6-13-61

wer Roofing Co., a Reputation."

LOST

THE ANDERSON DAILY INTELLIGENCER

Saturday Morning, June 13, 1914

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Has recently saved two houses from fire. One on Franklin Street, where Mr. Geisberg lives. One on McCully Street owned by N. C. Burriss. This is well worth considering when you build a new house or need a new roof. Insurance is less where you use Burriss Shingles. We make a Barn Roof that never leaks. No nails exposed to the sun. See us before roofing your houses or phone us and we



OUTING PLANNED TO THE BEACH

gulity party.

Scuth Carolina Men Will Journey To North Carolina For Meeting at Wrightsville Beach

One of the most delightful of all the associations and conventions now being held will be that of the Cotton Seed Crushers' Association of South

Beed Cruchers' Association of South Carolina which in gets at Wrightsville Beach on Tuesday and Wednesday, and We

Wedhesday and Thursday at Elberton, of his ward after June 10, on which Ga., and Friday and Saturday at 1 a vonia. Ga



on the C. & W. C. is spending the week and with his parents in Martin towaship.

the field. The Anderson team will play the winner of the Toxaway-Gluck game this afternoon. The two mill teams will play a seven-inning game at Beu-na Vista park and when that game is concluded the Anderson team will play a seven-inning game with the win-ners. The attendance should be targe and some good games will be seen. The Anderson league team will leave for a trip next week, playing Tueaday, Wedhesday and Thursday at Elberton.

day the club rolls closed, could vote, cither in the ward to which he moved the water and,

er date.

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Physicians say he took nonrishment for the first time in several days.

cour s to determine whether the are in Anderson county and if one-schools took the correct view of the fourth of the qualified electors in situation or the new utilities com-pany which purchased the old and has a new contract for five years. the county, have signed these petitions then under the law it is my duty to or-

has a new contract for five years. At yesterday's hearing H. H. Wat-kins and T. Frank Watkins appeared order the election and iny decision in the matter will be rendered just as have had representation on the checkfor the Southern Public Utilities Com-pany and J. L. Sherard and J. M. Paget ng committee. Insclar as that statement is con-

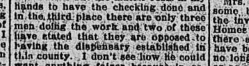
soon as the men whom I have appoint-ed to do the work have finished with presented the arguments for the school board. The agreed statement

I have no feeling in the matter eith of facts was as published in this paper some time ago. The two ques-tions presented in the argument were: I have no feeling in the matter eith-c: one way or the other and am not taking any side, either with the dis-pensary forces or the antis, but in ar-riving at my decision, will be control-led solely by the law on such cases. This same Mr. Harley this moriling demanded the right to have copies of the petitions made for his use and I refused to allow him to do so as the law allows me to ascertain in my own way how many of the qualified elec-tors have signed the petitions and I have done this by appointing three men whose honeaty will not be ques-tioned in Anderson county and I ap-pointed them as follows: Albert Fant, of B. Iton: T. W. Nerris, of Auderson 1. Whether the schools are liabe for

2. If so whether the schools should pay as a whole for the water used or upon a meter basis for each individ-ual school. Following the conclusion of the

hearing Judge Prine announced that he would render his decision at a lat-

A MASS MEETING o A RASS REFING 0 o b o c o c o c o c o c b c o c c o A mass meeting for men only will be held in the court house Sinday June lith, at 2 p. m. This meeting will be addressed by Rev. J. J. Harley, super-intendent of the anti-salion lesgue of South Carolina. Mr. Harley will also address a union meeting of the con-gregations of all the churches at. St. John's Methodist, church Sunday ev-oning at 8.30. pointed them as follows: Albert Fant, of B.Iton: T. W. Norris, of Atiderson of How they feel on the question and J. S. Acker of Anderson and re-gardless of how they feel on the ques-tion they will act as honest men. The supreme court in the very re-cent case, sent up, from Lexington county has laid down the method of precedure in cases of this kind and I' burpose to follow that decision and if it does not suit. Mr. Harley he can seek elrewhere for redress, because I have recognized the supreme court and not him. John's Methodist, church Sunday ev-oning at 8.30. At the atternoon men's meeting he will speak on local conditions in Bouth Carolina. On the liquidr question. It is stated that he has the facts and will give them to the men in an unvarish-ed yway. "It matters not where you stand on the liquor question, do not fail to hear this address," says the invitation. The subject at the night session will be "The Progress of Prohibition in



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charge me with being unfair or any-thing else. The other gentlemen who speared were courteous and reasonable and i have no objections to make regarding their conduct but I intend to follow only one course and that is my duty under the law in this matter. I am the supervisor of Auderson county and I am responsible to the people for the faithful discharge of the du-ties of that office and insofar as i am capable I propose to do iny duty and in doing so T don't cars 'shether if suits this man Harley or not.

Army, were demonstrated recently by the arrival at International Head-quarters of a parcel of books, accom-panuled by a mesrage on the royal

Anderson, S. C.

Ing committee." Inscfar as that statement if con-cerned I would answer it by saying that they did not ask for representa-tion until I had appointed the commit-tee and they, were at work. In the second place it is not a factional mat-fer and neiliner party has right to rep-teasantalom but the matter rests in my hands to have the checking dond and in the filter place there are only three men doling the work and two of there are many Army friends who have stated that they are opposed to having the dispensary established in this county. I don't see thow hie could be sharious to collect want anything fairer because in so-lecting these man I did so because? Insofat as this man Har oy's state intent is concerned. I will fuilitier cal intent is concerned. I will fuilitier because in five, nind the goold of other or any thing else. The other genetions and reasonable and were contrious the being unfair or any thing else. The other genetions to make regarding their conduct haf I intend to follow only one course of Anderson county and I am responsible is to the people. I am the law in this matter. I am the supervisor of Anderson county and I am responsible is to the people for the fait office and that is my duy that setted that office reasonable and were contributed that he should charge one objections to make regarding their conduct haf I intend to follow only one course and that is my duy under the law in this matter. I am the supervisor of Anderson county and I am responsible is to the people for the faithrui discharge of the du thes of that office and master and the set of the street. Any volume a coard set into the faithrui discharge of the du the were readed to stater and the set the were readed office in the stater the supervisor of Anderson county and I am responsible is to the people is the index is the state of the street. I condon, E the were the faithrui discharge of the people is the stater the supervisor of Anderson county the supervisor of the matter of the were the the statere and the send the supe

give them to the men in an unvariant ed way. "It matters not where you stand on the liquor question, do not fail to hear this address," says the invitation. The subject at the night session will be "Tru Progress of Prohibition in the Nation, and that time he will give convincing reasons for the early settlement of the question.