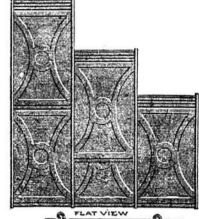
BY W. W. & W. R. BRADLEY.

ABBEVILLE, S. C., WEDNESDAY, NOVEMBER 2, 1910.

ESTABLISHED 1844

Some of the Best Citizens of Abbeville Are Using Burriss' Mental Shingles. Why not you, and help a Home Industry grow to be the Biggest Success in your State.



Anderson, S. C., May 22, 1909.

Messrs. John T. Burriss & Son, Anderson, S. C. Gentlemen :- Some weeks ago the parsonage of the St. John's Methodist Church, Anderson, S. C., was covered with the Burriss Metal Shingles. The covering has been tested by rain and hail, and it stands the test. P. B. WELLS, We are delighted with the covering.

Pastor St. John's Methodist Church, Anderson.

### Jno. T. Burriss & Son,

Manufacturers of BURRISS' METAL SHINGLES. ANDERSON, - South Carolina. Abbeville Lumber Company local agents.

DOORS, SASH, BLINDS, FLOORING. CEILING, SHINGLES,

LATHS, LIME, CEMENT.

In fact anything that is needed to build a house. Let us make your plans and figure with you on your work. If we do your work your plans will not cost you anything, and if we don't get your work we will make the other man do it cheaper.

Get prices on material before buying elsewhere. We want your business and are making prices to get it. You will find us just below the Eureka Hotel-a few steps from the square.

> Drop in and see our stock-write or phone us. PHONE 233 ABBEVILLE, S. C.

## Acker Building & Repair Co., Inc.

### A Mighty Good Way to Fertilize the Grain You Sow this Fall is to Use Our 10=4 or Our 10=6 Goods when You Sow Your Grain.

Acid and 4 per cent. Potash, and the ten-six goods contain 10 per cent. Available Phosphoric Acid and 6 per cent. Potash. You can put either of these in the ground when you sow your grain as neither The ten-four goods contain 10 per cent. Available Phosphoric Phosphoric Acid nor Potash will leach out of the soil on account of rains, but stay in the soil until they are taken up as plant food. So, if you fertilize your grain with this fertilizer and the grain stands the winter you can top dress it next spring with either Nitrate of Soda the out these of the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of the General Assembly of the State of South Carolina, That the following amendation of winter you can top dress it next spring with either Nitrate of Soda or our specially prepared High Grade Fertilizer for side dressing which is better, as this is heavily charged with Nitrate of Soda and has other High Grade Ammoniates which makes it last longer than has other High Grade Ammoniates which makes it last longer than shall not apply to bonded indebted- low shall be affirmed," and by striking Nitrate of Soda when used by itself. If you find that your grain has been killed out during the winter you can use the same ground for corn or cotton in the spring and you have the adventure of the for corn or cotton in the spring and you have the advantage of the drainage of said town and street im- read as follows: 10-4 and 10-6 goods which is put in the ground at the time you sow your grain, for neither Phosphoric Acid nor Potash leach out of the mitted to the freeholders and qualified soil but remain there until taken up as plant food.

We are selling our goods right at our own door and it is necessary for us to make the best goods that can be made. If we shipped them a hundred or a hundred and fifty miles away we might afford ary, A. D. 1910. then to put out some skimpy goods, but where they are used right at our door it is necessary for us to make the best goods that are made. In proof that we do that we justly cite you to the crops made this year where our fertilizer has been used. There is no better fertilizer put in sacks than we are making.

#### Anderson Phosphate & Oil Co. D. S. VANDIVER, Mgr.

J. R. VANDIVER, Pres.

# The Peoples Savings Bank.

ABBEVILLE, S. C.

OFFICERS.

S. G. THOMSON, President. G. A. NEUFFER. Vice-President. R. E. (OX, Cashier.

DIRECTORS. H. G. Anderson S. G. Thomson, G. A. Neuffer, C. C. Gambrell, F. B. Gary, W. E. Owens. R. E. Cox, J. S. Stark,

SCHOOL BOOKS Pencils **Tablets** 

Ink

General School Supplies.

Speed's Drug Store.

KING'S NEW LIFE PILLS BUCKLEN'S IS THE ONLY
The PHIS That Do Cure. GENUINE ARNICA SALVE

#### NOTICE OF ELECTION.

State of South Carolina,

County of Abbeville.

Notice is hereby given that the General Election for State and County Officers will be held at the voting precincis prescribed by law in said County, on Tuesday, November 8, 1910, said day being Tuesday following the first Monday in November, as prescribed by law.
The qualifications for suffrages are as follows:

Residence in State for two years, in the County one year, in the polling precinct in which the elector offers to vote, four months, and the payment six months before any election of any poll tax then due and payable: Provided, That ministers in charge of an organized church and teachers of public schools shall be entitled to vote after six months' residence in the State, if oth-

erwise qualified. Managers of election must require of each voter the production of a regis-tration certificate and the proof of the payment of all taxes, including poll tax, assessed and collectible during the previous year. The production of a certificate or the receipt of the officer authorized to collect such taxes shall be conclusive proof of the payment

There shall be separate and distinct ballots and boxes at this election for the following officers, to wit: (1) Governor and Lieutenant-Governor; (2) Other State Officers; (3) State Senator; (4) Members of House of Representatives; (5) County Officers. On which shall be the name or names of the person or persons voted for as such officers, respectively, and the office for

which they are voted.

Before the hour fixed for opening the polls Managers and Clerks must take and subscribe the Constitutional oath. The Chairman of the Board of Managers can administer the oath to the other members and to the Clerk; a Notary Public must administer the oath to the Chairman. The Managers elect their Chairman and Clerk.

elect their Chairman and Clerk.

Polls at each voting place must be opened at 7 o'clock a. m. and closed at 4 o'clock p. m., except in the city of Charleston, where they shall be opened at 7 o'clock a. m. and closed at 6 p. m.

The Managers have the power to fill a vacaucy; and if none of the Managers attend, the citizeus can appoint from aroung the qualified voters, the

from among the qualified voters, the Managers, who, after being sworn, can conduct the election. At the said election separate boxes will be provided at which qualified electors will vote upon the adoption or rejection of amendments to the State

Constitution, as provided for in the following Joint Resolutions:

The question of adopting each amendment shall be submitted at the next general election to the electors as follows: Those in favor of the amend-ment shall deposit a ballot with the

ment shall deposit a ballot with the following words plainly printed or written thereon: "Constitutional Amendment of Section ..., of Article ..., of the Constitution, relating to.......—Yes." Those opposed to said amendment shall cast a ballot with the following words plainly printed or written thereon: "Constitutional Amendment of Section...... of Article...., of the Constitution, relating to......—No."

voters of such musicipality, as provided in the Constitution, upon the ques-tion of other bonded indebtedness." Approved the fourth day of Febru-

No. 580,

amendment to the Constitution of the State of South Carolina be submitted to the qualified electors of the State at the next general election for Representatives, and if a majority of the electors qualified to vote for members of the General Assembly voting thereon shall vote in favor of such amendment, and a majority of each branch of the General Assembly shall, after such election, and before another, ratify said amendment by yeas and nays, that Section 7, Article VIII, relating to bonded indebtedness, be amended by adding at the end thereof the following words: Provided, That the limitations imposed by this Section and by Section 5, of Article X, of this Constitution, shall not apply to bond-ed indebtedness incurred by the towns of Aiken, in the County of Aiken; Camden, in the County of Kershaw; Cheraw, in the County of Chesterfield; Clinton, in the County of Laurens Edgeneid, in the County of Edgefield; and St. Matthews in the County of Calhoun, when the proceeds of said bonds are applied solely and exclusively for the building, erecting, establishing and maintenance of waterworks, electric light plants, sewerage system or streets, and where the queen to sit constitute an even number, then one of the Circuit Judges must retire; and the Circuit Judges present shall determine by lot which of their number shall retire."

Approved the 26th day of February, A. D. 1910. Edgefield, in the County of Edgefield; system or streets, and where the question of incurring such indebtedness is submitted to the qualified electors of said municipality, as provided in the Constitution, upon the question of bonded indebtedness. Approved the 28th day of February, A. D. 1910.

No. 581. A Joint Resolution Proposing to Amend Section 7, Article VIII, of the Constitution, Relating to Mu-

nicipal Bouded Indebtedness. Section 1. Be it resolved by the General Assembly voting thereon shall Carolina, That the following amendment to Section 7, Article VIII, of the Constitution be agreed to: Add at the end thereof the following words: Pro-

shall not apply to the bonded indebtedness in and by any municipal cor-poration when the proceeds of said bonds are applied solely and exclusive-ly for the purchase, establishment and maintenance of a waterworks plant, or sewerage system, or lighting plant, and when the question of incurring such indebtedness is submitted to the freeholders and qualified voters of such municipality, as provided in the Constitution upon the question of other bonded indebtedness.

Approved the 28th day of February, A. D. 1910.

A. D. 1910.

No. 583.

A Joint Resolution Purporting to Amend Section 7, Article VIII, of the Constitution, Relating to Municipal Bonded Inbebtedhess.

Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amendment to Section 7, Article VIII, of the Constitution be agreed to: Add at the ment to Section 7, Article VIII, of the Constitution be agreed to: Add at the end thereof the following words: "Provided, further, That the limitations imposed by this Section, and by Section 5, Article X, of this Constitution, shall not apply to bonded indebtedness incurred by the city of Aiken, but said city of Aiken may increase its bonded indebtedness in the manner provided for in said Section of manner provided for in said Section of said Article to an amount not exceeding fifteen per cent. of the value of the taxable property therein for the purpose of establishing, extending, completing and repairing a system of waterworks, sewerage, electric lights and

Approved the 28th day of February,

A Joint Resolution Proposing to Amend Section 7, Article VIII, of the Constitution, Relating to Mu-nicipal Bonded Indebtedness.

Section 1. Be it resolved by the Gensaid Article to an amount not exceed-ing fifteen per cent. of the value of the taxable property therein, where the proceeds of said bonds to the amount of twenty-thousand (\$20,000) dollars, shall be turned over by the town council of said town of St. Matthews to the duly appointed Commissioners of the County of Calhoun, for the purpose of aiding in the construction of public buildings for the County of Calhoun. Approved the 28th day of February, A. D. 1910.

Joint Resolution Proposing to Amend Section 12, of Article V, of the Constitution, Relating to Asso-

cate Justices.
Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amend-ments to the Constitution of South electors of the State at the next general election for Representatives, and if a majority of the electors qualified nicipal Bonded Indebtedness.

Section 1. Be it resolved by the ty of each branch of the General As-

"Sec. 12. In all cases decided by the Supreme Court, the concurrence of three of the Justices shall be necessary for a reversal of the judgment below, subjects to the provisions hereinafter prescribed. Whenever, upon the hearing of any course or control to the provisions of the hearing of any course or control to the hearing of the heari ing of any cause or question before the Supreme Court in the exercise of its original or appellate jurisdiction, it shall appear to the Justices thereof, or No. 580.

A Joint Resolution to Amend Section
7, Article VIII, of the Constitution, Relating to Municipal Bonded Indebtedness, by Adding a Proviso Thereto as to Certain Towns.
Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amendment to the Constitution of the entire Court is not agreed, or whenever any of them, that there is involved a question of constitutional law, or of conflict between the Constitution and law, or of this continue without adjournment until the same is comupon the determination of which the entire Court is not agreed, or whenever the Justices of said Court, or any two of them, desire it on any cause or question so before said Court, the Chief Justice, or in his absence, the presiding Associate Justice, shall call to the assistance of the Supreme Court, all of the Judges of the Circuit Court : Provided, however, That when the matter to be submitted is involved in an appeal from the Circuit Court, the Circuit Judge who tried the cause shall not sit. A majority of the Justices of the Supreme Court and Circuit Judges shall constitute a quorum. The decision of the Court so constituted, or a majority of the Justices and Judges sitting, shall be final and conclusive. In such case the Chief Justice, or, in his absence, the presiding Associate Justice, shall preside. Whenever the Justices of the Supreme Court and the Circuit Judges meet together for the purposes afore-said, if the number thereof be qualified to sit constitute an even number, then

Joint Resolution to Amend Section 2, of Article V, of the Constitution Relating to Associate Justices of the Supreme Court.

Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amend-ment to the Constitution of the State of South Carolina be submitted to the qualified electors of the State at the next general election for Representatives, and if a majority of the electors qualified to vote for members of the

vided further, That the limitations Section 2, of Article V, of the Constitution, relating to Associate Justices, be amended by striking out the word be amended by striking out the word "three" in line 2, and inserting in lieu thereof the word "four," and striking out the word "eight" in line 6 and inserting the word "ten," so that when amended, the same shall read as fol-

> Sec. 2. The Supreme Court shall consist of a Chief Justice and four Associate Justices, any three of whom shall constitute a quorum for the trans-action of business. The Chief Justice shall preside, and in his absence, the Senior Associate Justice. They shall be elected for the term of ten years, and shall continue in office until their

Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amendment to Article X, of the State Consti-tution, to be known as Section 14, of said Article X, be agreed to by two-thirds of the members elected to each House, and entered on the journal respectively, with yeas and nays taken thereon, and be submitted to the qualified electors of the State at the next general election thereafter for Representatives, to wit: Add the following Section to Article X of the Constitution, to be, and be known as Section

Sec. 14. The General Assembly may authorize the corporate authorities of the cities of Greenville, Spartanburg and Columbia, and the town of Man-ning; to levy an assessment upon abut-Section 1. Be it resolved by the General Assembly of the State of South Carolina, That the following amendment to Section 7, Article VIII, of the Constitution, be agreed to: Add at the end thereof the following words: Provided, further, That the limitations imposed by this Section and by Section 5, Article X, of this Constitution, shall not apply to bonded indebtedness incurred by the town of St. Matthews, but said town of St. Matthews may increase its bouded indebtedness in the manner provided in said Section of manner provided in said Section of authorities shall pay at least one-half of the costs of such improvements. Approved the 26th day of February,

A. D. 1910.

Joint Resolution Proposing to Amend Section 6, of Article X, of the Constitution of 1895, Relating to Bonded Debt of Counties and

Townships.
Section 1. Be it resolved by the General Assembly of the State of South Carolir a, That the following amendment to Section 6, of Article X, of the Constitution of the State of South Carolina be submitted to the qualified elec-tors of the State at the next general election for Representatives, and if s majority of electors qualified to vote for members of the General Assembly voting thereon shall vote in favor of such amendment, and a majority of each branch of the Gene al Assembly s'iall, after such election and before anand nays, that Section 6, Article X, relating to the bonded debt of any County or Township be amended by adding at the end thereof the following words: "Provided, That the limitation imposed by this Section shall not apply to any Township in the County of Greenwood, nor to any Township in the County of Saluda through which, in whole or in part, the line of railroad of Greenwood and Saluda Railroad shall be located and constructed, nor to the County of Saluda, such said Townships in Greenwood County and Saluda County, and the County of Saluda being hereby expressly authorized to vote bonds in aid of the construction of the said proposed railroad, under such restrictions and imitations as the General Assembly may prescribe hereinafter:" "Pro-vided, That the amount of such bonds

Approved the 26th day of February, A. D. 1910. At the close of the election, the Managers and Clerk must proceed publicly pleted, and make a statement of the result for each office and sign the same Within three days thereafter, the Chairman of the Board, or some one designated by the Board, must deliver to the Commissioners of Election the poll list, the boxes containing the ballots and written statements of the results of the election.

MANAGERS OF ELECTION.

The following Managers of Election have been appointed to hold the elec-tion at the various precincts in the

Abbeville—F. W. R. Nance, T. C. Seal, L. C. Nickles.

Antreville—A. M Erwin, C. J. Kay,

John Knox.
Willington—Albert Gibert, W. L.
Derracott, W. H. McNair.
Due West—J. P. Pratt, A. C. Clinkscales, Jim Pruitt.

Donalds—J. J. Johnson, W. B. Ack-er, Dave Humphries. Central—D. E. Nickles, T. N. Han-nah, A. B. Morrison. Bryant's X Roads—J. N. Pratt, M.

S. Ashley, A. A. Carwile.
Rock Springs—M. L. Latimer, R. P.
Jemmison, J. A. Black.
Young's School House—J. F. Young,
G. A. Hansby, J. S. Cresswell.
McCormick—R. G. Hollingsworth, Press Findley, Jack Edmonds. Keowee—Burt Ferguson, J.A. Brock,

Robt. Pruitt. Mt. Carmel-T. M. Knox, W. E. Hagan, J. W. Morrah. Lowndesville—John M. Wright, A. D. Broadwell, J. H. Manning. Magnolia—Barmo Burriss, J. A.

Poore, Norwood Calhoun.
Clatworthy X Road—J. J. Link, W.
H. McKinney, Chas. Thornton. The Managers at each precinct named above are requested to delegate one of their number to secure boxes and blanks for the election, Nov. 5th,

M. H. WILSON,
W. C. SHAW,
Commissioners of State and County
Elections for Abbeville County, S.
C. October 5th, 1910.

#### NOTICE OF ELECTION.

precincts fixed by law in the County of Abbeville, on Tuesday, November 8, 1910, said day being Tuesday follow-ballots and written statements of the ng the first Monday, as prescribed by result of the election.

The qualifications for suffrage are as follows:

Residence in State for two years, in the County one year, in the polling precinct in which the elector offers to vote, four months, and the payment eix months before any election of any poll tax then due and payable: Pro-vided, That ministers in charge of an

Approved the 26th day of February, D. 1910.

No. 596,

Joint Resolution Proposing an Amendment to Article X, of the Constitution, by Adding Thereto Section 14, to Empower the Cities of Greenville, Spartanburg and Columbia, and the Town of Manning to Assess Abutting Property for Permanent Improvements. Section 1. Be it resolved by the Genl Assembly of the State of South rolling, That the following amendant to Article X, of the State Constitution, to be known as Section 14, of

therized to collect such taxes shall be conclusive proof of the payment thereof.

Before the hour fixed for opening the polls Managers and Clerks must take and subscribe to the Constitutional oath. The Chairman of the Board of Managers can administer the oath to the other Managers and to the Clerk; a Notary Public must administer the oath to Chairman. The Managers elect their Chairman and Clerk.

Polls at each voting place must be opened at 7 o'clock a. m., and closed at John Link, John Hanter.

Clerk.

Polls at each voting place must be opened at 7 o'clock a. m., and closed at 4 o'clock p. m., except in the City of Charleston, where they shall be opened at 7 a. m. and closed at 6 p. m.

The Managers at each precinct named above are requested to delegate one of their number to secure the boxes and blanks for the election, 5th day Nov., 1916, at Abbeville, S. C.

P. A. CHEATHAM, W. E. MORRISON, 1916, at ADAMS.

from among the qualified voters, the Managers, who, after being sworn, can conduct the election.

At the close of the election, the

Managers and Clerk must proceed pub-licly to open the ballot boxes and count the ballots therein, and continue with-State of South Carolina,
County of Abbeville.
Notice is hereby given that the General Election for Representative in Congress will be held at the voting Congress will be held at the voting one designated by the Board, must de-

> MANAGERS OF ELECTION. The following Managers of Election have been appointed to hold the election at the various precincts in the said

> County: Abbeville—A. F. Calvert, W. G. Chapman, Francis Henry.
> Antreville—J. F. Gray, Carl Mil-

R. O. McADAMS, Commissioners of Federal Election for

Abbeville County, S. C. October 7th, 1910.

### Where Does Your Shoe Pinch?

Feet that ache are ill treated. No foot ever complained that was not pinched or rubbed or bound by stiff leather. If your feet are tender or sensitive, if you are on your feet continuously, don't force' them into stiff, unyielding shoes.

# SOUTHERN GIRL \$2.00—SHOE—\$2.50

is made in many patterns on many lasts in many styles. Go to our dealer in your town and let him fit you. Ask to see this shoe shown here. We call it Old Ladies' Comfort, but many young women wear it for a house shoe because it is so easy under foot. Whatever your taste in style, we make it - of better leather, with more wear, than you ever bought before for \$2.00.

Look for the Red Bell on the Box

CRADDOCK-TERRY CO. Lynchburg, Va.





METAL SHINGLES Laid 20 years ago are as good as new to-day and have never needed repairs. Think of it!

What other roofing will last as long and look as well? They're fireproof, stormproof, and very easily laid. They can be laid right over wood shingles, if necessary, without creating dirt or inconvenience. For prices and other detailed information apply to

Acker Building and Repair Company, Inc. ABBEVILLE, S. C.

### Do Not Forget The Georgia-Carolina Fair,

AUGUSTA, GA.

NOVEMBER 7-12, 1910.

Low round trip rates via C. & W. C. Ry. Tickets on sale Nov. 6th to 11th and for trains to arrive Augusta before noon of the 12th, final limit Nov. 14th. For schedule, etc., call on ticket agents, or

E. Williams, Gen. Pass. Agt., 829 Broad St., Augusta, Ga.