

SOCIAL AND PERSONAL

Mrs. Berryhill, Editor.
 Telephone 140. Kindly report as early as convenient.
 Mrs. D. N. Walker gave a charming reception Friday afternoon from 2 till 5 o'clock in honor of her son's bride, Mrs. Douglas Walker, nee Miss Neta Elizabeth Barrow, of Maringouin, La. The home was beautifully decorated in cut flowers and potted plants. Mrs. Ben Howard and Mrs. Dr. Carlton in becoming house toilettes presided at the door.

A punch bowl at the further end of the entrance hall was presided over by Misses Mary Wallace Haydon and Ada Moffett, the former in white chiffon stamped with rose buds and the latter wearing a pink and white lace frock. After being served at the punch bowl the many guests were ushered into the reception room where the receiving line of ladies stood. They were Mrs. D. N. Walker, Mrs. Douglas Walker, the latter looking charming in her bridal gown of white charmeuse and lace, Mrs. Hugh Harris, Mrs. Fulton Howard, Mrs. Jno. T. Walker and Mrs. Clarence Latimer, of Jackson.

Refreshments were served in the dining room by waiters from Dahnke's cafe, under the direction of Mrs. Dr. Blanton and Mrs. Herman Howard.

"Ready Money."

Do women love money more than men do? That must be the fact, as hundreds of El Paso women say that it is true.

The prize offered by the "Times" for essays on the subject has attracted many hundreds of answers, and the majority were from ladies of this city. Twelve box tickets to the El Paso Theatre for

Sunday evening, where "Ready Money," a most pleasing drama, will be presented. "Ready Money" is one of the most popular plays and the tickets awarded are very desirable.

That the average woman loves money more than the men do is the opinion of Mrs. R. P. Bransford, of 1417 Montana street, who voices her opinion in a most able manner. Her essay of about 200 words declares that money is the principal factor in the life of the average woman. Her essay was accepted by the "Times" Contest Editor as the most complete and to her goes the first prize of six box seats to the El Paso Theatre Sunday evening, where herself and party will be guests of the "Times" and enjoy one of the best comedy dramas that has ever been produced in this city.

Anna Leach, residing at 1215 Boulevard, will receive second prize of four box seats. Miss Leach also thinks that money is loved by the women more than it is by men. Miss Leach has written an excellent essay on the subject.

The third prize of two box seats was awarded to Leon Frederick Strelitz, of this city. Mr. Strelitz is employed at the Popular Dry Goods Company and meets hundreds of ladies daily. He also agrees that women as a rule care far more for money than men do.—El Paso (Tex.) Times.

Death at Jordan.

Hickman, Ky., Oct. 20.—Mrs. Sarah Jane Evans died at her home at Jordan, several miles south of Hickman, after a long illness, death resulting from infirmities of old age. She was 71 years old. She was the mother of 11 children, six of whom survive her, and a large number of grandchildren. She was one of the best known and most highly respected ladies of that vicinity.

Chapter 65—House Bill No. 92.

(By Mr. McDade.)

A Bill to be entitled "An Act to amend the charter of Rives, Tenn., being Chapter 133 of the Acts of the General Assembly of the State of Tennessee for 1905, and entitled 'An Act to incorporate the town of Rives and define its rights and powers,' so as to change the boundaries thereof; and so as to authorize the said town to issue interest-bearing coupon bonds up to an amount not exceeding \$10,000, and to provide for their payment."

SECTION 1. Be it enacted by the General Assembly of the State of Tennessee, That Chapter 133 of the Acts of 1905, entitled as set forth in the caption hereof, be, and it is, hereby so amended as to strike out all of Section 12 (twelve) of said Act and so as to insert in lieu thereof the following:

SEC. 12. Be it further enacted, That the boundaries of the incorporation of the town of Rives shall be as follows: Beginning at the northeast corner of the new concrete bridge of the Illinois Central Railroad over Houser Creek, running thence west to a point in J. B. Caudle's field north of and on a direct line with the hedge row that runs north and south through the late W. H. Caldwell's estate; thence south with this line to the northeast corner of T. P. Palmer's field; thence continuing south across the tracks of the Illinois Central Railroad to a point in a line with the ditch on the north side of the public road dividing the lands of W. L. Clemmons and lands of Dr. E. H. White from the town of Rives; thence east along this ditch to the Mobile and Ohio Railroad tracks and crossing said tracks to the east margin of said Mobile and Ohio Railroad right of way; thence north with the east margin of said railroad right of way to the northwest corner of W. L. Clemmons' field; thence east 400 feet with the north line of said Clemmons' field; thence north to Houser Creek; thence in a northerly direction with the meanderings of said creek to the point of beginning."

SEC. 2. Be it further enacted, That the said town of Rives, in its corporate capacity, be, and it is, hereby authorized to issue, by and through its Board of Mayor and Aldermen, interest-bearing coupon bonds, up to and not exceeding ten thousand dollars, for the purpose hereinafter designated; which said bonds shall be signed by the Mayor and Recorder of said town, and its corporate seal shall be affixed thereto; and the coupons attached to said bonds shall be signed by said Mayor and Recorder, or their names may be lithographed thereon; said bonds to be known and designated as the "School Bonds of the Town of Rives."

SEC. 3. Be it further enacted, That said bonds shall be issued in denominations of not less than \$100 nor more than \$1,000, and shall run for a period of not more than thirty years from the date of issuance thereof, as the Board of Mayor and Aldermen may determine; and said bonds shall bear a rate of interest not to exceed six (6) per cent per annum, payable at such periods as the said Board may by ordinance determine, said interest to be evidenced by the coupons aforesaid attached to said bonds. The said bonds and interest shall be payable in lawful money of the United States, the place of payment to be designated by the Board of Mayor and Aldermen. The said bonds may be issued and sold by said Board of Mayor and Aldermen of Rives at such times and in such amounts as they may determine by ordinance; provided, however, that no such bonds shall be sold for less than their par value, plus the accrued interest thereon.

SEC. 4. Be it further enacted, That said bonds shall be issued and the proceeds thereof used by the said Board of Mayor and Aldermen of Rives for the purpose exclusively of constructing, building, furnishing, and equipping a public school building in and for said town of Rives.

SEC. 5. Be it further enacted, That the Mayor and Aldermen of Rives shall each year levy a special tax on all taxable property of said town to provide a sinking fund with which to pay and reduce said bonds at or before maturity and to pay the interest thereon as it becomes due and payable; provided, that said special tax shall in no event exceed fifty cents (50 cents) on each one hundred dollars of taxable property as evidenced by the tax lists of said town.

Said special tax shall be levied and collected as other taxes of said town of Rives are levied and collected; and the said sinking fund shall be kept separate and apart from the other general or special funds of said town, and shall be used, together with the interest thereon accruing if loaned out as hereinafter provided, exclusively for the purpose of paying, redeeming, and retiring said bonds and the interest thereon. The said Board of Mayor and Aldermen may from time to time invest any part of said sinking fund as may be then accumulated or of the general funds of the town arising from taxation, as they may deem expedient and wise, in the said bonds at a price not to exceed the par value thereof and the accrued interest, or they may loan the said sinking fund at interest until the said bonds shall mature or become subject to redemption; provided, however, that whenever such bonds of the town are purchased or invested in by the said Board of Mayor and Aldermen, they shall cancel and retire the same in regular or special session of the said Board, and such bonds so retired and canceled shall not be reissued.

SEC. 6. Be it further enacted, That before any bonds shall be issued and sold under the authority of this Act, and as condition precedent thereto, the Board of Mayor and Aldermen of Rives shall first pass an ordinance, specifying therein the amount of bonds proposed

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to be issued and directing an election to be held by the qualified voters of said town as to the issuance of said bonds. The said election shall be held by the Election Commissioners for Obion County, in conformity with the laws of the State of Tennessee governing regular elections held in said town for municipal officers, and all persons qualified to vote for Mayor and Aldermen of Rives shall be entitled to vote in said election. The ballots shall have printed on them the words "For Bonds" and the words "Against Bonds," and each ballot cast in said election having a cross mark (X) opposite the words "For Bonds" shall be deemed to be a vote in favor of the issuance of said bonds, and each ballot cast in said election having a cross mark opposite the words "Against Bonds" shall be deemed to be a vote against the issuance of said bonds. And if a majority of the votes cast in said election shall be in favor of the issuance of said bonds, the same shall be issued, but not otherwise; provided, however, that in case a majority of the votes in any such election shall be against the proposed bond issue, such bond issue in the same or in a different amount may be submitted to the voters

of said town by the said Board of Mayor and Aldermen in like manner, after sixty days shall have elapsed from the date of the said first election.

SEC. 7. Be it further enacted, That the expenses of said elections shall be paid by the Mayor and Aldermen of Rives out of the general funds of the city.

SEC. 8. Be it further enacted, That such parts of all laws as may be in conflict with the provisions of this Act be, and the same are, hereby repealed, and that this Act take effect from and after its passage, the public welfare requiring it.

Passed September 20, 1913.

W. M. STANTON,
 Speaker of the House of Representatives.

NEWTON H. WHITE,
 Speaker of the Senate.

Approved September 26, 1913.
 BEN W. HOOVER,
 Governor.

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books have been sold. American audiences can scarce get enough of this man and his purposeful oratory. Every lecture should answer one of the fundamental inquiries of the mind. If a lecture is also humorous and highly entertaining, so much the better. Although known as the purposeful orator and author, Mr. Ott combines much of humor and entertainment in each of his lectures. In 1910 Mr. Ott appeared at the original New York Chautauqua in two lectures. For two years Mr. Ott was president of the International Lyceum Association, and he has done much for the Lyceum and Chautauqua movement in general throughout the country.

Edward Amherst Ott will appear at Reynolds Theatre in Union City Monday night, Nov. 3, under the auspices of the Leonidas Polk Chapter, U. D. C.

A call for 150 brings the coal wagon! Union City Ice & Coal Co.