30-7-5 containing about 4 acres, \$500.

Dee Moak and wife to Oliver C. Moak, NW₁ of NE₁ of 33-4-5 except two acres in N. W. corner, \$1.

PROPOSED AMENDMENTS TO THE CONSTITUTION OF THE STATE OF MISSISSIPPI.

Office of Secretary of State,
Jackson, Miss., Oct. 14, 1920.

At the regular session of the legislature of the state of Mississippi, convened in the city of Jackson on the 8th day of January, 1920, and adjourned on the 3rd day of April, 1920, five concurrent resolutions were adopted submitting to the qualified electors of the state for ratification or rejection, at an election to be held on Tuesday, after the first Monday in November, 1920, being the 2nd of November, 1920, Amendments to sections 170, 231, 241, 243 and 272 of the constitution of the State of Mississippi, which amendments are in words following to-wit:

A CONCURRENT RESOLUTION proposing an amendment to section 170 of the state constitution, prescribing the jurisdiction of boards of supervisors over roads, ferries and bridges.

Resolved by the Legislature of the State of Mississippi, two-thirds of each House agreeing thereto, that the following amendment to the state constitution be submitted to the qualified electors of the state for ratification or rejection at an election to be held on the first Tuesday after the first Monday in November, 1920, viz:

Amend section 170 of the state constitution so as to read as follows:

Each county shall be divided into five districts. A resident freeholder of each district shall be selected in the manner prescribed by law, and the five so chosen shall constitute the board of supervisors of the county, a majority of whom may transact business. The board of supervisors shall have only such jurisdiction over roads, ferries and bridges as may be prescribed by the legislature, to be exercised in accordance with such regulations as the legislature may prescribe; and perform such other duties as may be required by law. The clerk of the chancery court shall be the clerk of the board of supervisors, or parts of it.

A CONCURRENT RESOLUTION to amend section 231 of the constitution of the state of Mississippi, to provide for the election of levee commissioners and to fix their term of office.

Resolved by the legislature of the state of Mississippi, two-thirds of the House of Representatives and the Senate agreeing thereto:

never been convicted of bribery, burg officers holding the election satisfactory evidence that he or she has paid said taxes, is declared to be a qualified elector; but any minister of the gospel in charge of an organized church and members of his or her family actually residing with him or her shall be entitled to vote after six months residence in the election district, if otherwise qualified.

Passed first reading in House of Representatives, Jan. 27, 1920.
Passed second reading in House of Representatives, Jan. 28, 1920.
Passed third reading in House of Representatives, Jan. 29, 1920.
Passed first reading in Senate Feb. 4, 1920.
Passed second reading in Senate Feb. 5, 1920.
Passed third reading in Senate Feb. 6, 1920.

A CONCURRENT RESOLUTION to amend section 243 of the state constitution so as to impose a uniform poll tax upon the male and female inhabitants of the state of Mississippi.

To provide for uniform poll tax; constitutional amendment.

Be it resolved, by the legislature of the state of Mississippi, two-thirds of each House agreeing thereto, that the following amendment to the state constitution be submitted to the qualified electors of the state for ratification or rejection at an election to be held on the first Tuesday after the first Monday in November, 1920, viz:

Amend section 243 of the constitution so that it will read as follows:

SECTION 243. A uniform poll tax of two dollars, to be used in aid of common schools and for no other purpose is hereby imposed on every inhabitant of this state, male or female between the ages of twenty-one and thirty years, except persons who are deaf and dumb, or blind, or who are maimed by loss of hand or foot; said tax to be lien only upon taxable property. The board of supervisors of any county may, for the purpose of aiding the common schools in that county, increase the poll tax in said county, but in no case shall the entire poll tax exceed in any one year three dollars on each poll. No criminal proceedings shall be allowed to enforce the collection of the poll tax.

Passed 1st reading in House of Representatives, Jan. 27, 1920.
Passed 2nd reading in House of Representatives, Jan. 28, 1920.
Passed 3rd reading in House of Representatives, Jan. 29, 1920.
Passed 1st reading in Senate, Feb. 4, 1920.
Passed 2nd reading in Senate, Feb. 5, 1920.
Passed 3rd reading in Senate, Feb. 6, 1920.

ward Dunn's lot two hundred (200) feet to a post in the edge of Market Street, the place of beginning. Said lot being the same purchased by Dudley Brooks from Maurice Guichard and wife February 4th, 1867. All situated in City of Pascagoula, Jackson County, Mississippi.

This 12th day of October, A. D. 1920.
FRED TAYLOR, Chancery Clerk.

NON-RESIDENT NOTICE.
No. 4108.
The State of Mississippi.
To Lucile Victor:
You are commanded to appear before the Chancery Court of the County of Jackson in said State on the THIRTH MONDAY OF NOVEMBER, A. D. 1920, to defend the suit in said court of A. H. Victor, wherein you are a defendant.

This 19th day of October, A. D. 1920.
FRED TAYLOR, Clerk.

NON-RESIDENT NOTICE.
No. 4109.
The State of Mississippi.
To Ernest Turner:
You are commanded to appear before the Chancery Court of the County of Jackson in said State on the THIRTH MONDAY OF NOVEMBER, A. D. 1920, to defend the suit in said court of Alena Turner, wherein you are a defendant.

This 19th day of October, A. D. 1920.
FRED TAYLOR, Clerk.

NON-RESIDENT NOTICE.
No. 4110.
The State of Mississippi.
To Alwine Lina Haupt:
You are commanded to appear before the Chancery Court of the County of Jackson in said State on the THIRTH MONDAY OF NOVEMBER, A. D. 1920, to defend the suit in said court of Adolf Haupt, wherein you are a defendant.

This 18th day of October, A. D. 1920.
FRED TAYLOR, Clerk.

NOTICE FOR PUBLICATION.

(Publisher.)
Department of the Interior, U. S. Land Office at Jackson Mississippi, Aug. 23, 1920.

Notice is hereby given that Quitman Calvin Cumbest, whose postoffice address is Escatawpa, R. F. D. Mississippi, did, on the 28th day of June, 1920, file in this office sworn statement and application, No. 08470, to purchase the lots 5 and 6, Section 18, Township 5 South, Range 6 West, St. Stephens Meridian, and the timber thereon, under the provisions of the act of June 3, 1878, and acts amendatory thereof, known as the "Timber and Stone Law," at such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised, at \$959.74, the timber estimated 400,000 board feet at \$2.00 per M, and the land \$159.74; that said applicant will offer final proof in support of his application and sworn statement on the 28th day of October, 1920, before the Chancery Clerk of Jackson County at Pascagoula, Mississippi.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.

W. F. CUMMINS, Register.

RESOLUTION.
Whereas certain further construction and equipment is required on the City Public Wharf to render the same available for public use, for which the public funds of the city are not sufficient and in the opinion of the Council such further construction and equipment is a public necessity, be it therefore,

Resolved, That it is hereby declared by the city council of the City of Pascagoula to be the intent and purpose of said council at a regular meeting to be held on the 2nd day of November, 1920, without the express sanction of the electors of the city, unless on or before the date last aforesaid 20 per cent of said qualified electors make and file a written protest against the same, to provide for and issue \$15,000 of the bonds of the City of Pascagoula in accordance with the statute in such cases made and provided, said bonds to be known as the Wharf Construction and Equipment Bonds of the City of Pascagoula.

Resolved further, that the City Clerk be and is hereby directed to publish this resolution in the Pascagoula Chronicle-Star for three weeks preceding the date fixed as aforesaid for authorizing issuance of said bonds.

Approved this 8th day of Oct. 1920.
F. H. LEWIS, Mayor.
I, M. L. Valverde, City Clerk of the City of Pascagoula, Miss., hereby certify that the foregoing resolution was duly adopted by said council on the 8th day of October, 1920.
M. L. VALVERDE, City Clerk.

Mr. and Mrs. C. L. Turner, Mr. D. McLeod, Mr. and Mrs. Oscar Martin and baby, Mr and Mrs. Vincent

Witness my hand this Oct. 6th, 1920.
M. L. VALVERDE, City Clerk.

Sworn to and subscribed before me this 1st day of October, 1920.
CHAS. E. CHIDSEY, Not. Pub.
My commission expires Jan. 1, 1924.

Be it resolved by the legislature of the state of Mississippi, two-thirds of each House agreeing thereto, that the following amendment to the state constitution be submitted to the qualified electors of the state for ratification or rejection at an election to be held on the first Tuesday after the first Monday in November, 1920, viz:

SECTION 241. Every inhabitant of this state, male or female, except idiots, insane persons and Indians not taxed, who is a citizen of the United States, twenty-one years old and upwards, who has resided in this state two years, and one year in the election year; theft, arson, obtaining money or goods under false pretenses, perjury, forgery, embezzlement, or bribery, and who has paid on or before the first day of February of the year in which he or she shall offer to vote, all taxes which may have been legally required of him or her, and which he or she has had an opportunity of paying according to law, for the two preceding years, and who shall produce to the district, or in the incorporated city or town in which he or she offers to vote, and who is duly registered as provided in this article and who has

NOTICE FOR PUBLICATION
Department of the Interior.
U. S. Land Office at Jackson, Miss., August 31, 1920.
Notice is hereby given that William Charles Prouse, whose postoffice address is Ocean Springs, Miss., R. R. M. A., did, on the 14th day of June, 1920, file in this office sworn statement and application No. 08462, to purchase the lot 4, section 32, township 6 south, range 6 west, St. Stephens Meridian, and the timber thereon, under the provisions of the act of June 3, 1878, and acts amendatory thereof, known as the "Timber and Stone Law," at such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised, \$448.23, the timber estimated 150,000 board feet at \$2.00 per M, and the land \$148.23; that said applicant will offer final proof in support of his application and sworn statement on the 15th day of November, 1920, before Chancery Clerk of Jackson county, at Pascagoula, Miss.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.
W. F. CUMMINS, Register.