

## A FAIR OFFER.

Your Money Back if You're Not Satisfied.

We pay for all the medicine used during the trial, if our remedy fails to completely relieve you of constipation. We take all the risk. You are not obligated to us in any way whatever, if you accept our offer. That's a mighty broad statement, but we mean every word of it. Could anything be more fair for you?

A most scientific, common-sense treatment is Rexall Orderlies, which are eaten like candy. Their active principle is a recent scientific discovery that is odorless, colorless, and tasteless; very pronounced, yet gentle and pleasant in action, and particularly agreeable in every way. They do not cause diarrhoea, nausea, flatulence, griping, or any inconvenience whatever. Rexall Orderlies are particularly good for children, aged and delicate persons.

If you suffer from chronic or habitual constipation, or the associate or dependent chronic ailments, we urge you to try Rexall Orderlies at our risk. Remember, you can get them only at our store. 12 tablets 10 cents; 36 tablets 25 cents; 80 tablets 50 cents. Sold only at our store—The Rexall Store. Z. T. Hinds, Cookeville, Tenn.

## Kearney, Mo.

As it has been some time since I wrote to the Herald I will send some Kearney news.

We certainly have had some snowy weather. The snow has been about twelve inches deep on the level, although the weather is much milder this week.

I don't guess you people were one bit surprised to see uncle Sid as he reminds one so much of the Irishman's flea can't stay in one place long at a time. You all will have to tie him down or he will be flying towards the lofty Ozark mountains.

Say Hilrey had the old country changed much since you left? Say Hazel did old Tennessee look good to you when you arrived? I suppose you are havin' a most delightful time, wish I was with you to climb those rocky hills once more.

Fred Jones' folks are well at this writing.

Clark Freeman's folks are enjoying reasonable health. Uncle Sam has been sick but is improving slowly. Little Floyd Gragg is almost well again.

Say Lola Lee West I received your card and will answer in a short time.

Well dear uncle John what in this wide world are you doing these wintery days on that mountain? Say if you will just come to Missouri I will take you a good bob sled ride, how do you think you would enjoy that? I don't see why you don't answer my letters. Spur up old uncle and write a few words.

Say cousin Bessie, of Santa Fe, how deep is the snow in Kansas? must be awful deep or we would get an answer from you all.

Wonder what has become of the Bells, Texas, writer? I would like to hear some Texas news.

Our school days are nearing their close. I think this has been a successful term for the pupils.

Well as my birthday is drawing near I would be more than glad to get a card from all the Herald readers as I am a lover of cards. I will not tell my age exactly, but am between 15 and 25. Ella Willett.

"Dr. Thomas' Electric Oil is the best remedy for that often fatal disease—croup. It has been used with success in our family for eight years."—Mrs. L. Whitaker, Buffalo, N. Y.

## CHANCERY LAND SALE.

By virtue of a decree of the Chancery Court of Putnam County, Tennessee, in the case of

Mary C. Helm et al vs  
Lizzie Patton et al

on Saturday the 6 day of April, 1912, at the court house door in the town of Cookeville, Tenn., I will sell to the highest bidder the following described property, to-wit:

Lying in the 2nd Civil District of Putnam County, Tenn.

Beginning on a stone, the north west corner of T. B. Jackson's Graham corner and B. H. Slagle's south east corner; running thence south 86° and 15' east 121.2 poles to a stone; Thomas Breeding's corner, in B. F. Henry's line; thence north 3° 45' east, with said Breeding and Carrie Dearing's line 143.6 poles to a stone, Columbus and Carrie Dearing's corner; thence north 81° 15' west 51.6 poles to Columbus Dearing's south west corner; thence north 8° east 66.7 poles to a stone, Columbus Dearing and D. B. Farris corner; thence north 84° west 30.6 poles, with said Farris line to a black oak, with post oak pointers, about 50 feet north of the Bunker Hill Road; thence south 32° west with said road 48.4 poles to a stake in the center of said road; thence south 2° west with said road 36.3 poles to a stake; thence south 30° 30' west 15.1 poles to a stake in said road; thence south 51° west 9.4 poles to corner of J. H. Capshaw tract; thence south 24° 30' west 14.4 poles to an old oak stump; thence south 22° west 20 poles to a stake; the north west corner of said Capshaw's house place; thence east 50 feet to a stake; thence south 7° west 50 feet to a stake; thence west 50 feet to a stake, with apple tree pointers; thence south 3° 15' east passing the south east corner of said Capshaw's tract at 700 feet, in all 75.7 poles to the beginning containing 120.4 acres more or less.

TERMS OF SALE: 25 per cent cash in hand and balance on a credit of one and two years, with interest from date and notes with good securities required; a lien retained for the purchase money. V. E. BOCKMAN,  
Clerk and Master.

This 26 day of Feb. 1912.

Algood Carlen D. C. & M.

## CHANCERY LAND SALE.

By virtue of a decree of the Chancery Court of Putnam County Tennessee, in the case of

S. S. Stanton et ux vs  
C. W. Sadler et al

on Saturday the 6 day of April, 1912, at the court house door in the town of Cookeville, Tenn., I will sell to the highest bidder the following described property, to-wit:

Lying in the 10 Civil District of Putnam County, Tenn., and bounded as follows:

On the North by the lands of Brooks Halfacre and Jonathan Wheeler; on the South by S. S. Stanton and wife; on the East by John L. Sadler; on the West by James L. Sadler and others, and containing by estimation 65 acres, more or less.

TERMS OF SALE: 25 per cent cash in hand and balance on a credit of one and two years, with interest from date and notes with good securities required; a lien retained for the purchase money. V. E. BOCKMAN,  
Clerk and Master.

This 26 day of Feb. 1912.

Algood Carlen D. C. & M.

## CHANCERY LAND SALE.

By virtue of a decree of the Chancery Court of Putnam County, Tennessee, in the case of

V. L. Jared, Admx vs.  
Homer Jared et al

on Saturday the 6 day of April, 1912, at the court house door in the town of Cookeville, Tenn., I will sell to the highest bidder the following described tract of land, to-wit:

Situated in the 12th Civil District of Putnam County, Tenn. and bounded as follows:

On the North by W. L. and Jason Whine; on the east by the lands of J. P. Young and others; On the south by the lands of R. G. Apple; and on the west by Smith County line, containing 200 acres, more or less.

Said land to be sold subject to the life estate of Amanda Jared.

Terms of Sale: Cash in hand. V. E. BOCKMAN,  
Clerk and Master.

This 22 day of Feb. 1912.

Algood Carlen D. C. & M.

## CHANCERY LAND SALE.

By virtue of a decree of the Chancery Court of Putnam County, Tennessee, in the case of

J. H. Ambrose et al vs  
Monterey Coal & Mining Co.

on Saturday the 6 day of April, 1912, at the court house door in the town of Cookeville, Tenn., I will sell to the highest bidder the following described property, to-wit:

Lying in Putnam County, Tenn., on the head waters of the west fork of Obey's River, on Cumberland Mountain.

Beginning at a large chestnut oak and maple on the bluff of a branch, running east 90 poles to a stake, black gum, white oak and spotted oak pointers; thence north 99 poles to a stake, white oak, sourwood and chestnut-oak marked "EM" pointers; thence 90 poles to 2 maples, a large white oak marked "JWEM" pointers near a path, leading from where said Whitaker lives to said Whitaker's mill; thence south crossing said path to the beginning, including said Coal Bank; it being Grant No. 7309 to John Whitaker and Enoch Murphy, dated 30 of Sept. 1839, and founded on an Entry No. 1170, May 18, 1832.

## 2nd TRACT:

Beginning on the west boundary line of the said 50 acre tract, 9 poles north of the beginning corner and running north with the west boundary line of said 50 acre tract to the north west corner of the same; thence east with the north west line of the said 50 acre tract passing the north east corner of the same at 90 poles, in all 120 poles to Garrison's west boundary line; thence north with the same 180 poles; thence west 127 poles to the north east corner to the Looper tract; thence south with the line of same 120 poles to the south east corner of the same; thence west 66 poles to the south west corner of the same; thence north to the north west corner of the same; thence west 64 poles; thence south 240 poles; thence east 30 poles; thence 5 degrees east 50 poles; thence east 60 poles; thence north 32 poles; thence east to the beginning, containing 300 acres more or less and known as the Geo. Whitaker tract:

I will sell the mineral interest only in above two tracts of land same being 9-14 and 2-3 respectively.

TERMS OF SALE: Cash in hand V. E. BOCKMAN  
Clerk and Master.

This 23 day of Feb. 1912.

Algood Carlen D. C. & M.

## NON-RESIDENT NOTICE.

D. A. Presnell vs Edna Presnell  
In the Circuit Court at Cookeville,  
Tennessee.

In this cause, it appearing to the Clerk of said Court, from the petition, which is sworn to, that the defendant, Edna Presnell, is a non-resident of the State of Tennessee, so that she can not be served with the ordinary process of law, it is therefore ordered that said Edna Presnell appear before the Judge of our next Circuit Court, at the court house in Cookeville on the fourth Monday in March, 1912, and make defense to the petition filed against her in the above styled cause, or the cause will proceed ex parte as to her.

It is further ordered that a copy of this order be published for four consecutive weeks in the Putnam County Herald, a newspaper published at Cookeville, Tennessee.

This the 21st day of February, 1912.

R. E. L. Proffitt  
8-4t Clerk of said Circuit Court.

## NON-RESIDENT NOTICE

State of Tennessee, Putnam County.

Algood Mchine Co. vs. G. C. Wood.

In this case it appearing by affidavit that the defendant G. C. Wood is justly indebted to the plaintiff and is gone from the state so that the ordinary process of law cannot be served on him, and an original attachment having been levied on his property, it is therefore ordered that publication be made in the Putnam County Herald, a newspaper published in the town of Cookeville, for four consecutive weeks, and command the said G. C. Wood to appear before me, an acting justice of the peace, at my office in Algood, in the Nineteenth civil district of said county, on Saturday, 6th day of April, 1912, and make defense of said suit against him or it will be proceeded with ex parte.

This March 4th, 1912.

H. T. GRAGG, J. P.  
10-4t for Putnam County.

## CHANCERY LAND SALE

By virtue of a decree of the Chancery Court of Putnam County, Tennessee, in the case of

Delia Jackson vs. Ed Jackson et al  
on Saturday, the 6th day of April, 1912, at the courthouse door in the town of Cookeville, Tenn., I will sell to the highest bidder the following described tracts or parcels of land, to-wit:

Situated in the 18th Civil District of Putnam County, Tenn., and bounded as follows:

1st Tract: Containing about 150 acres and bounded on the north by Goolsby; south by Rodgers; east by Carrington, and west by Rodgers.

2nd Tract: Containing about 400 acres, bounded on the north by Rodgers; south by Mahan; east by Brown, and west by Fields and Lewis.

3rd Tract: Containing about 20 acres bounded on the north by Bloomington Hotel property; on the south by Carroll; on the east by public road, and on the west by Gentry.

Of the above tracts of land I will sell an undivided 2-11 interest in the said three tracts.

Terms of Sale: On a credit of six months and notes with good securities required; a lien retained for the purchase price.

This 23d day of Feb. 1912.

J. F. RICHMOND,  
10-4 Special Clerk and Master

## ADVERTISEMENT FOR CREDITORS

To the Creditors of T. L. Denny, deceased:

In obedience to an order made by the Chancery Court at Cookeville, Tenn., in the case of Webb & Crawford et al vs. H. M. Jared, administrator, et al, the creditors of T. L. Denny, deceased, are hereby notified to have themselves made parties to said cause by petition and prove their claims against said Denny on or before the first day of Sept. 1912, or they may be excluded from the benefit of said suit and from sharing in the assets of said estate of said T. L. Denny, deceased.

Said creditors and claimants are hereby notified that by an order of said Court in said cause they and each of them are enjoined from instituting any suit against the said T. L. Denny, deceased, or his administrator, otherwise than by petition in said pending cause; and all parties now suing the said T. L. Denny, deceased, or his administrator, are enjoined from proceeding in their suits further than to judgment.

This March 4, 1912.

V. E. BOCKMAN,  
Clerk and Master.  
By Algood Carlen, D.C. & M. 10-6m

## No. 2008

## ORDER OF PUBLICATION

In Chancery at Cookeville, Tenn.  
State of Tennessee,  
Office Clerk and Master Chancery Court,  
Cookeville, Tenn.  
Feb. the 22nd, 1912.

T. J. Thompson, Complainant, vs.  
C. L. Talent et al, Defendants.

It appearing from affidavit filed in this cause that the defendant, H. W. Scott, Trustee, is a non-resident of the State of Tennessee;

It is therefore ordered that said defendant enter his appearance herein on or before the first Monday in April next (1912), and plead, answer or demur to complainant's bill, or the same will be taken for confessed as to him and set for hearing ex parte, and that a copy of this order be published for four consecutive weeks in the Putnam County Herald.

V. E. BOCKMAN,  
Clerk and Master.

By Algood Carlen, D.C. & M. 10-4

## CHANCERY LAND SALE

By virtue of a decree of the Chancery Court of Putnam county, Tennessee, in the case of

R. P. Morgan et al vs  
Helen Poston et al

on Saturday the 6 day of April, 1912, at the court house door in Cookeville, Tenn., I will sell to the highest bidder the following described tract or lot of land: Situated in the town of Cookeville and bounded as follows:

Bounded on the North by Kirby, on the South and East by a Street, and on the West by an Alley.

TERMS OF SALE: Cash in Hand.

V. E. BOCKMAN,  
Clerk and Master.

This 23 day of Feb. 1912.

Algood Carlen D. C. & M.

Ask your neighbor to subscribe for the Herald.