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you'll find the sort of values which have vided, however, That when the matter made us great. They're the rare values peal from the Circuit Court, the Circuit Judge who tried the cause shall not sit. that result from an enormous buying capac- A majority of the Justices of the Supreme Court and Circuit Judges shall ity and a policy of small profits.

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A full and complete line of Ladies' and Men's Furnishings.



NOTICE OF ELECTION. General Assembly of the State of South Approved Carolica, That the following amend- A. D. 1910. ment to Section 7, of Article VIII, of the Constitution be agreed to : Add at A Joint

State of South Carolina,

the end thereof the following words : "Provided. That the limitation pro-nosed by this Section, and by Section nicipal Bonded Inbebtedhess. Section 1. Be it resolved by mitted to the freeholders and qualified Section 5, Article X, of this Constituvoters of such mut icipality, as provid- tion, shall not apply to bonded in-County one year, in the polling precinct ed in the Constitution, upon the ques- debtedness incurred by the city of Aiken, but said city of Aiken may in-Approved the fourth day of Febru- crease its bonded indebtedness in the manner provided for in said Section of said Article to an amount not exceedministers in charge of an organized A Joint Resolution to Amend Section ing fifteen per cent. of the value of the 7, Article VIII, of the Constitu-tion, Relating to Municipal Bond-pose of establishing, extending, comed Indebtedness, by Adding a Pro- pleting and repairing a system of waviso Thereto as to Certain Towns. terworks, sewerage, electric lights and

MANAGERS OF ELECTION subjects to the provisions hereinafter prescribed. Whenever, upon the hear-ing of any cause or question before the The following Managers of Election have been appointed to hold the elec-Supreme Court in the exercise of its original or appellate jurisdiction, it shall appear to the Justices thereof, or

tion at the various precincts in the said County : Abbeville-F. W. R. Nance, T. C.

Antreville-A. M. Erwin, C. J. Kay, guent disconfort kept me in the office. John Knox. to interview the wife and daughter of the man who had just disturbed society by

states, or between the duties and obli-gations of her citizens under the same, Derracott, W. H. McNair, Due West-J. P. Pratt, A. C. Clinkgations of her citizens under the same, upon the determination of which the scales, Jim Pruitt.

Donalds-J. J. Johnson, W. B. Acker, Dave Humphries.

Central-D. E. Nickles, T. N. Hannah, A. B. Morrison.

Justice, or in his absence, the presid-ing Associa e Justice, shall call to the Bryant's X Roads-J. N. Pra't, M. S. Ashley, A. A. Carwile. assistance of the Supreme Court, all of Rock Springs-M. L. Latimer, R. P.

the Judges of the Circuit Court : Pro-Jemmison, J. A. Black. Young's School House-J. F. Young, 4. A. Hansby, J. S. Cresswell.

McCormick-R. G. Hollingsworth, Press Findley, Jack Edmonds. Keowce-Burt Ferguson, J. A. Brock, Robt. Pruitt.

constitute a quorum. The decision of Mt. Carmel-T. M. Knox, W. E. Hathe Court so constituted, or a majority gan, J. W. Morrah. Lowndesville-John M. Wright, A.

D. Broadwell, J. H. Manning.

Magnolia-Barmo Burriss, J. A. Clatworthy X Road-J. J. Link, W.

Elections for Abbeville County, S. C. October 5tb, 1910.

NOTICE OF ELECTION.

State of South Carolina,

Notice is hereby given that the Genof South Carolina be submitted to the qualified electors of the State at the eral Election for Representative in sockets fasoinated me. He did not talk to next general election for Representa- Corgress will be held at the voting precincts fixed by law in the County of Abbeville, on Tuesday, November General A-sembly voting thereon shall S, 1910, said day being Tuesday followvote in favor of such amendment and ing the first Monday, as prescribed by

amendment by yeas and nays, that Section 2, of Article V, of the Constitution, relating to Associate Justices, be amended by striking out the word "three" in line 2, and inserting in lieu thereof the word "four," and striking i out the word "eight" in line 6 and in-serting the word "ten," so that when organized church and teachers of pubamended, the same shall read as follic schools shall be entitled to vote afer six months' residence in the State, f otherwise qualified.

Sec. 2. The Supreme Court shall consist of a Chief Justice and four As-sociate Justices, any three of whom Managers of election must require of the voter the production of a registra-tion certificate and proof of the payshall constitute a quorum for the trans-action of business. The Chief Justice shall preside, and in his absence, the ment of all taxes, including poll tax, assessed and collectible during the pre-Senior Associate Justice. They shall be elected for the term of ten years. vious year. The production of a cer-tificate or the receipt of the officer auand shall continue in office until their horized to collect such taxes shall be sonclusive proof of the payment those deep set, curiously shared, keen blue eyes. My heart leaped almost into my mouth. I took one long look at the porsuccessors shall be elected and qualified, and shall be so classified that one of them shall go out of office every

he polls Managers and Clerks must trait and left the house. and subscribe to the Constitulake tional oath. The Chairman of the noticed one of the workmen whose face Board of Managers can administer startled me. The resemblance to the por-

he oath to the other Managers and to trait I had seen of Mr. Grey was remarkathe Clerk; a Notary Public must ad-minister the oath to Chairman. The the severe labor. His face seemed more Managers elect their Chairman and mad than ever, with the exultation of mo-Section 14, to Empower the Cities of Greenville, Spartanburg and Columbia, and the Town of Manlerk. Polls at each voting place must ba his eyes.

opened at 7 o'clock a. m., and closed at There was a telegraph office at the end 4 o'clock p. m., except in the City of of the street. I sent a message to the city ning to Assess Abutting Property for Permanent Improvements. Section 1. Be it resolved by the Gen eral Assembly of the State of South d at 7 a. m. and closed at 6 p. m. The Managers have the power to fill Carolina, That the following amend-ment to Article X, of the State Consti-

a vacancy; and if none of the Man-agers attend, the citizens can appoint, from among the qualified voters, the Managers who, after being sworn, can agers attend, the citizens can appoint, from among the full for the citizens can appoint. Saturday in the city. Mr. and Mrs. G. H. Hall and Master Gary Hall went to Birmingham Friday to attend the B. L. Fs. They will be away tution, to be known as Section 14, of said Article X, be agreed to by two-Managers, who, after being sworn, can convinced that I had made the most colos-House, and entered on the journal reconduct the election.

the election, At the close

HE FOUND THE MAN. The Press and Banner.

In my early days I was a reporter on

The Clarion Call. Only a dislike to own mysolf beaten and the occasional fascina-

tion which compensated for the more fre-

itor's air of granting me the opportunity

I took the train for the Greys' -they

lived a little way out of town-and pre-

and the other attendant evils of such an

one, and there were several laboring men

in it, evidently traveling to some suburb where they were to work upon the roads, for they carried pickaxes and shovels.

There sat opposite me and slightly for-

ward a peculiar type of man to whom I

found my gaze wandering every few minutes. His iron gray hair was thick and very unevenly cut. His face was covered

assigned to make various road repairs.

"Very well," said I. Then I rose to go

"Is that Mr. Grey?" I asked, nodding

"Yes, miss," was the reply, and sud-

returned.

toward the picture.

disappearing from it.

admit my fears.

We Jnesday, Oct. 19, 1910.

I cok Out For Our FeatheredFriends.

Isewhere we print an article on gun_ g out of season, taken from the Abbe. ville Press and Banner. From the remark

of a young man, who had purchased some Mr. Grey, so it had been learned from shells with which, he said, to shoot "bullthe notices concerning his disappearance, bats," and when told that it was unlawful had one evening after dinner gone out for to kill them at this time, replied, "He a stroll around the block. He had never come back. His family was of course knew that, but he didn't care, and that they do a good many things in the prostrated after the manner of families on country that are unlawful" we began framsuch sad occasions. After giving him ing an article to cover the case, when on time to come back, sonding to his clubs, opening the paper, we found something his office and the houses of his friends his wife had finally told his lawyers, and sys-tematic search was begun. The family that so much better expesses it that we give it space as our own views. It would had retired from public life and denied seem by this article that other section of themselves to every one, consequently my chances for an interview with Mrs. our State have those who disregard its aws. Grey did not see hopeful, but the city ed-

To this may be added that laws generally are benificent and are enacted only after I had been longing for made me loath to much agitation and deliberation, and as a consequence should receive the sanction and encouragement of everyone. These pared myself to meet the servants' scorn games laws have been enacted for the conservation of the birds, the best friends of assignment. The coach was an ordinary man, especially farmers.

New Era

Several newspapers are now confidently expecting Blease to make a good Gover.

The Man On The Box-

with a stubbly growth of gray beard. He looked unwashed, unkempt and generally The offering at Grand Theater Monday Night will be the original New York pro. duction of Harold MacGrath's novel draunpleasant. His blue overalls were stained with red clay and his red fiannel shirt duction of Harold MacGrain's novel dra-matized by Grace Livingston Furniss. "The Man On The Box" with its wealth of scenery, and all the effects that made it furore of the season, with a cast second to none, and headed by the Sterling Com-median "Bert Leigh Mgr., Browne, offers the Theattical treat of the season to Ab-barille. This Company heas all the original opened at the front in a way that revealed anything but a beautiful neck, burned and blistered. But the man's twitching lips and convulsive movements of the jaws attracted my attention, and his deep set, steely blue eyes that burned in cavernous beville. This Company has all the original scenic and costume equipment that Mr. Walter N. Lawrence gave it in the origi-nal New York production at the Madison Square Theatre, where it ran over two the other men, bu, ... with his head sunk upon his breast, only wrasionally raising it to cast a look about hi. He, with the He, with the other laborers, left the train . "orestville, where the Greys lived, and 1 soon saw hundred nights to a capacity business with Henry E. Dixey in the title role. Mr. Leigh is a comedian of merit who has an originality of his own that is in the ex-treme function and refreshing, and has them, under the direction of a foreman, Of course Mrs. Grey would not see me treme function and refreshing, and has been before the public for many years and comes to Abbeville with a reputation as a fun-maker, well established throughout the country. The supporting cast num-bers among the names, such well-known players as Harry P. Browne, Edward G. Landin, W. G. Roscoe, Harry Dee, J. A. Francis, and the lead in the hands of Miss Deer Heatings is well played according to I sat in the library while the servant took my card to her, for there were other callers hung a picture, presumably Mrs. Grey, done in oil. She was as beautiful as a cameo and as hard. Opposite her was the portrait of a clean shaven man, with fine iron gray hair brushed off his forehead—a Francis, and the lead in the hands of Miss Dore Hastings, is well played according to all the critics, who have seen her work as Betty Annesley. Miss Ada Betch is an-other whose name is well known to play-goers as well as the name of Maynne Hold-fron. The Man On The Box is sure to be greeted with a capacity house when it reaches here. Monday Night Oct. 24th. more plebeian cast of countenance, but strong and interesting. The face seemed familiar. I stared at it until the servant "Mrs. Grey is sorry, miss, but she can see no one, and has nothing to say for publication."

WEST END.

denly it flashed upon me where I had seen Personal Paragraphs and News Items Contributed by Miss Lily Templeton.

The men were repairing the road, and 1 Mr. and Mrs. C. D. Brown and Mise

Mr. and Mrs. C. D. Brown and Miss Charlotte Brown spent Sunday with friends in Anderson. Master Thomas High-Smith is here from Honea Path spending a while with his grand mother Mrs. Lucy C. Thompson. Mrs. W. A. Templeton left Monday for Millersburg Ky. where she will spend some time with her daughter Mrs. John M. Thorn. Mrs. Walter Boggs of Liberty was in the eltv last week attending the Woman's tion and strength deepening the gleam in

o'clock p. m., except in the City of the street. I sent a message to the dity city last week attending the Woman's editor. "Send a man to Forestville at Missionary Union. Mrs. Boggs was the once," was my command. Then while I guest of Mrs. Richard Hill while in the

paced the street and walked about the Dr. B. O. Berry of St. Mathews spent

Eal blunder on record. By the time Mr. for several days. Ellington Ellsworth, the only man who Mrs. James A. Hill went to Columbia

with his home people. Mrs. M. E. Reid of Oxford Alabama is here for an extended visit to her neice Mrs

PLEASANT ENTERTAINMENT.

spending a while wi th his sister Mrs. J

H. 5 Mar Mis y Parker spent Saturday and SundaG with friends in Anderson. Mr. eorge Syfan is here spending a few days. Mr. Syran has a position with



OWS:

two years. Approved the 26th day of February ., D, 1910. No. 596, Joint Resolution Proposing an Amendment to Article X, of the Constitution, by Adding Thereto

Approved the 28th day of February.

No. 583. Joint Resolution Purporting to Amend Section 7, Article VIII, of the Constitution, Relating to Mu-

No. 595. A 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

ment to the Constitution of the State County of Abbeville.

tives, and if a majority of the electors qualified to vote for members of the

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 six months before any election of any poll tax then due and payable : Provided, That ministers in charge of an

Notice is hereby given that the Gen-s, Article X, of this Constitution, Section 1. Be it resolved by the general Election for State and County Of-shall not apply to bonded indebted. General Assembly of the State of South ficers will be held at the voting pre-ness incurred by the town of Darling- Carolina, That the following amendcincts prescribed by law in said County, ton, where the proceeds of said bonds ment to Section 7, Article VIII, of the on Tuesday, November 5, 1910, said day are applied solely for the purpose of Constitution be agreed to : Add at the being Tuesday following the first Mon-day in November, as prescribed by law-The qualifications for suffrages are of incurring such indebtedness is sub-

as follows :

Residence in State for two years, in the in which the elector offers to vote, four tion of other bonded indebtedness months, and the payment six months before any election of any poll tax then due and payable : Provided, That ary, A. D. 1910. No. 580. 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 Section 1. Be it resolved by the power." each voter the production of a regis-tration certificate and the proof of the payment of all taxes, including poll amendment to the Constitution of the each voter the production of a registax, assessed and collectible during the State of South Carolina be submitted A Joint Resolution Proposing to previous year. The production of a to the qualified electors of the State at certificate or the receipt of the officer the next general election for Repreauthorized to collect such taxes shall sentatives, and if a majority of the be conclusive proof of the payment electors qualified to vote for members thereof. of the General Assembly voting there-

ballots and boxes at this election for ment, and a majority of each branch ment to Section 7, Article VIII, of the the following officers, to wit: (1) of the General Assembly shall, after Constitution, be agreed to: Add at the Governor and Lieutenant-Governor; such election, and before another, rat-end thereof the following words: Pio-(2) Other State Officers; (3) State Sen-ify said amendment by yeas and nays, vided, further, That the limitations ator; (4) Members of House of Repre-that Section 7, Article VIII, relating to bonded indebtedness, be amended 5, Article X, of this Constitution, shall

take and subscribe the Constitutional of Aiken, in the County of Aiken : ing fifteen per cent. of the value of the oath. The Chairman of the Board of Camden, in the County of Kershaw; taxable property therein, where the Managers can administer the oath to Cheraw, in the County of Chesterfield ; the other members and to the Clerk ; Clinton, in the County of Laurens ; a Notary Public must administer the Edgefield, in the County of Edgefield ; shall be turned over by the town counoath to the Chairmar. The Managers and St. Matthews in the County of cil of said town of St. Matthews to the elect their Chairman and Clerk.

Polls at each voting place must be opened at 7 o'clock a. m. and closed at sively for the building, erecting, estabo'clock p. m., except in the city of lishing and maintenance of water buildings for the County of Calheun. Charleston, where they shall be opened works, electric light plants, sewerage at 7 o'clock a. m. and closed at 6 p. m. system or streets, and where the ques-The Managers have the power to fill tion of incurring such indebtedness is

a vacancy, and if none of the Man- submitted to the qualified electors of A agers attend, the citizeus can appoint said municipality, as provided in the from among the qualified voters, the Constitution, upon the question of Managers, who, after being sworn, can bonded indebtedness. conduct the election.

At the said election separate boxes vill be provided at which qualified will be provided at which qualified electors will vote upon the adoption or A 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 following words plainly printed or written thereon: "Coustitutional Amendment of Section ..., of Article ..., of the Constitution, relating to -Yes." Those opposed 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." No. 566.

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 bonded indebtedness.

Approved the 28th day of February, No. 580.

Amend Section 7, Article VIII, of the Constitution, Relating to Mu-

nicipal Bonded Indebtedness. Section 1. Be it resolved by the General Assembly of the State of South There shall be separate and 'distinct on shall vote in favor of such amend- Carolina, That the following amendwhich 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 Before the hour fixed for opening Constitution, shall not apply to bond-the polls Managers and Clerks must ed indebteduess incurred by the towns said Article to an amount not exceedproceeds of said bonds to the amount of twenty thousand (\$20,000) dollars, Calhonn, when the proceeds of said duly appointed Commissioners of the bonds are applied solely and exclu- County of Calhoun, for the purpose of aiding in the construction of public Approved the 28th day of February, A. D. 1910.

No. 594. Joint Resolution Proposing to Amend Section 12, of Article V, of the Constitution, Relating to Associate Justices.

Section 1. Be it resolved by the General Assembly of the State of South Carolins, That the following amend-

No. 581. ments to the Constitution of South Joint Resolution Proposing to Carolina be submitted to the qualified Amend Section 7, Article VIII, of electors of the State at the next genthe Constitution. Relating to Mueral election for Representatives, and if a majority of the electors qualified nicipal Bouded Indebtedness. Section 1. Be it resolved by the General Assembly of the State of Sonth

to vote for members of the General Assembly voting thereon shall vote in fa-Carolina, That the following amendment to Section 7, Article VIII, of the ty of each branch of the General Asvor of such amendment and a majoriend thereof the following words : Pro-before another, ratify said : mendment vided further, That the limitations by yeas and mays, that Section 12, of imposed by this Section and by Section Article V, of the Constitution, relating 5, of Article X, of this Constitution, to Associate Justices, be amended by shall not apply to the bonded indebtstriking out in lines 3, 4 and 5, the edness in and by any municipal corwords : "but if the four Justices equalporation when the proceeds of said bonds are applied solely and exclusive-low shall be affirmed " and by stiking low shall be affirmed," and by striking ly for the purchase, establishment and out the word "two" in line 8, and inmaintenance of a waterworks plant, serting in lieu thereof word "three," or sewerage system, or lighting plant, and when the question of incurring read as follows : to that when amended, the same shall

and when the question of interines such indebtedness is submitted to the freeholders and qualified voters of such municipality, as provided in the Con-municipality, as provided in the Con-municipality, as provided in the con-three of the Justices shall be necessary three of the Justices shall be necessary sults of the election. for a reversal of the judgment below,

ectively, with yeas and nave take thereon, and be submitted to the qualified electors of the State at the next general election thereafter for Representatives, to wit : Add the following out adjournment until the same is Section to Article X of the Coustitu tion, to be, and be known as Section 14 :

Sec. 14. The General Assembly may the Chairman of the Board, or some anthorize the corporate authorities of one designated by the Board, must dethe citics of Greenville, Spartanburg over to the Commissioners of Election and Columbia, and the town of Manhe poll list, the boxes containing the ning; to levy an assessment upon abutballots and written statements of the ting property for the purpose of pay esult of the election.

ing for permanent improvements streets and sidewalks immediately abutting such property : Provided That said improvements be ordered only upon the written consent of two thirds of the owners of the property abutting upon the street, sidewalk or

part of either proposed to be improved and upon condition that said corporate authorities shall pay at least one-half of the costs of such in provements.

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

No. 603. Joint Resolution Proposing to Amend Section 6, of Article N, of the Constitution of 1895, Relating

to Bonded Debt of Counties and Townships. Section 1. Be it resolved by the Gen eral Assembly of the State of South Carolina, That the following amendment to Section 6, of Articl N, of the Constitution of the State of South Carolina be submitted to the qualified elec ters of the State at the next general election for Representatives, and if majority of electors qualified to vote for members of the General Assembly voting thereen shall vote in favor of such smetdment, and a majority of

each branch of the General Assembly shall, after such election and before another, rati'y said amendment by yeas and 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 follow ing words : "P:ovided, 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 railr ad of Greenwood and

Saluda Railroad shall be located and constructed, nor to the County of Sa luda, such said Townships in Green wood County and Saluda County, and the County of Salada being hereby expressly authorized to vote bonds in aid f the construction of the said proposed ailroad, under such restrictions are imitations as the General Ascembly may prescribe hereinafter ?" "Pro-vided, That the amount of such bonds "Pro--hall not exceed eight per centum of We are so helpless, and so small; the assessed valuation of the taxable The very timest boy is tall property of such Townships." Approved the 26th day of February,

At the close of the election, the Mangers at d Clerk must preced publicly Ah, think of their unhappy fate o open the ballet bexes and count the If we came not at set of sun! Put down your gun, put down your gun. baliots therein, and continue without

djournment until the same is comoleted, and make a statement of the Don't shooot! But leave us free of wing result for each effice and sign the same. To build, and nest, and soar and sing. We ask so little, just to live. And for that privilege we give Within three days thereafter, the I hairman of the Board, of some one Our souls in song till life is done. designated by the Board, must deliver [Put down your gun, put down your gun

to the Commissioners of Election the Don't shoot ' Earth has enough of joy. foll list, the baxes containing the bal-Of space, and food, for bird and boy; Enough for both of light and sun. lots and written statements of the re-Put down your gun, put down your gun

MANAGERS OF ELECTION. The following Managers of Election have been appointed to hold the el. con at the various precincts in the said 'ounty: Abbeville-A. F. Calvert, W. G.

'hapman, Fraucis Henry. Antreville-J. F. Gray, Carl Mil-ford, Wayman Bowen.

Willington-S. S. McBryde, W. O.

ovin, J. F. Morris. Due West-J. N. Nickles, Henry

Brooks, A. B. Kennedy. Donalds-Eugene Martin, Pearce ribble, L. A. Shannon.

Central-D. P. Hannah, A. J. Mor-Bryant's X Road-Frank Carwile,

R. L. Young, W. W. Wilson. Rock Springs-M. J. Ashley, S. J. Burts, Branch Mattison.

Young's School House-T.F. Young, my laurels, is always exhorting me to live Mr. Thomas Cosby of Greenville is here

John A. Brown, Y. P. Reagan. McCorndick-J. A. Patterson, J. B. Selson, Tom Price.

Keowee-J. Will Ashley, J. D. Pru-

tt, J. L. Branyon. Mt. Carmel-J. R. Tarrant, Sam Weils, J R. Scott.

Lowndesville-W. W. Boles, J. M.

Huckabee, M. W. Barnes. Magnolia—H. W. Lawson, Henry Hester, Harper Boyd.

Clatworthy X Road-John Brown, Jehn Link, John Hunter. The Managers at each precinct precinct Sir M. Grant Duff, who records it in his named above are requested to delegate ne of their number to secure the dian's devotion to his leader:

ooxes and blanks for the election, 5th tay Nov , 1910, at Abbeville, S. C. P. A. CHEATHAM, W. E. MORRISON,

R. O. MCADAMS,

Commissioners of Federal Election for Abbeville Courty, S. C.

October 7:h, 1910.

Don't Shoot

New York Evening Journal. Don't shoot! Cousider this one fact. he lack of hanhood in the act: How could a creature of your size Take aim at any bird that flies? Compared with us. Put down your gun And seek seme mantier kind of fun.

Don't shoot! Out there in tree and glade, In pretty nests that we have made Our hangry fittle birdlings wait.

Co.

Ellington Ellsworth, the only man who happened to be available when my tele-Monday to see Maude Adams in "which Every Woman Knows." Invitations have been received here to the marriage of Miss Edith Wardlaw and Mr. Milton Bradley Reese. The marriage Managers and Clerk must proceed publicly to open the ballot boxes and couut gram was roceized, had arrived I was the ballots therein, and continue with- nearly hysterical. I told Mr. Ellsworth my theory, and he was properly skeptical.

square I reflected upon the welcome I

my theory, and no was properly skeptch. He discouraged me thoroughly in about two minutes, but I suddenly rallied. "Well," I remarked, taking command, "I want you to keep that man in sight. I shall go to town and get his lawyer. Find out what train they go in on, and I'll Mr. W.G. Templeton spent Sunday and Mr. W. G. Templeton spent Sunday and Mr. W. G. Templeton spent Sunday and Mr. W. G. Templeton spent Sunday and completed, and make a statement of the result for each office, and sign the same. Within three days thereafter, out what train they go in on, and I'll

Monday here with his home people. Mrs. Anna Jenkins and Miss Cooper and meet you." Mrs. Anna Jenkins and Miss Cooper and Mr. Robert Jenkins are here form Tyler Texas the guest of Mrs. C. D. Brown. Rev. and Mrs. James Pressley of Due West spent Monday in the city. Mr. W. A. Bowdeu of Baltimore is in the city spending a few days with his sister Mrs. W. D. Simpson. Mr. A. M. Robertson spent Sunday here with his home people. Mr. Ellsworth didn't wish to act upon that suggestion, but he finally consented to do so. I went in, summoned Mr.

Grey's lawyer and with him met the workingmen's train. Mr. Ellsworth, looking bored and unhappy, got out and point-ed out our suspected "disappearance" to his lawyer. My heart stood in my mouth. Was I to be forever disgraced or made fa-

mous forever? "Mr. Grey," said the lawyer, stepping J. Howard Moore. forward, "what does this mean?" | Miss Wakefield Mattison went to Col-

umbia Monday to see Maude Adams in "What Every Woman Knows." And when I saw the man start wildly I knew that I was not forever disgraced.

. . .

"Well," said the city editor jovially, "what did they say?" "They didn't say anything. They didn't see me." "So you didn't get the interview?" and be diver a host between the interview?" and "So you didn't get the interview?" and her be diver a host be a standard the interview?" and her see a standard the interview?" and her see the interview?" and the interview?" and her see the interview?" and the int see me.'

the city editor shortly. "No," I replied meekly, "but I found affairs. After the games an elaborate sal-

ad course was served. Mr. and Mrs. John E. Richie of St. Louis were guest at the Enreka for several days the missing man." And now, such is the irony of fate, the city editor, instead of letting me rest on last week.

up to the reputation I made in the Grey case, when I found the missing man, learned how overwork had worn out his brain and how in his half orazed condition he wandered away and returned to his original occupation in life, to the horror of his wife with the cameolike face. If

only I had never been so brilliant !-- Exchange. He Preferred Death.

door with a horse, and you are free to go where you please."

"And the emperor?" asked Mejia.

Alatorre.

the Cotton Insurance Association and he will leave in a few days for Texas, where he will inspect cotton platforms. Mrs. J. S. Norwood spent several days last week in Calhoun Falls the guest of Mrs. M. C. Baker. Mr. Wilbur Blake of Calhoun Falls spent Baron de Malortio, a German who had

Latimer.

' H.

served in Mexico with Maximilian, told to Sunday in the city with his home people. Mrs. Ben Cason of Atlant is in the city this week with Mrs. W. C. DuPre. "Diary," the following story of an In-

Mr. E. C. Page of Florence spent Sunda y with home people.

General Mejla was a full blood Indian Miss Annie Liddell of Lowndesville was in the service of Maximilian and was takin the city last week the guest of Mrs. M. H. Wilson, Miss Liddell was attending the en prisoner along with him. Twe hours before their execution was to take place

womans Missionary Union. Miss Marie Gary came over from Gree n-General Alatorre came to him and said: "General Mejia, I have been three times wood Saturday and spent Sunday with h er your prisoner, and three times you have spared my life. My aid-de-camp is at the

homo people here. Mr. and Mrs. Tompkins Ramey were the guests of Mrs. W. P. Greene Saturday. Mrs. W. T. Cunningham of Monter y

spent several days here last week the guest of her sister Mrs. Love. Miss Kate Haddon the efficient teacher "Will be shot in two hours," answered

Miss Kate Haddon the efficient teacher of the Fondville School was in the effy Saturday and Sunday the guest of her uncle Mr. R. M. Haddon. Rev. J. C. Dale of Mexico preached Sun-day at the A. R. P. church. He was the the guest of Mr. Kennedy. Mr. and Mrs. R. C. Hunter are at home arcin after an extended stay with friends

igain after an extended stay with friends

in Columbia. Miss Carrie Graves of Latimer is in the city spending fair week as the guest of Miss Eliza Gary.

Schedule for Due West Railway. Schedule for Die West Kartway. Moning train leaves bee West at 16:30. Evening train leaves bue West at 4:5. These trains meet the corning and evening trains on the Southern at Dona'ds. Passengers care go out from Due West on the evening freight train which leaves Due West at two o'clock.

It will free let ne 'e pr'n' yet. Lette letne tenne trans the profit he profit to the let and bet the lergest-levee's. For sale enty Speed's Ding Store.

"And you dars to come to me with such a proposition! Leave the room !" rejoined the prisoner. Alatorre did so, and Mejia the emperor fell together. New Schedule for Seaboard. In May 15, 1910. No. 33 due 12.25 p. m. Southbound. No. 53 due 3.57 p. m. Southbound

No. 41 due 2.58 a. m. Southbound. No. 52 due 4.32 p. m. Northbound. No. 52 due 1.02 p. m. Northbound. No. 38 due 2.08 a. m. Northbound.

See our large and well selected stock of wedding, birthday and Xmas presents. C. A. Milford &

Our ice cream is made of Rich ; ure cream. milk and eggs can't possibly hurt your child. Send them down. Millord's drug store.

A. D. 1910.