### The Manning Times.

LOUIS APPELT. Editor.

MANNING. S. C., FEB. 1, 1911.

PUBLISHED EVERY WEDNESDAY

SUBSCRIPTION RATES

One square, one time, \$1; each subsequent sertion, \$0 cents. Obtunaries and Tributes Respect charged for as regular advertisement Liberal contracts made for three, six and twel-

ADVERTISING RATES

real name and address of the writer is order to receive attention.

No communication of a personal character will be published except as an advertisement. Entered at the Postoffice at Manning as Se

### THE NEW CORN BELT.

Statistics taken from the reports of the United States govcorn belt," and that more progress in the production of corn has been made in the South than in any other section of the country. bushels.

the following estimate:

\$13.36 for the old belt. That, even including West Virginia, which should not be prop-

bir.d.

That only four out of the 12 States of the old belt show increases in yield per acre, all the

average yield per acre. lacks now only 5.2 bushels of be James Henry Rice, Jr., the prest thoroughly made. ing up to average, notwithstand ent chief game warden in this ing her large body of ignorant State.

That the new belt has jumped. from an average yield per acre of 16 bushels in 1900 to 22.2 in 1910, while the old belt has added but

That corn is not the staple and choice. whole reliance crop of the new from all other crops many mil-

country. principal crop.

in the case of corn.

land, sailing over a city and brought. ing from the surface of the difference in the freight rates. water and sailing away, go far supercede naval vessels costing millions of dollars each.

Hon. Robert E. Copes of on the South Carolina bench, SEC. 2. Any railroad, steamboat, or exbeing 35 years old.

troduce a measure providing for which penalty shall accrue to the State ever get any game in a section where putting the whole State of South of South Carolina. putting the whole State of South of South Carolina.

SEC. 3. It shall be the duty of the Carolina under a commission of this State to Railroad Commission of this State to prised of the nature of this measure I with a net or other appliances for the justly claim the title of "the new and jobbery in cities why not complaint to the Railroad Commission give it a trial in the State gov ernment?

The federal figures for this year fair treatment and to be judged instituted legal proceedings in any show that the increase in produc- by what he does, not by what court of competent jurisdiction in this tion for the Southern States in some one assumes that he is provided in Section 2 of this Act. corn production was 160,000,000 capable of doing. Whoever faked that yarn about the gov-Commissioner Watson has made ernor's writing to Jim Tillman forms and has sent to the general asished head in shame.

of 1.9 bushels per acre—practi graft, but conceded that there and the investigation, if cone into as Act shall be remitted monthly to the SEC. 5. Any nonmigratory fish, except the Governor directs, will expose wrong-state Treasurer and placed to the credit game fish, may be caught at any time to bushels in one year, are men who honestly support to doing if there was any, and if there was against a net average decrease that cause. Mr. Dodsworth, if for the old corn belt of 1.4 bushels per acre.

That every State properly belonging to the new belt shows a longing to the new to the new samp, and if there was any, and longing to the new belt shows a similar schemes as nothing but amination made, even if it takes all of the summer. I personally know one of substantial increase in yield of graft. It is extremely doubtful the members of the commission, Mr. corn per acre in 1910 over 1909, if any intelligent man honestly John McSween, of Timmonsville, have prepare the form of the license to be than twenty-five dollars, or be impris-West Virginia alone falling besupports any of these robbery known him ever since he came to the succession of the same; and a record of the licenses of any provision of Section 4, upon con-

others showing decreases run Ninety Six, one of the best citi- the man as possessing a character abor ning in one instance to as high zens of South Carolina, died reproach, but should it turn out in the last Monday morning in the 73rd things they had no right to do, I would That ir 1900 the old belt show year of his age. Ever a patri still believe, so far as John McSween is here in authorized to issue itenses, who conflict with the several provisions of an average yield per acre of otic, public spirited citizen, consented that he had noguilty know the advice and in this Act, are hereby repealed. ed an average yield per acre of otic, public spirited citizen, concerned, that he had no guilty knowled an average yield per acre of once, public spirited cluzers, concerned, that he had be good from the terms and conditions herein required; not more structions of the attorney for the company one calendar year.

30.1 bushels per acre, while in marked with distinguished courses the distinguished course of the attorney for the company one calendar year.

30.1 bushels per acre, while in marked with distinguished courses of the attorney for the company one calendar year.

30.2 bushels per acre, while in marked with distinguished courses of the attorney for the conditions herein required; not more conditions herein required; not more than one license shall be issued to the mission. But my estimate of Mr. Mc. Sween's character has nothing to do sween's character has nothing to do and shall be good for one year from the same person in any one calendar year.

Sween's character upon the advice and inconditions herein required; not more conditions herein required; not more than one license shall be issued to the mission. But my estimate of Mr. Mc. Sween's character has nothing to do and shall be good for one year from the countries for the purpose of taking fish. through his work for the comwith the matter now. The Governor date of its issue; no assignment or translast of the combas called for an investigation, and in average yield per acre.

through his work for the column with the interference of the column and in the whole per acre on corn in the whole which office he was elected in per acre on corn in the whole which office he was elected in the column and in the whole which office he United States, while the new belt 1886. He was the father of eral assembly to have an investigation

CAPITOL CORRESPONDENCE. COLUMBIA, S. C., Jan. 28, 1911. while the old belt has added but now set in good and proper, and will so respected by the high as well as the continue until adjournment, with the low, and in this he is eminently correct. That the area in square miles possible interruption which will be causcovered by the old belt is more ed by the election of the fifth associate Winthrop and Ciemson, and if it is dethan a quarter of a million greater justice next week. This race has as-cided that he has no legal right to fill the than a quarter of a million greater sumed a situation which is baffling the these nositions, it will remove from than that covered by the new members, who as a rule, can tell in ad-That the old corn beit produces be, but today all are up in the air. To Senator Tillman or Senator Alan John-That the old corn belt produces in bushels three times as much corn as the new corn belt, on over twice the acreage devoted to curn, yet the new belt gets in cash for yet the new belt gets in cash for indiciary. He has many friends who is sent to sent and the senator Alan John-stone, both of whom are life trustees of Clemson, are violating the constitution by holding to the senatorship and the trusteeship at the same time, for the reason, these gentiemen were made indiciary. He has many friends who yet the new belt gets in cash for its crop of corn more than one ladiciary. He has many friends who are doing all in their power to land their favorite. All of the candidates prices prevailing Dec. 1, 1910.

The secondary of these gentlemen were made shall be remitted to the State Treasurer life trustees of Clemson by the Clemson on the first day of each month, and the number of licenses and the amount of money remitted to the State Treasurer to hold this trusteeship then, it is now, by others than the chief game warden. That the average price per following which must be reckoned with, but there are others on the boards who That the average price per bushel in the new belt on December 1, 1910, was 67.5 cents against an average in the old belt of 44 going to vote for Judge Memminger, Messrs Reaves and Richardson for Fraser, and Mitchum for Mr. Gruber of Colleton. Mr. Gruber is my second to the average in the old belt of 45 cents and 48.8 for the entire United States.

That the average price per following which must be reckoned with, hence it is anybody's race up to now, and all are on the anxious bench. The Clarendon delegation is divided. I am going to vote for Judge Memminger, Messrs Reaves and Richardson for Fraser, and Mitchum for Mr. Gruber of Colleton. Mr. Gruber is my second to the boards who have clearly violating the provisions of the constitution, and the Governor proposes to make them elect which post-tion they will keep. They must drop duly qualified game warden, and a fail-to the constitution and the Governor proposes to make them elect which post-tion they will keep. They must drop duly qualified game warden, shall be reported to him by them on the first day of each month.

SEC. 5. Each holder of a license shall constitution, and the Governor proposes to make them elect which post-tion they will keep. They must drop duly qualified game warden, shall be reported to him by them on the first day of each month.

SEC. 5. Each holder of a license shall constitution, and the Governor proposes to make them elect which post-tion they will keep. They must drop duly qualified game warden, shall be reported to him by them on the first day of each month.

SEC. 5. Each holder of a license shall constitution, and the Governor proposes to make them elect which post-tion they will keep.

Governor Blease has cut the official of the provisions of the constitution, and the Governor proposes to make them elect which post-tion they will keep.

SEC. 5. Each holder of a license of them.

Governor Blease has cut the official of the constitution, and the Governor proposes to make them elect which post-tion they will keep.

SEC. 5. Each holder

There will be but few general laws belt, these 12 States raising aside enacted at this session. The general legislation as possible, and the only interests lions worth of cotton, the com- which will be effected materially will modity that now represents half be the railroads. The Senate railroad of the agricultural exports of the committee has given favorable reports to several bills, among them being what is known as "the five mile brake" bill. That in the old belt, corn is the This measure has been demanded by what is known as the merchants associ That in the new belt the ad- ation, and represented by a Mr. E vance in wheat growing and pro Campbell. The railroads are opposed duction are even more rapid than damaging to them. It was the original intention of the committee to refer all These are some of the reasons matters relating to transportation rates that will be advanced by the that end in view, invited the commis-South Carolina delegation as to sion to appear before the committee. why the next National Corn Show The chairman came but his argument should be brought to Columbia did not afford any enlightenment, but and to the South for the first rather tended to confuse, therefore the Senate with a favorable report. The following is the text of the bill-

ing Freight Rates, and to Fix Pen-

ed when the boy was spirited away from them, and then went to the home of a widow where a cert five miles for distances under 100 having his bill relating to the limiting third reading anyhow, but the Senate viduals, and they should not be paid to the senate viduals, and they should not be paid to the senate viduals, and they should not be paid to the senate viduals, and they should not be paid to the senate viduals, and they should not be paid to the senate viduals, and they should not be paid to the senate viduals, and they should not be paid to the senate viduals. party was being held. When miles, and at each and every ten miles of the income for Clemson college considered and not be paid to side the standard of the income for Clemson college constant in the amendments so that Berkeley for in the law.

They entered the house in a bois.

SEC. The South Carolina Railroad tures of it in my opinion that were good, country, because it is hypocrisy pure and stood well in the community." SEC. The South Carolina Railroad tures of it in my option that the south community is a matter of conjecture as to adjustment and enforcement of the before, nevertheless it does not detract the fishing for a period of years and these self-appointed monitors of the whatextent the Nance boys would have gone if they had not stood well in the community. Possibly they would have blown the lights they would have blown the lights out and gone to shooting among the ladies first thing. All the ladies first thing. All the other guests should feel grateful tent jurisdiction; one-half of which to make up an abstract as the original do so against this and any other form of

lighting on the deck of a ship. Here is another bill reported by my and rising from a ship and sail committee favorably which will meet power I may possess, for I regard it but with the approval of the public genanother scheme to bedevil people to For the Protection of Game Fish in ing back to land, and again ris- erally, and if enforced should make a make them pay out money to support

A BILL to prove that airships will soon To Prohibit Discrimination by Common Carriers in Freight and Express Rates in This State.

Be it enacted by the General Assembly of the State of South Carolina: SECTION 1. That on and after the Hon. Kobert E. Copes of passage of this Act it shall be unlawful for any railroad company, steamboat Judge of the 1st., circuit, is or express company, or other common highly endorsed as to character, carrier of freight or express in this learning and ability, though it any rate for the transportation of is stated that he has never prac- freight or express higher than is ticed in the circuit court. Judge charged in adjacent or adjoining States

press company, or other common carrier, doing business in this State, shall be liable to a penalty of not less than With a practical illustration fifty dollars and not more than two of the success of the system right there in Columbia, why rightion of Section 1. of this Act. which shall be enforceable in any court of competent jurisdiction of this State.

of competent jurisdiction of this State.

form of government? If such a see that the provisions of Section! and give them its full text. system eliminates extravagance Section 2 of this Act be enforced. Upon party interested, that Section 1, of this Act is being violated, the said Rail-road Commission shall investigate the same, and, if they find such discrimi-Governor Blease is entitled to nation to exist, they shall cause to be Louis Appell. Chairman of Com.

Governor Blease is after many re

Commissioner Watson has made ernor's writing to Jim Ithinan local and and sembly a number of messages, some of mals with a gun, in this State, without hereby declared to be poisoning in the sembly a number of messages, some of mals with a gun, in this State, without hereby declared to be poisoning in the which, to use a common expression, are which to use a common expression or persons violating shall be come back to be with him whot numbers." He not only used the average value per acre of the in redeeming South Carolina hatchet upon the many Notaries Public ing the foregoing provisions of this Act fined five hundred (8500) dollars, or be crop, at prices prevailing De-should humbly confess his de-commission" with a vim: his message on conviction, shall be fined not less SEC. 4. No navigable stream in the demanding that the investigators be that the prestigators be the prestigators be that the prestigators be the prestigators be that the prestigators be the prestigators be the prestigators be that the prestigators be the prestigators because John W. Dodsworth, editor of mission has been corrupt, but I do not for each offense. think the Governor would cast a suswould knowingly lend himself to anything which was dishonorable. I know the man as possessing a character aborate man as possessing a character ab Col. James H. Rice, Sr., of thing which was dishonorable. I know

> The last message of the Governor was general assembly who are also trustees give his name, age, place of residence of the State colleges, and some who are post office address, and by paying to the not trustees but hold two offices in vio-lation of the constitution. I do not think as some do that the Governor is State, the sum of ten dollars if a nonafter any particular person, he, in my The heavy work of the session has opinion, would have the constitution Senator Tillman is a trustee of both these boards one of the most valuable advisors they have. I do not believe

> > given out is that Miller was "perniciously active in politics." If this is out license. south recustive in politics." If this is true, he was right to put a stop to the heads of our educational institutions dabbling in partisan politics, this is a view I have always entertained, as will be remembered by The Times readers when I directed attention to the head of the University of South Carolina making political speeches around the country in the interest of prohibition: my position was then, and it is so now.
> >
> > SEC. 6. Any person who holds a lie-tong did so of their own voltion, unauthorized by any special authority or provision being made to draw upon the treasury for funds, and if they were reimbursed out of the treasury, which from the report seems to be the case, it seems to me the commissioners went beyond their right. However, I preson the interest of prohibition: months after such conviction and cancellation.
> >
> > Attorneys and Counselors at lassuming to see that the liquor laws are enforced did so of their own voltion. Unauthorized by any special authority or provision being made to draw upon the treasury or funds, and if they were reimbursed out of the treasury, which from the report seems to be the case, it seems to me the commissioners went beyond their right. However, I presume the commissioners reached the conclusion that inasmuch as through that the head of a State-educational institution injures his influence and the governor is right when he gives under the provisions of this Act these officials to know they must look out for the interests entrusted to them. ont for the interests entrusted to them.
> >
> > I will venture the opinion that as long as Blease fills the executive chair the as Blease fills the executive chair the law had a conference with the Berketop pay for detectives then I do think the law to catch them. If, however, the county is catch them. If, however, the county is lose of the law to catch them. If, however, the county is lose of the law to catch them. If, however, the county is lose of the law to catch them. If, however, the county is lose of the law to catch them. If, however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them. If however, the county is lose of the law to catch them.

they entered the house in a boisterous manner, cursing in the presence of the ladies, a sop-in-law of the widow, one Dempsey Potter, remonstrated with them. Thereupon Will Nance became more pronounced in his offensive language and advanced on Potter with au open knife, when Potter with au open knife, when Potter with au open knife, when Potter shall be provided rates which shall be routed for distances over 100 miles, and to sidered, and as I expected, and have already in previous letters aid it would, it met its doom. Mr. Mitchum made a speech defending his bill, and I amtold that he informed the members of the Senate will ignore our people, and speech defending his bill, and I amtold that he informed the members of the Senate will ignore our people, and comply with the wishes of the Audubon schools, but they have the common between 10 and 20, and 20 and 30, and 50 and 60 and 70, and 70 and 80, and 80 and 80. The full restment is not expensive already in previous letters said it would, it met its doom. Mr. Mitchum made a speech defending his bill, and I amtold that he informed the members of the Senate will ignore our people, and comply with the wishes of the Audubon schools, but they have the common setwen 10 and 20, and 20 and 30, and 50 and 60 and 70, and 70 and 80, and 80 and 80 and 80 and 80 and 90 with an open knife, when Potter fired upon him and killed him almost instantly. The report goes fired upon him and killed him althe rates fixed for these distances. For grave yard along with similar measures eration for the control of the cate of Catarrh that cannot be
most instantly. The report goes example: If the rate is 20 cents at 20 which have from time to time gone bean interioper, an invader forced upon the catarrh cure.

F.J. CHENEY & CO., Props., To
F.J. CHENEY & CO., Props., To on to say that "the dead man miles and 30 cents at 30 miles, a rate of and his slayer are both married 25 cents would apply at 25 miles.

| Control of the gent and bis slayer are both married 25 cents would apply at 25 miles. | Gents would apply at 25 miles. | Gen gether without merit; there were fea- claim of protection for the good of the

Such feats as rising from the of the county in which the action is I am, in the language of the gentleman by the Senators from Berkeley, Wilfrom Anderson, Mr. Josh Ashley, liamsburg and myself. "agin it" and will fight it with what A BILL game wardens, and to deprive the ordi-

legislation and when the measure is reached on the calendar I shall give the Senate my views without mineing words, regardless of the fact the Audu- for the purpose of classification, the folbon society seems to have the ear of the lowing fish shall be known as game fish. majority. The amount of the license is viz : Jackfish or pickerel, pike, black small it is true, and anybody can pay it bass or pond trout, stripped bass or rock for the privilege of hunting, but the fish, warmouth, redbelly, robin, bream, principle is wrong, and totally repug-nant to my ideas of freedom. While the license fee is small in this bill, hear in mind this is but the beginning, an speckled trout, flyer, ecappin rock bass, opening wedge as it were: if the society made up largely of foreign pleasure Copes will be the youngest man for the transportation of similar and hunters succeed in this, then the State will be committed to the policy, and months of April, May, June and July year by year the fee will be increased and the law made more drastic, until the ordinary citizen will not be permitted to hunt unless in the employ of the magnates who will have a monopoly hook and line and ordinary bait, or by the hunting privilege, which is prac-spoon, or by artificial fly, or by phantom of the success of the system hundred dollars for each and every of the hunting privilege, which is prac-

A BILL

and Animals With a Gun, Without a for the purpose of stocking a pond or License so to Do, to Provide for the stream must notify the nearest magis-Issuing of Licenses, to Punish Persons trate of his or their purpose to so catch Violating the Provisions of This Act the fish. and to Define the Duties of the Offic- Sec. 3. ers Herein Authorized to Issue the the streams or waters in the county in Same.

Be it enacted by the General Assembly of the State of South Carolina: SECTION 1. It shall be unlawful for substance which results in making the any person to hunt wild birds and anifish sick, so that they may be caught is Personally I cannot believe the com- fifteen and not more than thirty days dam or otherwise unless there be pro-

conditions herein required; not more SEC. S. It shall be unlawful to throw.

filing his affidavit with the chief game warden or other person herein authorized to issue licenses, in which he shail officer to whom he makes application, the sum of one dollar if a resident of this dollars if an alien person. The term nonresident, as used in this Act, means provai by the Governor. any citizen of the United States who is not a citizen of this State, and the term alien person means a citizen of a country of induces, but it is, I am sorry to say, not full enough to give us try other than the United States.

SEC. 4. That said clerks of Court, game wardens and duly appointed agents of the chief game warden shall issue licenses to all persons complying with the requirements of this Act. Ten per cent of the money received for each license issued may be retained by the missioners. officer issuing the same, as compensation for his services, and the balance shall be remitted to the State Treasurer by others than the chief game warden,

SEC. 6. Any person who holds a lie-

my position was then, and it is so now. cellation.

Sec. 7. The chief game warden shall conclusion that inasmuch as through this band of law upholders (liquer law) make an annual report to the General Assembly of his actings and doings and lends himself to partisan politics, and of the money received and expended

heads of the State colleges will keep have had a conference with the berket off the political grass, and if they do key and Williamsburg delegations and not they will meet the fate of Miller, have agreed upon a bill which, while Personally I regret that Miller is the still altogether not of my liking, is the first to feel the governor's displeasure, best I could make out of a bad situation.

At orning the political grass, and if they do key and Williamsburg delegations and commissioners should ask for and get the authority, and not pay out money at the request of individuals who have been posing as volunteer guardians of the political grass, and if they do key have been posing as volunteer guardians of the political grass, and if they do key have been posing as volunteer guardians of the political grass, and if they do key have have a posing as volunteer guardians of the political grass, and if they do key have have agreed upon a bill which, while the authority, and not pay out money at the request of individuals who have been posing as volunteer guardians of the political grass. The political grass are the political grass and if they do key have a political grass and if they do key have a political grass and if they do key have a political grass and if they do key have a political grass and if they do key have a political grass and g he has made a most successful college The Senator from Beaufort with others the law, creating the impression they count of a homicide that took ing Periods Pares and to Fix Periods and the religious activity could not of any legislation which has a tendence were unselfish in this work, and at their relephone have amounted to a great deal as he is to break the uniformity of the govern- report of the commissioners, the county day night. It is stated that two twin brothers named Will and Lee Nance, while under the influence of liquor, got into a row fluence of liquor, got into a row the passage of this Act all railroad with a negro boy, became enrag ed when the boy was spirited ed when the boy was spirited spin to the passage of this State, for all shipments is the passage of the state, and cause extraogenents and meddling with our people. This morning my bill was reached but its consideration they admind the institutions they admind the institutions they admind the institutions they admind the passage of the state, for all shipments and between all railroad ple, and cause extraogenents and meddling with our people. This morning my bill was reached but its consideration that the institutions they admind the institutions they admind the institutions they admind the passage of this Act all railroad ple, and cause extraogenents and including my bill was reached but its consideration that the passage of this Act all railroad ple, and cause extraogenents and including my bill was reached but its consideration to the state of the passage of this Act all railroad ple, and cause extraogenents and including my bill was reached but its consideration to the state of the passage of this Act all railroad ple, and cause extraogenents and meddling with our people. This morning my bill was reached but its consideration to the state of the passage of this Act all railroad ple, and cause extraogenents and including my bill was reached but its consideration to the passage of this morning my bill was reached but its consideration to the passage of the state of the passage of the second medicing my bill was reached but its consideration to the passage of the passage of the second medicing my bill was reached but its consideration to the passage of the second medicing my bill was reached but its consideration to the passage of the second medicing my bill was reached but its consideration to the passage of the passage of the second medicing my bill was reached but its consideration to the passage of the p

other guests should feel grateful penalty shall be retained by the party bill required.

that they did not have any real suing therefor, and the other half paid toughs to break in amongst them. Into the County Treasury for the use favorable report. The Gun License Bill.

This is the text of the bill agreed upon for children; safe, zure. No oplaces

Berkeley, Clarendon and Williamsburg Counties and for the Repeal of nary citizen from enjoying life-long Certain Laws Relating Thereto. privileges. I am opposed to all of such Be it enacted by the General Assembly of the State of South Carolina:

SECTION 1. That in the counties of Berkeley, Clarendon and Williamsburg. copperface or ball-bream, banded bream, yellow-belly perch, sun perch, red fin trout or yellow perch, rain-bow trout, goggle-eye and white perch. SEC. 2. That hereafter during the

no person or persons shall cast, draw, fasten or otherwise make use of any seine or drift net, fyke net of any other description, or use any other appliances for the catching of game fish, except minnow, or by artificial bait. For the dollars or be imprisoned thirty (50) days. for each offense: Provided. That this with a net or other appliances for the purpose of stocking a pend or other stream, and not for commercial pur-To Prohibit the Hunting of Wild Birds Poses: Provided, also. That any or all

SEC. 3. It shall be aniawful to poison any manner whatever for the purpose of taking fish. The muddying of streams or ponds, or the introduction of any

demanding that the investigators be than ten and not more than twenty-five counties of Berkeley. Clarendon and investigated has caused a sensation. dollars, or be imprisoned not less than Williamsburg shall be obstructed by vided a fishway in same. For the violation of this caption the property of the results of the re SEC. 2. The Cierks of the Courts of tion of this section the person or corerly included, the 12 States of the the New York Journal of Compictor upon these men without having pictor upon these men without having common Pleas, the game wardens, and poration so violating shall be fined not information which made him feel it a duly appointed agents of the chief game less than twenty-five (825) dollars for duly appointed agents of the chief game each day that such obstruction shall Texas, Arkansas or Oklahoma, show an average net increase in yield per acre this year over 1909 regarded all ship subsidy as of 1.9 bushels per acre—practi- oraft, but conceded that there and the investigation, if cone into as a witness opione the internation which made min feet it at duty appointed agents of the chief game warden of the State, shall issue licenses and doings looked into. There is no doubt that the lawyers employed made stacks of money out of the investigation, if cone into as and licenses collected under this person that such obstruction exists.

Sec. 5. Any nonmigratory fish, except

> count of the expenditures so made by provisions of this Act, not otherwise him, taking proper vouchers for the provided for, shall, upon conviction, be same. The chief game warden shall fined not less than ten dollars nor more issued and shall procure the printing of oned for not less than ten days nor more to have presented to be the most conissued hereunder shall be kept in the
> vincing proof before I could believe he
> would knowingly level himself to any.
>
> The same, and a record of the incenses
> issued hereunder shall be kept in the
> of any provision of Section 4, upon conyou can't pry it out. Many families have
> vincing proof before I could believe he
> office of the chief game warden. All
> viction, be fined not less than one dollar
> vincing proof before I could believe he
> office of the chief game warden. All
> viction, be fined not less than one dollar
> vincing proof before I could believe he
> office of the chief game warden. All
> viction, be fined not less than one dollar
> vincing proof before I could believe he
> office of the chief game warden. All
> viction, be fined not less than one dollar
> vincing proof before I could believe he
> office of the chief game warden. All
> viction, be fined not less than one dollar
> vincing proof before I could believe he
> office of the chief game warden. All
> viction, be fined not less than one dollar
> vincing proof before I could believe he
> office of the chief game warden. All
> viction, be fined not less than one dollar
> vincing proof before I could believe he
> office of the chief game warden. All
> viction, be fined not less than one dollar
> vincing proof before I could be a provincing provincing

the chief game warden to the cierks of the Courts of Common Pleus of the several counties of this State and others and such other Acts or parts of Acts as

same person in any one calendar year. in any lake, stream or inland water in

SEC. 9. That all Acts inconsistent with this Act are hereby repealed. SEC. 10. That all fines collected for O. the violation of any of the sections of this Act shall be turned into the County Treasury to be disbursed the same as

any ordinary county fund. SEC. 11. That this Act shall take efresident, and the sum of twenty-five feet immediately on its passage and ap-I received from the clerk of the board

sorry to say, not full enough to give us much information, however it came too late for me to go over it with the House members, so I shall take it up with them Monday, at which time we will also consider the recommendations for tewnship assessors and two county com-

I have been asked by what authority the present board of county commissionpaid out money from the treasury for the nire of detectives in the liquor number of licenses and the amount of cases. I think this question should be put not to us but to them by the grand jury. I know of no law which gives the commissioners the right to haudie the did not know this was done until I looked over the report of the commissioners exhibit his idense on demand of any and saw where they did pay out money Colleton. Mr. Gruber is my second head off of Thos. E. Miller president of the fer will be but few general laws. Governor Blease has cut the official offender to be proceeded against and purpose. I was always under the impression the money for the dependent to be proceeded against and purpose. I was always under the impression the money for the dependent to be proceeded against and purpose. I was always under the impression the money for the dependent to be proceeded against and purpose. I was always under the impression to money for the dependent of purpose. The proceeded against and purpose. The proceeded against and purpose is my second the impression to money for the dependent of purpose. The proceeded against and purpose is my second the impression to money for the dependent of purpose. The proceeded against and purpose is my second the impression to money for the dependent of purpose. The proceeded against and purpose is my second the impression to make a purpose. The proceeded against and purpose is my second the impression to make a purpose. The proceeded against and purpose is my second to make a purpose is my second to make a purpose. The proceeded against and purpose is my second to my second the money for the dependent of purpose. The proceeded against and purpose is my second to my second the money for the dependent of purpose. The proceeded against and purpose is my second to my second the money for the dependent of purpose. The proceeded against and purpose is my second to my second the money for the dependent of the money for the dependent punished as provided for in Section 1 of tectives was raised by private subscrippunished as provided for in Section 1 of thon, and that not a cent of it came out this Act for the offense of hunting withof the county funds. The gentlemen assuming to see that the liquor laws are

this band of law upholders (liquor law that it was proper to reimburse the saif appointed law defenders for their outunder the provisions of this Act

SEC. 8. This Act shall take effect immediately upon its approval by the Governor.

AND LANI law or not. The blind tigers violate the law, and I reckon the commissioners of their out.

AND LANI law or not. The blind tigers violate the law, and I reckon the commissioners of their out.

We, the undersigned, have known F. J. Cheney for the last 15 years, and believe him perfectly

honorable in all business transactions and financially able to carry out any obligations made by their firm.

Wisst & Truxx, wholesaie druggists. Toledo, O. Walding, Kinnan & Marvin, wholesale druggists, Toledo, O.

Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system. Price 15c. per bottle. Sold by all druggists. Testimonials free.

Hall's Family Pills are the best.

"I would like to guide suffering women to a sure cure for female troubles." cure for female troubles," writes Mrs. R. E. Mercer, of Frozen Camp, W. Va. "I have found no medicine equal to Cardui. I had suffered for about four years. Would have headache for a week at a time, until I would be nearly crazy. I took Cardui and now I never have the headache any more."

The Woman's Tonic

The pains from which many women suffer every month are unnecessary.

It's not safe to trust to strong drugs, right at the time of the pains. Better to take Cardui for a while, before and after, to strengthen the system and cure the cause. This is the sensible, the scientific, the right way. Try it.

Fork Dots.

The Trinity Literary Society held its Her many friends wish her

business trip to Charleston. The firm of Thompson & White at Trinity have shut down until the com ing fall

Billie is driving a stepper now. The Agriculae are beginning to turn the mellow earth. "EDGAR ALLEN."

Thirty Years Together.

Thirty years of association -think out in that time-or the worthlessness of a bad one. So there's no guesswork in this evidence of Thos. Ariss, Concord, Mich . who writes: "I have used Dr King's New Discovery for 30 years, and it's the best cough and cold cure I ever used "Once it finds entrance in a home THE FOLLOWING LINES OF SHOES: lible throat and lung medicine on earth Unequalled for lagrippe, asthma, hay 50c, \$1.00. Trial bottle free. Guaranteed by all druggists.

LOANS NEGOTIATDE On First-Class Real Estate Mortgages.

Purdy & O'Bryan, ATTORNEYS AT LAW, Manning, S. C.

II. LESESNE, ATTORNEY AT LAW, MANNING, S. C.

DR. J. A COLE. DENTIST. Upstairs over Bank of Manning. MANNING. S. C.

DR. J. FRANK GEIGER. DENTIST.

W. C. DAVIS. J. A. WEINBERG. DAVIS & WEINBERG.

MANNING, S. C.

MANNING, S. C. Prompt attention given to collections

ATTORNEYS AT LAW ,

RDY & O'BRYAN, Attorneys and Counselors at Law,

ATTORNEY AT LAW, MANNING, S. C.

CIVIL ENGINEER,

AT ORNEYS AT LAW, Evans Building, WASHINGTON, D. C.

Trial Treatment of Dr. Blosser's Catarrà

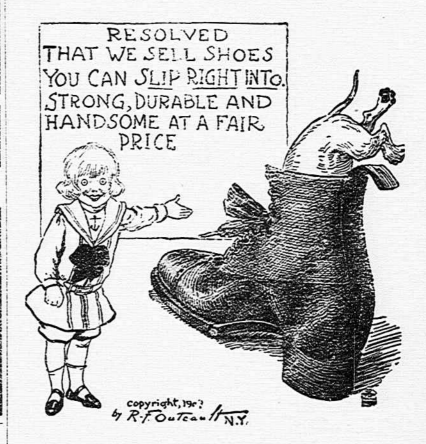
Remedy Free to Sufferers.

Meets on First Monday nights at Visiting Sovercions invited.

The Kind You Have Always Bought

# KRASMIT'S

### Corner Store



"FIT" IS THE FIRST THING YOU WANT IN regular meeting last Friday night.

Mrs. J. W. Huggins has been quite A PAIR OF SHOES. WE CARRY A LARGE STOCK OF SHOES. THAT IS WHY WE CAN FIT YOU. 'LOOK'' IS THE NEXT THING YOU WANT IN A PAIR OF SHOES. WE CERRY SHOES THAT LOOK WELL. "WEAR" IS THE NEXT THING YOU WANT. IF WE SELL YOU A PAIR OF SHOES AND THEY DON'T WEAR, BRING THEM BACK TO US AND WE it. How the merit of a good thing stands | WILL : MAKE THEM GOOD." WE WANT YOUR SHOE BUSINESS. WE WILL GIVE YOU GOOD SHOES FOR YOUR MONEY. WE ARE EXCLUSIVE AGENTS

> Selz & FRIEDMAN SHELBEY, Best Shoes for Men. RICE & HUTCHINS, ane others, Best Shoes for Women.

\$3. Men's Shoes, Patent or Gun, Metal. ..... \$1. 95 

## KRASNOFF'S

CORNER - STORE.

AND LAND SURVEYOR. Rigby Dry Goods Co.