SECTION 1. Be it consided by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same: All commercial fertilizers manufactured, sold, or kept for sale, in the State of South Carolina, shall leave affixed to every bag, barrel or parcel thereof a written or printed label,

ratification. Approved February 2, 1872.

AN ACT to repeal an act entitled " An act to establish a bureau of agriculturu! statistics for the encourage-

istics for the encouragement of industrial enterprises, and to invite capital to South Carolina for the development of the resources of the State, passed the 26th day of September, A. D. 1868, be and the same is hereby repealed, and the duties heretofore performed by the commissioner of agriculture shall be, and the same are hereby, conferred upon the Secre-

acts, inconsistent with this act, be and are hereby repealed. Approved February 2, 1872.

Lord one thousand eight hundred and fifty-six, be, and is hereby, revived and extended for the term of five years from the date of this act.

tion of its charter, or which its trustees may have acquired since; and shall have power to sue for and collect all amounts due to the said as oci 1tion, or its trustees, and to sell and convey all the said estate, real or persound, for the closing up of the said

association. Approved January 31, 1872.

AN ACT to alter and amend " An act to o ganize and govern the militia of the State of South Carolina."

of the State of South Carolina, now met and sitting in General Assembly. and by the authority of the same : That section 15 of " An act to organize and govern the militia of the State of South Carolina," (approved March 16th, 1869,) is hereby altered and amended so as to read: The duties of quartermaster-general shall devolve upon the adjutant-general in times of peace.

SEC. 2. That the office of assistant adjutant-general be, and is hereby abolished, and the duties of that office are hereby conferred upon the adjutant-general.

Sec. 3. That all acts or parts of acts inconsistent with this act be, and the same are hereby repealed; Approved February 2d, 1872.

Section 1. Be it enacted by the County. Senate and House of Representatives Sec. 2. The of the tate of South Carolina, now met and sitting in ceneral Assembly,

years; and the said Company is hereby authorized to adopt the name and angeburg. style of Palmetto Steam Fire Engine Company. Approved January 31, 1872.

Senate and Hou e of Representatives | tion. of the State of South Carolina, now met and sitting in General Assembly, AN ACT to incorporate the Cheraw and by the authority of the same That Jacob Mills, T. A. Davis, N. Spencer, Sam. Marion, Aaron Wright en, Abraham Williams, Joseph Parker, S. B. Middleton Richard White, successors, are hereby made and created a body politic and corporate, and style of "The under the name and style of "The under the n

have power to make by-laws, not reshall have succession of officers and of five thousand dollars, with the said order, shall apply to the sheriff for a certificate, under his hand and and to keep and use a common seal, and be impleaded, in any Court of seal, stiting the amount of tax, costs the same to alter at will, to sue and competent jurisdiction; to have and and penalties, for which the land was the same to alter at will, to sue and be sued in any court in this State; to have and enjoy every right, power and privilege incident to such corporation; and it is hereby empowered to acquire, retain and enjoy all such property, real and personal, as may be given or bequeathed to, or purchased by it, and to sell, convey or mortigage the same or any part of the same of the same or any part of the same or any part of the same of the same or any part of the same of the same or any part of the same of the sa

OFFICIAL.

SEC. 3. That said corporation may, from time to time, invest moneys, assets, or any property which it may acquire, in such real and personal property, bonds stocks or insure less in such sums and on such terms and conditions as it may deem proper, and to execute bonds, &c., under its turn and Social Corporate the Manufaction of the State of South Corporate seal: Provided, That the filizers in the State of South Corporate in the state of South Corporation shall belong.

AN ACT to Regular Session, 1871 and 1872.

SEC. 3. That the county treasurer ford Church and Academy of Shall account for the taxes, penalty, and interest paid in, under this act, in the same manner as he does for Other taxes, and shall distribute the Costs to the officer to whom the same shall belong.

SEC. 3. That the county treasurer ford Church and Academy of Shall account for the taxes, penalty, and interest paid in, under this act, in the same manner as he does for Other taxes, and shall distribute the Costs to the officer to whom the same shall belong.

SEC. 3. That the county treasurer ford Church and Academy of Shall account for the taxes, penalty, and interest paid in, under this act, with the same manner as he does for Other taxes, and shall distribute the Costs to the officer to whom the same shall belong.

SEC. 3. That the county treasurer shall account for the taxes, penalty, and interest paid in, under this act, with the costs to the officer to whom the same shall belong.

SEC. 4. That the county treasurer shall account for the taxes, penalty, and interest paid in, under this act, with the county treasurer shall account for the taxes, penalty, and interest paid in, under this act, with the costs to the officer to whom the same shall belong.

SEC. 4. That the county for the taxes, penalty, and interest paid in, under this act, with the costs to the officer to whom the same shall belong.

SEC. 4. That the county for the taxes, penalty, and interest paid in, under this act, with the costs to the officer to whom the same sha and owned by said corporation shall Academy, by petition therefrom, have dollars for the deed of conveyance, not exceed fifty thousand (\$50,000) prayed to be incorporated: not exceed fifty thousand (\$50,000) prayed to be incorporated:

which shall specify the names of the manufacturer and seller, their respective places of business, and the constituent parts thereof.

Sec. 2. Whoever manufactures, sells, or keeps for sale any commercial fertilizer or fertilizers, not labelled in accordance with the provisions of the preceding section, and whosoever shall affix to any bag. barrel or other parcel o any fertilizer, any label not truly specifying the constituent parts thereof, and the names of the manufacturer and seller, shall be punished.

The state of South Carolina, how declared to be a body corporate in declared to be a body corporate.

SECTON I. Be it canced by the same and stored to be a body corporat thereof, and the names of the manufacturer and seller, shall be punished by a fine of twenty dollars for the first offence, and a fine of forty dollars for the second and every subsequent offence, one-half of which shall, in every case, be for the use of the prosecutor.

Sec. 3. This act shall be deemed a public act, and be in force after its ratification.

sive benefit of the State: and the labor of the Convicts in the Penitent abor of the Convicts in the Penitent abord of the Convicts in the Penitent abord of the Convicts in the Penitent abord the Sec. 2. That the said corporation shall judge expedit the time respective county treasurers, to the Convicts and corporation shall judge expedit abor of the Convicts in the Convicts in the Penitent abord of the Convicts in the Penitent abord of the Convicts in the Con

epealed. Approved February 15, 1872.

AN ACT to Alter and Amend An Act Entitled "An Act to Charter the town of Hamburg," Approved February 28, 1871.

SECTION 1 Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met ary of State.

SEC. 2. That all acis, or parts of acts, inconsistent with this act, be acts. altered and amended by striking out the State of South Carolina, now met from Section first all after the word and sitting in General Assembly, and transferred, assigned and pledged, and the holders thereof to be subject AN ACT to revive and extend the charter of the helief Loan Association, of Charleston.

"Georgia," in the eighth line of said Section and inserting in the place thereof the words "one mile and in a Westerly direction, up and along the Savannah river; these one mile to be instituted or now pending or the by-laws of said corporation. ation. of Charleston.

Section 1. Be it enacted by the Section 2. That the said corporation 2. Section 2. That the said corporation 2. Section 2. That the said corporation 3. Section 2. That the said corporation 3. Section 2. Section 2. Section 2. Section 3. Section

amended by striking out, from the

Approved, February 15, 1872.

Pendleton Mule Academy,

Be it enacted by the Senate and House of Representatives, of the State of South Carolina, now met Section 1. Be it enacted by the and sitting in General Assembly and by the authority of the same: That the charter of the Pendleton

Male Academy be, and the same is hereby, extended and shall continuin force until repealed Approved February 15th 1872.

Senate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same, That J. D. Cleckiey, F. E. Salinas.

That J. D. Cleckiey, F. E. Salinas.

That J. D. Cleckiey, F. E. Salinas.

The senate and Baniel Quat-Isaac S. Bamberg and Daniel Quatthe same was issued shall have power them in good faith, by way of securities and they are hereby, autto issue a rule requiring such witness ty, upon its loans and advances; and thorized and empowered, immediate- to show cause why he should not be may sell, alien or otherwise dispose ly after the passage of this Act, to attached for contempt; and upon the of the same to its members, stocklay out, construct and open a public failure or neglect of such witness to holders or others, as they, from time road, leading by the West and North show cause, the said clerk shall have to time, may doem expedient. AN CT to renew the Charter of the (direct way) from Bamberg, in Barn-Palmetto Fire Engine Company, of well County, to Fogis's Mill, on the Orangeburg road, in Orangeburg tachment shall not be dissolved ex-

SEC. 2. That in the construction of the said clerk. said road, the commissioners aforesaid SEC 3. That every clerk of the shall cause to be constructed and Court of Common Pleas for taking the sum of two humbred dollars, or and by the authority of the same, erected such bridges as they may deem the depositions hereinbefore means. That the charter of the Palinetto necessary; Provided however, The tioned, shall be entitled to demand Fire Engine Company, of Columbia the same is hereby, renewed and extended for a period of fifteen years; and the said Company is here-years; and the said Company is here-year

Sic. 2. That said Commissi ners be further authorized and required to order out all persons liable to road AN ACT to Provide for the Redemp-AN ACT to incorporate the Enterprise line of said, road as located, (excepting Creder of General Ed. R. S. Canbu Association of Charleston, South those living in incorporated towns, to perform three days work, in each SECTION 1. Be it enacted by the month, on said road, until its comple-

> Fire Engine Company as a part of the Fire Department of the Town of Cheraw.

SECTION 1. Be it cnacted by the Senate and House of Representatives order of General Ed. R. S. Canby. George Martin, Jacob Royal, John A! of the State of South Carolina, now dated Charleston, S. C., December 3. Adams, R. N. Gregorie, Isaac Weston | met nd sitting in General Assembly, Edward Weston, their associate- and and by the authority of the same, the Provisional Government of South Enterprise Association of Charleston, office, be, and they are hereby, constituted a body corporate and politic, SEC 2. And said corporation shall under the name and style of the have power to make by-laws, not re"Cheraw Fire Engine Company," with SEC. 2. That the person or persons pugnant to the laws of the land, and a capital stock not exceeding the sum desiring to redeem land, sold under

SEC. 4. This act shall continue in Senate and House of Representatives SEC. 5. That all acts or parts of

AN ACT to Legulate the Laber of sons who now are, or who hereafter Persons Confined in the Penitentia shall or may become members of the said society, shall be, and they are lands, sold under the orders of Gen-

Tressurer monthly, to be retained by him, subject to the draft of the said superintendent, for the benefit of said institution, which draft shall be answer and be answered unto, in any of the state of South Carolina.

Section 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now most and its said institution. accompanied by a written statement court of law or equity in this State, of the items for which each amount and to make such rules and by-laws and by the authority of the same: ment of industrial enterprises, and to invite capital to South Carolina for the development of the resources of the State.

Sec 2. Any violation of the Act, on the part of the Superintendent, shall be an official misconduct, and, on information of any person to the State of South Carolina, now met and sitting in General Assembly and by the authority of the same:

That an act entitled "An act to establish a bureau of agricultural statistics for the encouragement of industrial enterprises, and to make such rules and by the authority of the same:

(not repugnant to the laws of the land) as, for the order, rule, good government and management thereof, may be thought necessary and expendent thereof, on information of any person to the Attorney General, he shall immediately commence legal proceedings against him therefor.

Sec 3. All Acts or parts of Acts in the United States of America over the institution aforesaid.

Sec 3. That this act shall be deem.

this State.

Testimony in certain cases.

SECTION 1. Be it enacted by the

a Southerly direction, to the Savan- witnesses in said cause or proceeding, shall be ordained and chosen accordnali river, and upon a line at right whose examination shall be required ing to the said rules and by-laws, made angles with the line of Savarnah by the party making such applicativer; thence one-half a mile in a tion; upon taking which depositions, and keep a common seal, and may SEC. 2. The said association is hereriver to the said Savannah Bridge, the same rights of examination, crossbe speed, plead and be impleaded, in by reinvested with all the rights of property, which it had at the expira-square."

said town to be in the form of a examination, and examination in reply, any court of law or equity, in this square."

State; and shall have and enjoy all bility of evidence, as are allowed by and every right and privilege incilaw upon examination before the dent and belonging to corporate bodies, seventh line of Section 10 of said court. And the depositions so taken according to the laws of the land. Act, the word "fifteen," and insert-ing in place thereof the words "thir-whom such examination was had, and shall be read in evidence at the trial and hold real estate, and to sell and of the said cause or proceeding; sub- transfer the same, from time to time, ject, nevertheless, to the right of to its members and others, on such AN ACT to Renew the Charler of the either party to require the personal terms, and under such conditions, and attendance, and viva voce examina- it jet to wich regulations as may be

> Court of Common Pleas shall have poration shall be loaned and advanced power to compel the attendance before him of the witness or witnesses others, upon the security of real and to be examined as aforesaid, upon personal estate, and used in the pur-AN ACT to Establish a Public Road in Barnwell and Orangeburg Counties in Barnwell and Orangeburg Counties in the application of a party to any chase of real estate for the benefit of its members and stockholders, on such be instituted, pending or at issue in terms, and under such conditions, the said court, for which purpose he and subject to such regulations as may, may issue a subpound to any sugh from time to time, be prescribed by the power to issue an attachment against such witness for contempt, which atof said conporation shall have accuContinental (N. Y.)

shall be rendered in said cause or concerning determined AL proceeding: Approved February 15, 1872.

for Taxes.

SECTION 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly.

and by the authority of the same: That the former owners of all lend sold for taxes, and bought in for the State by the sheriffs of the several counties, under the provisions of an 1867, to provide for the support of lege of redeeming said ands, at any time within twelve months after the Farrow, Columbus Farrow and Simon passage of this act.

Piedmont & Arlington

Of Virginia.

D. J. HARTSOOK, Secretary. Prof. E. B. SMITH, Actuary.

J. J. HOPKINS, Assistant Secretary.

Directors for Home Office:

JOHN E. EDWARDS,

State Directors for South Carolina: JOHN MCKENZIE,

HE SUCCESS OF THIS COMPANY IS UNPRECEDENTED in the

history of Life Insurance, as the following grade of success will show:

Sept. 1, 1869,

Its Plan of Insurance is Mutual,

Being the ONLY PLAN to get Insurance at its net cost. It has declared and paid to its Policy-Holders THREE ANNUAL DIVIDENDS,

ranging from 10 to 40 Per Cent., which will compare favorably with

It fully provides for the non-forfeiture of its Policies, and has the following feature: "Should the policy-holder, by any mishap or revolution, be sepa-

rated from the home office, and thereby be prevented from paying their

after the intervening cause is removed, and are entitled to the same rights as

to non-forfeitureas though the hindering cause had never existed, at the option of

the insured," so that no contingency can take from her. policy-holders their

just rights. The late war taught many in the South the penalty of being

separated from the home office by having their payments forfeited.

tage consistent with the safety of the Company.

Dec. 1, 1871,

Policies Issued 28th March, 1867,

DR. ISAAC BRANCH,

T. C. PERRIN,

H. H. ELLYSON,

D. J. HARTSOOK,

C. H. PERROW,

Annual Income, over

WM. P ISAACS,

JOHN ENDERS,

J. P. THOMAS,

W. B. GULICK,

THOMPSON EARLE, DR. H. R. Cook,

other good Companies.

GEO. S. PALMER,

PARKER CAMPBELL.

STREET SHOPE Y OF PERI

- \$2,000,000

WM. H. PALMER,

JOHN C. WILLIAMS,

W. C. CARRINGTON,

8,000

15,250

WM. G. TAYLOR,

JOHN T. SLOAN,

JOHN S. PRESTON,

force luring twenty years, and may be given in evidence without being met and sitting in General Assembly, specially pleaded.

Approved February 2d, 1872.

AN ACT to Femiliate the Taker of Sentitle and House of Representatives of the state of South Carolina, now acts inconsistent with this act be, and the same are hereby, repealed.

Sec. 5. That all acts or parts of acts inconsistent with this act be, and the same are hereby, repealed.

Sec. 6. That all deeds of conveyance and by the authority of the same are hereby, repealed.

Sec. 6. That all acts or parts of the same are hereby, repealed.

Sec. 6. That all deeds of conveyance and by the same are hereby, repealed.

SEC. 7. That the sheriffs who may Assets, over

they severally belong.
Approved February 15, 1872.

South Carolina.

met and sitting in General Assembly,

SEC. 3. That this act shall be deem- secured by mortgage on real estate or ed a public act, and shall continue in force until repealed, and as such shall of the same, to their members and be judicially noticed in all courts of stockholders or other persons, by the name and style of the Mechanics' and AN ACT to authorize Clerks of the Courts of Common Pleas to take paid in by successive monthly in-stallments of one dollar on each share, Senate and House of Representatives of the State of South Carolina now met tinue. The said shares to be held,

SEC. 3. That the said corporation shall have power to take, purchase tion of the witness or witnesses at prescrib d by the rules and by-laws the trial of said cause or proceedings, the exercise of which right, however, the real estate held by said corporanot to cause a continuance or delay tion shall not at any time exceed the in the trial of the said cause or pro- value of two hundred thousand dol-

SEC. 2. That every clerk of the Sec. 4. That the funds of said cor-

SEC. 5. That whenever the fund Brooklyn, mulated to such an amount that, Equitable, cept by the order of a judge or of upon a fair and just division thereof. each stockholder and member shall have received, or be entitled to receive, Life Association, every share of stock by him or her

SEC. 6. This act shall be deemed a public act, and the same may be given in evidence, without specially pleading the same.

Approved February 15, 1872.

As Section 15 of our Charter provides that Policies issued for the benefit of wives and families, ancestors, descendants, creditors, or dependents, shall Names of Samuel Dogan, Columbus Dogan and imon Dogan to Samuel Farrow, Columbus Farrow and Simon Farrow.

Be it resolved by the Senate and House of Representatives of the State of South Carolina, now met and sitnames of Samuel Dogan, of Newber- all the advantages of a home Company, and the increased security of its ry County, and Columbus Dogan and Simon Dogan, of Union County; be changed to Samuel Farrow, Columbus shall be known and called Samuel Parrow. Approved February 15, 1872.

GLOBE HOTEL. AUGUSTA, GA,

SEC. 3. That said corporation may, AN ACT to Incorporate the Wallingsem time to time, invest moneys, asford Church and Academy of Shall eccount for the taxes, penalty,
and interest paid in, under this act.

INSURANCE COMPANY

See the amounts of Insurance that can be bought in the principal Life Insurance Companies in this country, and

Mark the Contrast!

	\$150 WILL BUY	AT AGE OF 30 \$200 WILL BUY	\$250 WILL BUY	
Knickerbocker	\$ 8,665 50	\$ 8,639 30	\$ 7,859 1	1
Globe Mutual	8,499 87		7,878 9	
St. Louis Mutual	8,841 36			
Carolina Life	. 8,503 41	8,841 73		i
Northwestern Mutual		8,688 09		
Southern Life	8,615 73	8,877 55	8,986	
Life Association of America	8,455 46	8,810 07	7,987 2	
New York Life	7,541 47	8,810 00	7,987 2	ŝ
Mound City	8,455 46	8,810 57	7,937 2 7,987 2	i
Equitable	7,541 47	8,810 57		ŝ
Piedm at and Arlington	8,455 46	8,810 57		ŝ
Connecticut Mutual	8,503 41	8,833 92		
Missouri Valley	8,455 57	8,810 57	8,012 8	
Ætna Life	8,426 96	8,798 94	8,108	d
Brooklyn	8,875 73	9,250 69		
Cotton States	8,455 46	8,810 57	7,987 2	
UNIVERSAL,	10,948 90		10,266 9	ĺ

W. C. CARRINGTON, President. J. E EDWARDS, Vice-Pres't Participation in the Profits Guaranteed in the Policy by the

ALL POLICIES

And Surrender Value, after any number of payments, is stated in the

Please examine the feature of this Company, whereby, even though parties can make no further payments, the policy is not lost; but days of grace are allowed, the Policy being all the time in full force and effect. The following table shows approximately the time during which Policies are good (It should be remembered that this feature is written in the Policy, and is not merely the promise of an agent.)

No of	Age	Age 25.		Age 35.		Age 45.		Age 55.	
Years.	Years.	Days.	Years,	Days.	Years.	Days.	Years.	Days.	
3	1	109	1 2	000	1 12 /	146	12	192	
4	1	328	2	292	3	109	2		
5	2	219	3	292	4.00	73	3	182	
6	3	140	4	328	5	. 36	4	.000	
7	4	109	6	000	6	000 .	4	109	
. 8	5	000	6	255	6	219	4	219 202	
9 .	5	255	7	146	7	36	4 -		
10 .	6	146	- 8	000	7	109	5	.000	

Ratio of Assets to Liabilities, 140 to 100

Edgefield, S. C., Jan 10

THE PUBLIC.

W. B. Johnson, President.
W. S. Holt, Vice-President.
J. Mercer Grenn, M. D., Med. Ex'r.
W. J. Magill, Supt. of Agencies. C. F. McCAY, Actuary. GEO. S. OBEAR. Secretary. J. W. BURKE, General Agent.

Nov. 13th, 1871. Permit me to invite your attention to the claims of this Company to your patronage.

It is purely a home Company, chartered by the State of Georgia with a large Capital—\$500,000. Organized but a little more than two years ago, income exceed many Companies much older. Its ratio of expenses to income it has already issued near 3,000 Policies, insuring about \$8,000,000, and in 1870, as the following comparison shows, was only 18.83 per cent., being paid in Losses \$100,000!

Its Reserve is ample, having about \$200 of Assets to \$100 of Liabilities, less than ONE-HALF the expense of other Companies of like age and exand its business is economically managed. Desiring to be properly represented throughout the State of South Caro-

lina, it would give me pleasure to commission many active gentlemen and ladies as both Local and Traveling Agents for the Company. A reasonable portion of time devoted to its interests, I am satisfied would repay you. To llustrate: Many Premiums will average about \$150 on each Policy. The Commissions (20 per cent.) will be \$30.

Agents and Insurers, and one of these is its Low Premium Rates,

At	age	25	years,	annual	payment	on \$1000,
"		40	"	- 11	**	· · ·
, u		50	- 11	44	"	
"	**	60		11	**	
who seek of this Co right thin	and inpa gs;	pra ny and	ctice ri to co- while	ight thin operate so dain	ngs; and v cordially g, to press	l be uniformly convertherefore targe unwith all who seek the business of to secure good risks

Any gentleman or lady who will take an Agency, either Local or Trav eling, will please address M. W. ABNEY.

General Agent at Edgefield C. H., S. C.

ATLANTIC ACID PHOSPHATE

direction of their Chemist, Dr. ST. JULIEN RAVENEL, for composting with Cotton Seed, is now offered at the Reduced Price of 828 per ton cash, or \$31 per ton payable 1st November, 1872, Free of Interest.
Orders filled now will be considered as Cash 1st March, 1872, or on Time as due Ist November 1872, thereby enabling Planters to haul it at a time when their Wag-ons and Mules are idle. PELZER, RODGERS & Co., Geneval Agents,

2 Brown's Wharf, Charleston, S. C.

Atlantic Phosphate.

TEREST.
This FERTILIZER has been very extensively used in this State, and has given entire satisfaction; some of the most practical planters admitting it to be equal to Peruvian Guano, pound for pound.
All sales made now will be considered as eash on the 1st of March, 1872, and to

Medium FLOUR, Common FLOUR. Bbls. of MACKEREI Bbls. and Kits MACKEREL. LARD, HAMS,

Cuba MOLASSES, Re-Boiled Do. SALT, COFFEE, CANDLES, STARCH, SODA, SOAP, &c., &c., &c.

and SHOULDERS, and DRY SALT SIDES and SHOULDERS. All for sale at lowest prices. Particular attention paid to Merchant's Wholesale Trade

AUGUSTA, GA.

AUGUSTA HOTEL.

AUGUSTA, GA.

Active Agents Wanted all over the South for this HOME
COMPANY, which aids those who patronize it.

Examine its merits before insuring elsewhere.

Columbia, 5, 9

Columbia, 5, 9

Capt. E. E. JEFFERSON Capt. B. M. TALBERT and Mr. E. KEESE of our Edgefield friends and the public generally.

RADWAYS READY BELIEF

CURES THE WORST PAINS In from One to Twenty Minutes. NOT ONE HOUR After reading this advertisement need any one

TADWAYS READY RELIEF IS A CURE FOR EVERY PAIN.

It was the first and is the Only iF ain Remedy That instantly ago s the most exercisting pains, allays Infiaminations, and cures Congestions, whether of the Inaigs, Etonach, Bowles, or other grands or organs, by one application.

IN FROM ONE TO TWENTY MINUTES, No matter how vicient or exercisting the pain the BHEUMATIC, Bud ridder, Infirm, Crippled, Nervous, Neuralgic, orpostrated with disease may suffer, RADWAY'S READY RELIEF WILL AFFORD INSTANT EASE.

INFLAMMATION OF THE RIADDER.

INFLAMMATION OF THE BLADDER.

INFLAMMATION OF THE BLADDER.

INFLAMMATION OF THE BLADDER.

SORE THROAT, DIFFICULT BREATHING.

PALPIT, MON OF THE HEART HYSTERICS, CROUP, DIPTHERIA.

HEADACHE, TOOTHACHE.

NEURALGIA, BHEUMATISM COLD CHILLS, AGUE CHIELS.

The application of the Ready Relief to the part or parts where the pain or difficulty exists will afford ease and comfort.

Twenty drops in half 2 tambles of water will in a lew moments cure CRAMPS, SPASMS, SOUE STOMACH, "PHARRHEA, DYSENTERY, WIND IN THE BOWELS, and all INTERNAL PAINS.

Travelers should always carry & bottle of Radways's Ready Relief with them. A few drops in water will prevent sickness or pains from change of water. It is better than French Brandy or Bitters as a stimulant.

HEALTH! BEAUTY! OF FLESH AND WEIGHT-CLEAR SKIN AND BEAUTIFUL COMPLEXION SECURED TO

DR. RADWAY'S

EVERY DAY AN INCREASE IN FLESH

AND WEIGHT IS SEEN AND FELT. THE GREAT BLOOD PURIFIER!

Every drop of the SAESPARILIAN RESOLVENT communicates through the Blood, Sweat, Urine, and other Ruids and juices of the system the vigor of the, for it repairs the versets of the body with the and sound material. Scrofula, Syphilis, Consumption, Glandular diseases, Ulcers in the Throat, Mouth, Tumore, Nodes in the Glands and other parts of the system, Sore Eyes, Strumorous discharges from the Ears, and the worst forms of Skip, diseases, Eruptions, Fener Sores, Scold Head, Ring Worm, Salt Rhewm, Erysipelar. Ann. Black, Ring Worm, Salt Rhewm, Erysipelar. Ann. Black, Ring Worm, Salt Rhewm, Erysipelar. Ann. Chack, Shots, Worms in the Flesh, Tumors, Cancers in the Wond, and all weekening and, pairful discharges, Night Siccats, Loss of Sperm and all wastes of the life principle, are within the curaties range of this wonder of Alodern Chemistry, and a free day' was will proceed any person using it for either of these forms of disease its potent power to cure them.

If the patient, daily becoming reduced by the westes and decomposition that is continually progressing, succeeds in arresting these wastes, and repairs the same with new material made from healthy bood—and this the SAESPA BILLIAN will and does secure—a cure is certain: for ween once this remedy commences its work of purification, and succeeds in diminishing the loss of wastes, its repairs will be rapid, and every day the patient will feel himself growing better and stronger, the food digesting better, appetite improving, and fesh and weight increasing.

Not only does the SAESPARILLIAN RESOLVENT exceed all known remedial agents in the cure of Chronic, Scrofulous, Constitutional, and Skin discases; but it is the only positive cure for

is the only positive cure for

Kidney & Bladder Complaints,
Urinary, and Womb diseases, Gravel, Diabetes,
Dropey, Stoppage of Water, Incontinence of Urine,
Bright's Disease, Albumiauria, and in all cases where
there are brick-dust deposits, or the water is thick,
cloudy; mixed with substances like the white of an
egg, or threads like white silk, or there is a morbid,
dark, billous appearance, and white bone-dust deposits, and when there is a pricking; burning sensation when passing water, and pain in the Small of
the Back and along the Loins.

DR. RADWAY'S Perfect Purgative Pills,

diseases, Headache, Constipation, Costiveness, Indigestion, Dyspepsia, Ediousness, Billous Fever, Inflammation of the Bowels, and all Derangements of the Internal Viscera. Warranted to effect a positive cure. Purely Vegetable, containing no mercury, minerals, or deleterious drugs.

27 Observe the following symptoms resulting from Disorders of the Digestive Organs:

Constipation, inward Piles, Fultness of the Blood in the Head, Acidity of the Stomach, Nausea, Heartburn, Digust of Food, Fullness or Weight in the Stomach, Sour Eructations, Sinking or Fluttering at the Pit of the Stomach, Swimming of the Head, Hurried and Difficult Breathing.

A few doses of RADWAY'S PILLS will free the system from all the above named disorders. Price, 28 cents per Box. SOLD BY DRUGGISTS.

BEAD "FALSE AND TRUE." Send one letterstamp to RADWAY & CO.. No. 87 Maiden Lanc



polson or other means, and the vital organs wasted beyond the point of repair.

They are a tieutle Purgative as well as a Tonic, possessing also, the peculiar merit of acting as a powerful agent in relieving Congestion or Inflam nation of the Liver, and all the Visceral Organs.
FOR FEMALE COMPLAINTS, whether is For Inflammatory and Chronic Rheuma-tism and Gout, Dyspepsin or Indigestion, Billous, Remittent and Intermittent Fe-

vers, Diseases of the Blood, Liver, Kidneys and Bladder, these Bitters have been mos

las, Itch, Scurfs, Discolorations of the Skin, Humors and Diseases of the Skin, of whatever name or nature are literally dug up and carried out of the system in a short time by the use of these Bitters. One bottle in such

purities bursting through the skin in Pimples, Brup-tions or Sorus; cleanse it when you find it obstructed

J. WALKER, Proprietor. R. IL-McDONALD & CO. Druggists and General Agents, San Trancisco, Call

Shaving and Hairdressing JUST received 20 Bbls. choice SEED POTATOES, for early and late plant-

The Peerless is a favorite Potato, producing from 300 to 400 bushels to the acre. They boil mealy, and are a very fine quality.

Jan. 23,

Jan. 23,

TADIES' Trimmed and Untrimmed Bacon's law office next door above Judges Bacon's law office—where, by carnest endeavors to serve and please, he hopes by secure a liberal patronage.

TADIES' TO ADIES' Trimmed and Untrimmed Bacon's law office—where, by carnest endeavors to serve and please, he hopes by secure a liberal patronage.

TADIES' TRIMMED AND TRIMMED BACON'S Law office—where, by carnest endeavors to serve and please, he hopes by secure a liberal patronage.

The Peerless is a favorite Potato, producing field and vicinity that he seeks to establish himself in Edgefield as a BARBER and HAIRDRESSER. At all hours of the week days, and from 8 until 11 A. M. on Sundays, he will be found at Lis Shops on Sundays, he will be found at Lis Shops of the week days, and from 8 until 11 A. M. on Sundays, he will be found at Lis Shops on Sundays of Sunda to announce to the public of Edge-

Pamphlets containing the certificates of those who have used the ATLANTIC PHOSPHATE will be farnished on application to the Agents. PELZER, RODGERS & Co., General Agents, Brown's Wharf, Charleston, S. C. Charleston, Jan 3 the Time to Buy New Orleans SYRUP.

Seed Potatoes.

NON-FORFEITABLE

Term of years and days for which new policies will be issued.

	No of	Age 25.		Age 35.		Age 45.	Age 55.	
	Years.	Years.	Days.	Years.	Days.	Years. Days.	Years Days.	
	3	1	109	2	000	1 2 / 146	2 36	
8	4	1	328	2	292	3 109	2 192	
	5	2	219	3	292	4 73	3 182	
	6	3	140	4	328	5 36	4 000	
	7	4	109	6	000	6 000.	4 109	
	. 8	5	000	6	255	6 219	4 219	
	9 .	5	255	7	146	7 36		
	10 .	6 .	146	- 8	000	7 109	5 000	
e	T)	. 0	A		п .	1 .1	100	

GEO. B. LAKE, Gen'l Agent.

LIFE INSURANCE COMPANY.

Principal Office, Macon, Georgia.

EDGEFIELD C. H., AGENCY FOR SOUTH CAROLINA, \

It-issues Policies payable in Gold or Currency, and offers every advan-It has been in acrive operation but four years, and yet its business and

The Company has now some features particularly d sirable, for both

17,39 24.85 63,17 ordial with all ipon all Agents

make the following comparison with other good Companies; Companies that

This FERTILIZER, manufactured by the ATLANTIC PHOSPHATE COMPANY, under the direction of their Chemist, Dr. ST. JULIEN RAVENEL, is now offered to the Planting Community AT THE VERY/REDUCED PRICE OF \$48 PER TON CASH OF \$52 PAYABLE IST NOVEMBER, 1872, FREE OF INTERPLIES. those buying on time the sale will be considered as the on 1st November, 1872.

By this arrangement planters will be enabled, without extra cost, to haul their Manure at a time when their wagons and mules are idle.

Choice Seed OATS, "Gold Dust" FLOUR,

Also, continually on hand and arriving, a large lot of BACON SIDES

STAPLES & REAB,

Benerally.
MURPHY & MAY, Proprietors.

Ratio of expenses to income in 1870 of the following Companies, organized n 1867, hence, are the same age as the PIEDMONT AND ARLINGTON: 28,90 Piedmont & Arlington, of Va. 18.83

Atlas, of St. Louis, Missouri, one year older, is Connecticut General, two years older, is Continental, Connecticut, three years older, is Globe, New York, three years older, is Guardian, New York, eight years older, is Hahneman, Ohio, two years older, is 34.71 Hartford Life and Annuity, one year older, is

National, New York, four years older, is Becurity, New York, tive years older, is Universal, New York, two years older, is Widows and Orphans, New York, three years older, is World, New York, one year older, is PIEDMONT AND ARLINGTON, OF VIRGINIA.

are acknowledged to be good, and recommended to the public as being sound, safe and reliable, by all Insurance Commissions : \$112 00 to each \$100 it owes, or surplus of 12 pr cent. Berkshire, 107 00 115 00 15 do do do 111 00 do 11 do 5 Guardian, 114 00 do do do Mutual (N. Y.) 107.00 do 106 00 North America do do do

Its solvency cannot be doubted. As an evidence of its strength, we

ITS POLICIES ARE NOT SUBJECT TO EXECUTION.

not be liable for the debts or contracts of the assured.

Piedmont & Arlington, 121 00

large business and large assets.

for its solid solvency.

ITS INVESTMENTS ARE ALWAYS SECURE. As Section 18 provides that "all permanent investments of funds shall be ting in General Assembly, and by the on mortgages on Real Estate, unincumbered, worth double the amount loaned. authority of the same: That the Its investments are made where the money is obtained. Thus it combines

> New York, Kentucky, Missouri and California, and has outside vouching of these Insurance adepts which no other Southern Company has. It has now therefore as high vouching as any Northern or Western Company. If has progress to wouch for its popularity, small expenses for its

> economy, small losses for its caution, and every vouching any Company has

Why should South Carolinians send money to those Northern Companies

whose State law positively forbids lending one dollar in the State, when this Company has chartered authority and has invested in their

General Canvassing Agents Dec 5 Contract.

Mutual, Illinois, two years older, is 24.87 23 98 20.75