

The Reowee Courier.

UBLISHED EVERY WEDNESDAY MORNIN AYNES, SHELOR, SMITH & STECK R. T. JAYNES, | EDS. | PUBS. [D. A. SMITH J. W. SHELOE, | EDS. | PUBS. [J. A. STECK

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WALHALLA, S. C. :

WEDNESDAY, MARCH \$5, 1905.

What Our Senators Are Doing for their Co stituents.

Washington, March 14.—Senator Lati-mer called at the White House to-day to see the President in the interest of Mitchell Ware, a youth from Greenville,

see the President in the interest of Mitchell Ware, a youth from Greenville, S. C., who some time ago enlisted in the navy, and who now seeks to be dis-charged. Mrs. Ware is here to have her boy restored to her on the ground that she needs him at home. Mrs. Ware made a very strong appeal to Senator Latimer, and the Senator, who is fa-miliar with the policy of the navy de-partment, which is opposed to discharg-ing either enlisted men or commissioned officers from the navy at this time, was ficers from the navy at this time, was duced to carry the subject to the Presi-Induced to carry the subject to the Presi-dent because of the pathetic appeal of Mrs. Ware. The President said that in view of the fact that the navy is at pros-ent short-handed both as to commis-sioned officers and enlisted men the policy of the navy department is against granting such a request as Mr. Latimer presented. The President said he ap-preciated the mother's love for her boy and her desire to have him at home to and her desire to have him at home to aid her in taking care of the family, but under the circumstances he could not in

Moody. The President added that he has had hundreds of similar appeals, all of which he bas reforred to the navy de-partment without recommendation. oretary Moody is now absent from the Secretary moody is now absent from the city on leave of absence; hence no fur-ther steps can be taken in behalf of young Ware until the Secretary returns. Senator Latimer, who was instru-mental in obtaining a provision in the

agricultural bill appropriating \$45,000 for the soil survey in connection with ex-periments in tobacco growing in South Carolina, Georgia and other sections of the country, has obtained the establishment of all experimental station at Dar-lington. Senator Latimer has already sent ligh grade tobacco seed to many of the farmers in that section of the coun-try who are interested in the growth of tobacco, and their product will be care-fully considered at the experimental station. He has endeavored to send seed to all of the farmers who have indicated to him that they propose to experiment in growing tobacco from Cuban seed. Senator Latimer has obtained the pro-motion of Chas. Perman, of Anderson, a ment of an experimental station at Dar-

Senstor Latimer has obtained the pro-motion of Chas. Perman, of Anderson, a clerk in the census office, from the \$1,000 c grade to a first-class clerkship, which pays \$1,200 a year. Senator Latimer has also had the salary of the clerk to the postmaster at Abbeville advanced from \$80 to \$200 a year. George Baker, of i Abbeville, has been appointed private secretary to Senator Latimer. Mr. Baker occupied a similar position with Mr. occupied a similar position with Mr. Latimer while the latter was a member of the House of Representatives, and his

of the House of Representatives, and his efficiency and reliability fully justifies the Senator in retaining his services. Ba-ker is a brother of James Baker, the as-sistant librarian of the Senate, who is such a valuable aid to Senators seeking information from the records and files of the Senate. "Jim" Baker is regarded by Republican and Democratic Senators as a walking encyclopedia on all subjects by Republican and Democratic Senators as a walking encyclopedia on all subjects pertaining to the past history of the Senate, and he holds his present position with the concurrence of both sides of the chamber, and is as much a fixture as the veteran Amsi Smith, superintendent of the document room, or any of the other veteran officials of the Senate on the permanent roll.

the permanent roll. At the instance of Senator Latimer Superintendent Machen, of, the rural free delivery postal system, has directed an agent to visit the 3d Congressional District, in which Mr. Latimer is directly interested, to examine every application for rural free delivery in that section and report without delay, Superintendent Machen has promised that the report of the special agent as soon as made will be

Mr. D. M. McAflater has companied a suit for \$10,000 damages against the Southern Rallway. The case will be tried in Greenville. McAlister's attor-neys are Breazeale & Rucker, of this city, and Blythe & Blythe, of Greenville. Mr. McAlister was in the employ of the months ago he was at work on a section near Seneca. He was at work on the track when a train passed along, and, approaching him from the rear, struck him and knocked him from the track. His leg was broken and he received other painful and serious injuries. He ciaims that the other men at work in the section with him did not give him and that the engineer did not ring his bell or blow the whistle.—Anderson Mail, March 15th. of Agriculture: books. Legislature Names the Baby, Austin, Texas, March 12.—President Roosevelt's race suicide theory does not apply to Representative J. C. Roberts, of Ford county, who received a telegram announcing the birth of his ninth son and twenty-first child. Fourteen of his children are living. The House of Representatives adopted a resolution demanding that the new ar-rival be named Fat Neff Roberts in honor of Speaker Pat Neff of the House. Mr. Roberts has been twice married. His first wife had ten children, including two sets of twins. The boy who has just ar-rived is the eleventh child by his second Number 1. She Inherits \$143,000.

Suit Against the Railroad

Mrs. John Hopkins, who lives in re-duced circumstances at Ophir Gold Mine, in Union county, says a Charleston dis-patch of Tuesday, will receive \$143,000, the fortune of the late Charles Hill, alias "Salem Charley," of Los Angeles, Cal. It appears that Mrs. Hopkins's first hus-band, Robert Alexander, while in Texas, twenty years ago, saved the life Charles Hill and Hill made a will of of his property to his preserver. Mrs. Hopkins's two lawyers have gone to Los Angeles to look after her interests.

Healthy Doctor's Bills.

The fabulous fees said to have are generally liberal in their acknowledgment of medical services. Mr. Jay Gould paid his doctor a regular salary of \$15,000 a year, whether Mr. Whitney paid \$25,000 for a week's attendance. Among other week's attendance. Among other large fees may be mentioned one of \$60,000, which, it is said, was offered to a late President of the Royal Col-lege of Physicians, in London, for visiting a patient at Cannes. For \$60,000, which, it is said, was offered
\$60,000, which, it is said, was offered
\$60,000, which, it is said, was offered
\$100 a late President of the Royal Col\$100 a late President of the Royal Col\$100 a late President at Cannes. For
\$100 a patient at Cannes. For
\$100 a late President of the Sir Morell
\$100 Mackenzie got \$5,000; for his at\$100 the largest fees on record is that re\$100 ceived by Dr. Dimsdale, an ancestor
\$100 catherine II, empress of Russia,
\$200 catherine II, empress of Russia,
\$20

the fortunate physician got \$10,000 for traveling expenses with a life pension of \$2,500 and many honors. **Excess Of Smoking Affected**

So I Had To Sit Up

To Breathe.



A Golden 'Rule

ORDINANCES

An Ordinance Respecting the Streets, Pavements and Ways of the Town of Walhalla.

BE IT ORDAINED by the Mayor and Aldermen of the Town of Walhalla, in council assembled, and by authority of the same:

the same: SECTION 1. That it shall be unlawful to run a horse or mule on Main street, and any person or persons so doing shall be guilty of a misdemeanor. SECTION 2. That it shall be a misdemeanor for any person or persons to cut trees on any streets of the town. SECTION 3. That it shall be unlawful for any person or persons to injure any shade trees by hitching horses mules or other live stock thereto, or otherwise committing any act which is calculated to injure said trees. SECTION 4. That it shall be unlawful to leave moleon winds or other treet

The fabulous fees said to have been received by Dr. Lorenz show once more that American millionaires so doing, shall be guilty of a misdemeanor SECTION 5. That it shall be unlawful to leave any piles or accumulations of lum-ber, firewood, rocks or other material on the streets, except South Broad street, sick or well. For two months' at-tendance on his daughter Mr. Gould paid between \$85,000 and \$90,000. for any person or persons to allow to accumulate on Main street, in front of

nature: Provided, further, that the dis-charge of balls or shot from any firearms by any person for the purpose aforesaid, within the incorporate limits, shall be confined to the premises owned or occu-ied by the more charge of a continue to the premise of the second secon

My Heart

fighting is prohibited within the incorpo-rate limits of the town, and any person of this Section shall be deemed a misdepersons taking part in or witnessing

Number 3. n Ordinance to Regulat Itinerant Traders, Auc Transient Merchants. Es it OBDAINED by the Aldermen of the Town of council assembled, and by

Aldermen of the Town of council assembled, and by the same: SECTION 1. That itinerant tioneers, or transient merchan or in any manner offering goods, wares, or merchan the Town of Walhalls, private sale, shall pay in ad tax of twenty-five dollar infteen dollars per week or in day: Provided, the provi-ordinance shall not spply dealers in products of the or dairy. SECTION 2. That any person h offering to, sale any goods, ware chandise, as itinerant trader, or transient merchant, within of Walhalls, without having first, aid the license tax, required by this ordi-mance for so doing, shall be subject to fine or imprisonment at the discretion of the Mayor within the limits of his authority.

Suction 3. That this ordinance shall be deemed general and perpetual, shall go into effect upon its publication and continue of force until repealed or amended.

Done in Council and ratified under this cor-rate seal of the Town of Walkalla [L. 8.] the 5th day of February, 1902, and the 12th year of the sovereignty a ndependence of the United States of Ameri J. T. WARD, Mayor C. W. Pitchford, Clerk.

ave the

ots-two

Number 4. An Ordinance to Preserve the Peace and Good Order of the Town of Walhalla.

BE IT ORDAINED by the Mayor and Aldermen of the Town of Walhalla, in council asserabled, and by authority of Aldermen of the Town of Walhalla, in council asserabled, and by authority of the same: SECTION 1. That any person found drunk in the Town of Walhalla, whereby the peace and good order of the town may be impaired, or the convenience of other persons interfered with, shall be deemed guilty of a misdemeanor. -SECTION 2. That any person commit-ting an act of public indocency of a street shall be guilty of a misdemeanor. SECTION 3. That any person convicted of keeping a disorderly house within the limits of the Town of Walhalla shall, upon conviction of such offense, be fined a sum not less than \$25 nor more than \$30, and the owner or lessee of any dwell-ing house or other building, situated within the said incorporate limits, who

lets er sub-lets any such dwelling to any person or porsons to be used as a bawdy house or house of prostitution, shall, upon conviction, pay a fine of not less than \$5 nor more than \$30, for every day upon which such house or building shall be used or kept, and be otherwise pun-ished within the discretion of the Mayor within the limits of his authority. SECTION 4. That any person or per-sons who shall be guilty of fighting, rioting, using profane language or other disorderly conduct within the incorpo-rate limits, shall be punished as for a misdemeanor.

SECTION 7. That no person or persons, other than a lawful dispenser, shall

by any person for the purpose aforesaid, within the incorporate limits, shall be confined to the premises owned or occu-pied by the person shooting. SECTION 9. That it shall be unlawful to ride or drive upon the sidewalks, or to lead a horse thereon, except to cross the same at a progular coresing or to along

same at a regular crossing, or to place any obstruction which may impede a free passage on or along any sidewalk, and any person or persons so doing shall be guilty of a misdemeanor. SECTION 8. That the Marshal is author-ized to arrest any person found on the streets between 10 o'clock p. m. and 5 o'clock a. m. who cannot give a satis-factory reason to ride a bicycle on the sidewalks of any street within the incorporate limits. Any person so doing shall be guilty of a mindowanow for such presence on the streets during these hours. SECTION 9. That all places of business or anusament he closed on the Sab

or amusement must be closed on the Sab-bath day, except drug stores, livery sta-bles and restaurants, and the violation

haled.

meanor.

of a misdemeanor.

ion 4. That before any building said fire limits, a

bereaf shall first be submitted to the lows Coancil for approval. Section 6. That any building or struc-ure created within said fire limits con-rary to the provisions of this ordinance may be abated and removed by the Tow-Council as a public nuisance at the enpense of the owner or owners of said nisdemeator, and, byon convis

ity property. The be Section 6. That any person or person twitching any of the foregoing provision best if this ordinance shall be liable to arre-ind fine or imprisonment, at the discr No fion of the Mayor within the limits discretion. RDS 4

is authority. Section 7. That this ordinance shall be deemed general and perpetual, shall gointo effect upon its publication and continue of force until repealed or

mended. Done in Council and ratified under the corp rate seal of the Town of Walhalia [L. S.] the 7th day of March, 1002, and the 126th year of the sovereignty as independence of the United States of Americ J. M. WARD, Mayor. C. W. Pitchford, Clerk. Resolved, That all laws ena

Number 6.

 the same.
 Done in Council and ratified under the corporate set of the Town of Walhalla on [L. 8.] the 5th day of February, 1992, and in the 128th year of the sovereignt; and ind pendence of the United States of Ararica. J. M. WARD, 20 yor.
 C. W. Pitchford, Clerk. An Ordinance to Raise Supplies and Make Appropriations for the Town of Walhalla for the Year 1903.

the same.

What Chicco Said to Heyward. Vincent Chicco, who went to Colum

Walhalla for the Year 1903. BE IT ORDAINED by the Mayor and Alderman of the Town of Walhalla, in council assembled, and by authority of the same: SECTION 1. That a tax of 30 cents on each one hundred dollars of the assessed value of all real and personal property. be levied for ordinary town purposes to defray current expenses during the fiscal year commencing January 1st, 1003. SECTION 2. That a tax of 30 cents on each one hundred dollars of the assessed value of all real and personal property, be levied for the purpose of paying the interest, and creating sinking fund for the retirement of the bonded indebted-ness of the town. SECTION 3. That the tax on real and personal property, as provided in Sections one and two of this ordinance, shall be paid into the office of Treasurer of the Town between the lat day of May, 1003.

Vincent Chicco, who went to Colum-bia to have a talk with the Governor about the blind tiger situation, has re-turned to Charleston. Yesterday he readily consented to tell what happened when he braced the Governor. Accord-ing to Chicco the interview was in part as follows. "Now, Governor," said Chicco, "you're a gentleman; all the Heywards are gentlemen. And I'm a gentleman, and all the Chiccos are gentlemen. Gov-ernor, tell me what are you going to do about this matter?" "There is but one thing to be done, Chicco," the Governor repiled in positive tones, "you'll have to quit this business. It is my duty to enforce the dispensary law."

bersonal property, as provided in Sections one and two of this ordinance, shall be paid into the office of Treasurer of the Town between the lat day of May, 1908, and 1st day of June, 1908, according to the assessments made by the Town Board of Assessors: Provided, that any property within the corporate limits on the first day of May, not returned to the County Auditor, shall be listed and as-sessed by the Town Board of Assessors for taxation. Skorton 4. That on all circuises and other shows a tax of one to one hundred dollar, per day, in the discretion of the Mayor, shall be paid. Skorton 5. That each and every person like is to road duty, under the laws of the State, shall work on the streets eight days, or pay at the rate of 50 cents per day, under the direction of the Mayor, or some on in his stead, under the same penalty as prescribed by the laws of the State for avy refusal or neglect to perform said work: Provided, that said person shall be per-mitted to pay on or before the first of April, shall be required to pay 84. Any person coming into the forw after June 30th shall phy the sum or refusing to pay the coreseer within three safe for othe fall working: Provided, he has not worked elsewhere. That any person coming into the forw after June 30th shall phy the sum of refusing to pay before or by the first of April, shall be required to pay 84. Any person coming into the forw after June 30th shall phy the sum of refusing to pay before or put he first of April, shall be required to pay 84. Any person coming into the forw after June 30th shall phy the sum of a collectman or Street Overseer within three days after being notified or warned so to do, shall be guilty of a misdemeanor, and subject to pun-ishment at the discretion of the Mayor within the limits of his authority. Scorton 7. That the Mayor shall be paid a salary of one hundred and fifty dollars

rendered. SECTION 7. That the Mayor shall be paid a salary of one hundred and fifty dollars for the fiscal year 1903, to be paid quar-terly out of any funds in the treasury available for ordinary town purposes.

SPECIAL TAXES.

SPECIAL TAXES. SECTION 8. No person, firm or corporation shall be engaged in, prosecute or carry on any business or profession hereinafter mentioned without having first paid a special license tax herefor, as follows, to wit: Agent for or dealer in fertilizers "other than regular merchant," \$5. Baker, \$2. Bank, with \$25,000, capital or less, \$25. Bank for every \$1,000 capital, in excess of \$25,000, \$1. Brokker, dealer in merchandise, produce on margin or commission, \$3.

Broker, dealer in merchandise, produce on margin or commission, \$3. Barber, for each additional chair, \$1. Billiard, pool or bagatelle tables, \$5. Blacksmith for one forge, \$2. Blacksmith for each addditional forge, \$1. Boarding house, except for students and cot-on mill operatives exclusively, \$2.60. Boot or shoe shop, making or repairing, \$1. Broker, dealer in horses, cattle or other live

ock, not paying license for sale stable ard, per year, §5. Butcher, dealer in meats, &c., §10. Contractor, doing a business under §

Cotton Mills, 325. Contractor, doing a business under \$600, \$2.50; ver \$500 and less than \$1,000, \$5; over \$1,000, \$10. Canning Company, \$1. Denter in cotton seed, cotton seed hulls and heal, other than a regular merchant, \$5. Draggiet \$10. Druggist, \$10. Express Company, \$5. Each Insurance Company, life, fire, or accident, meanor. SECTION 10. That any person found loafing on the streets of Walhalla, hav-ing no visible means of earning an hon-est livelihood, shall be deemed a vagrant. in the house. One morning about two weeks ago the dead body of Burdick was weeks ago the dead body of Burdick was found in his home covered over with cushions. His mother-in-law made the discovery. A golf stick that had been taken from a rack in the room lay on the floor, and blood on it indicated that it was the weapon with which the murder had been committed. The police gave it out that they had suspicions as to the identity of the murderer. It was sus-Furniture dealer, \$3. Ginnery \$10. Ginsery \$10. Hotel, \$10. Lawyers doing business within the town, \$10 or each lawyer. Merchants shall pay a license according to the ollowing schedule of gross sales for the year and prices upon sworn returns: SECTION 11. That it shall be unlawful for any person or persons to carry con-cealed upon their person any weapon mentioned in the laws of the State of South Carolina as unlawful to carry con-cealed identity of the murderer. It was sus-pected that Burdick had been rather too intimate with various women, SECTION 12. Any person or persons gambling within the incorporate limits of the town shall be guilty of a misdetoo intimate with various women, and these women were held under suspicion. One of them was arrested; but she had to be released forth-with because there was no evidence against her and she is talking of bring-ing suit for damages against the police for false arrest. On Tuesday night Arthur B. Pennoll and his wife, who had been sticking by him went out to ride SECTION 13. That any person or per-sons interfering with a Policeman in the discharge of his duty shall be guilty of 25,000.... exceeding 25,000.... 2 Newspaper, other than daily, five dollars. Photographer, itinerant, five dollars. Public Hearse, \$3. Physician, ten dollars. Restaurant, \$1. Reliroad Company SECTION 14. Any person or persons who shall keep, or permit to be kept on their premises, any place where gambling is permitted or encouraged, shall be guilty been sticking by him, went out to ride in an automobile, and accidentally or by design Peunell ram the machine over a of a misdemeanor. SECTION 15. That any person or per-sons wilfully striking, breaking or other-wise injuring any street lamp, the prop-erty of the Town of Walhalla, shall be design Feinfell ram the machine over a precipice into a rock quarry. He was instantly killed, and his wife was fatally wounded. As yet the Buffalo people have not been able to unravel the mys-tery; but they think that the automobile tragedy has direct connection with the Burdick murder.

lawyer of family, as co-respondent. Mrs. Burdick had left the home of her husband before the divorce proceedings Her m

Advice to the Aged.

Age brings infirmities, such as slug-gish bowels, weak kidneys and blad-der and TORPID LIVER.

'utt's Pills

have a specific effect on these organs, stimulating the bowels, causing them to perform their natural functions as in youth and

to the kidneys, bladder and LIVER. They are adapted to old and young.

Snake Story from Georgia.

independence of the United States of America The Kind You Have C. W. Pitchford, Clerk. Avegetable Preparation for As-similating the Food and Regula-ting the Stomachs and Bowels of RESOLUTION DESPECTING FORMER OF DINANCES. Bears the Council heretofore, not in conflict with these Ordinances, are considered in full force, and that each and every one of the Ordinances this day enacted shall be in full force after the publication of the same INFANTS CHILDREN. Signature Promotes Digestion Cheerful-ness and Rest Contains neither Opium Morphine nor Mineral. NOT NARCOTIC. we of OLL Dr.SAMUEL FITCHER

900 DROPS



A perfect Remedy for Constipa-ton, Sour Stomach, Diarrhoea Vorms, Convulsions, Feverishness and LOSS OF SLEEP. Fac Simile Signature of Call Fletchirs.

Thirty Years NEW YORK. At6 months old 35 DOSIS - 35 CINAS EXACT COPY OF WRAPPER.

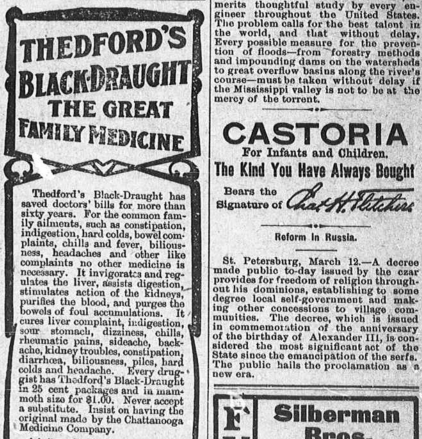
To Dine Tillman Charleston, S. C., March 12 .- Messrs.

Ienry F. Welch, E. H. Polnot, J. S.

Pinkussohn, J. L. David, W. Thomas

and others have determined with the co-

Medicine Company.



struggle has been goin , on between th <text> Mississippi river on the one hand and to great overflow basins along the river's course—must be taken without delay if the Mississippi valley is not to be at the mercy of the torrent.

Unsolved Problems of the Mississipol Rive

For more than half a century the

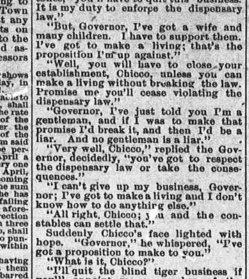
For Infants and Children

Always Bought

Use

For Over

of



you'll appoint me a member of the board of control." What the Governor said Chicoo refused

to divulge.-Charleston News and Cou-

Dangers of Pnéumonia

A cold at this time if neglected is A cold at this time if neglected is liable to cause pneumonia, which is so often fatal, and even when the patient has recovered the lungs are weakened, making them peculiarly susceptible to the development of consumption. Fo-ley's Honey and Tar will stop the cough, heal and strengthen the lungs and prevent pneumonia. For sale by J. W. Bell, Walhalla.

Disaster in Buffalo. The city of Buffalo, N. Y., has been

convulsed during the past two weeks with scandal, murder and perhaps suiide. A few weeks ago Edward L. Burdick, a wealthy society man, instituted divorce proceedings against his wife, naming Arthur B. Pennell, a prominent

Acting Secretary Taylor, of the Trea-sury Department has authorized an im-mediate investigation of the claim of Messrs. Bird and Redding, of Charleston, growing out of the claim for betterment of the nlans of the Charleston part of the of the plans of the Charleston post office, for which an appropriation of \$22,700 has been recommended.

Senator Tillman has brought to the Schator Tillman has brought to the attention of the Secretary of State the long pending claim of Mrs. Francis I. Roberts, of Charleston, growing out of demands made by Mrs. Roberts against the Venezuelan government. Mrs. Roberta's attorneys are Messrs. Mordecai & Gadsden, of Charleston, and she has

been seeking redress since 1871. Senator Tillmau's magnificent work in carrying to a successful issue South Carolina's old war claim, has inspired many South Carolinians with the idea that nothing is impossible for Senator Tillman to accomplish when he pulls off his coat and goes to work in the interest of his constituents. The Senator's selection as a member of the Democratic steering committee is generally approved by De-mocratic Senators, and he will prove a valuable aid to Chairman Gorman in formulating the policy of the united Demo-oracy in the Senate. Senators Blackburn, Bailey and Tillman are expected to be conspicuous figures on the Democratic side, as they represent three distinct types in general debate. Senator Till-man's recent temperate and unanswera-ble discussion of the race problem in the South has elevated him in the estimation of Senators on both sides of the chamber. Without sacrificing his perchamber. Without sacrificing his per-ronal convictions or opinions on any of the great national issues Senator Tillman is prepared to join in any general policy which is calculated to promote the ascendency of the national Democratic party and join in organizing a Demo-cratic party on a practical business basis. He appreciates the necessity of united party action and enforcement of party discipline, without violating the funda-montal principles of Democracy.

A Severe Cold for Three Months.

The following letter from A. J. Nus-baum, of Batesville, Ind., tells its own story. "I suffered for three months with a severe cold. A druggist prepared me some medicine, and a physician pre-scribed for me, yet I did not improve. I then tried Foley's Honey and Tar, and eight doses cured me." Refuse all sub-stitutes. For sale by J. W. Bell, Wal-halla.

Son Sues Father.

Spartanburg special to Atlanta Jourase of unique and interesting being heard in the Court of nal : A case of Common Pleas, in which a son appears as the plaintiff agaist his father, the deas the plaintiff agaist his father, the de-fendant. The persons in the suit are S. C. Godshall, the father, and G. P. God-shall, the son. The plaintiff alleges that the father has published a notice pro-hibiting the cotton mills to give employ-ment to the young man and as the result he is suffering for the necessaries of life and wants \$5,000 as the damages. In re-buttal Godshall alleges the son is under age and his wages are due him and for this reason he has made the orders that figure in the case.

Pneumonia Follows a Cold. But never follows the use of Foley's Honey and Tar. It stops the cough heals and strengthens the lungs and affords perfect security from an attack of pneumonia. Refuse substitutes. For sale by J. W. Bell, Walballa.

Dr. Miles' Heart Cure Cured Me.

There is nothing that has a more deleter-ious effect upon the cardiac or heart nerves than the excessive use of tobacco. Pain and tenderness around the heart, an oppressive feeling in the chest, choking sensation in the throat, discomfort from sleeping on the left side and smothering spells at night when the sufferer has to sit up in bed to breathe are the most common symptoms of a weak heart. Smokers who jeel these symptoms and who do not understand their meaning should be warned in time, by the following experience: "I was greatly troubled with an affection

warned in time, by the following experience: "I was greatly troubled with an affection of the heart, due I think to excessive smoking. On writing to you for advice I was directed to begin a course of treatment which in-cluded Dr. Miles' Heart Cure, Dr. Miles' Nervine and Nerve and Liver Pills, together with bathing, etc. I faithfully followed the directions given and am pleased to say that my cure is complete and permanent. Be-fore beginning the use of your remedies I was so nervous I could not keep my hands still and suffered greatly from severe pains around the heart. Many times at night I would be forced to assume a sitting posture to get my breath, and for the time being it would be forced to assume a sitting posture to get my breath, and for the time being it would seem as though my heart had stopped beating. From the splendid results achieved in my case I c a cheerfully recommend Dr. Miles' Heart Cure, Restorative Nervine and other remedies to all sufferers from heart or nervous troubles."—Yours truly, ELIJAH HALL, Dothan, Ala. All druggists sell and guarantee first bot-

All druggists sell and guarantee first bot-tle Dr. Miles' Remedies. Send for free book on Nervous and Heart Diseases. Address Dr. Miles Medical Co., Elkhart, Ind.

"Hit Him Again !"

A small church was sadly in need of general repairs, and a meeting was held in it with a view of raising funds for that purpose. The minister having said \$500 would be reowner or occupant. quired, a very wealthy (and equally stingy) member of the church rose and said he would give \$1. Just as he sat down, however, a lump of plaster fell from the ceiling and hit him on the head, whereupon he rose up hastily and called out that he had made a mistake-he would give \$50. This was too much for an enthusiastic member present, who, forgetful of everything, called out fervently : "Oh, Lord hit him again !"—Baptist

Union. Bears the Bignature of Char H. Flitchurk

In one corner of the palatial estate of George W. Vanderbilt, near Ashe ville, has been standing for years an old negro cabin occupied by John Moore and his family. Mr. Vander-bilt has allowed the cabin to remain born about selling and wanted an amended.

is estimated to be about \$50. The land belonged to Moore's wife, who declared she was tired of

such game, as either participant or synchronic states and the subject to fine or impris-onment, at the discretion of the Mayor within the limits of his authority. A SECTION 12. That it shall be unlawful for any person or persons, other than employees, or passengers coming in or going off, to assemble at the depot in Walhalla and get on the trains. SECTION 13. That any person or per-sons violating any of the foregoing pro-visions of this ordinance shall be liable to arrest and fine or imprisonment at the discretion of the Maxor within the limit iscretion of the Mayor within the limits

of his authority. SECTION 14. That this ordinance shall be deemed general and perpetual, shall go into effect upon its publication, and continue of force until repealed or amended. Done in Council and ratified under the corp

Done in Council and ratified under the corpo-rate seal of the Town of Walhalla on [L. S.] the 5th day of February, 1902, and in the 126th year of the sovereignty and independence of the United States of America, J. M. WARD, Mayor. C. W. Pitchford, Clerk.

Number 2.

An Ordinance to Preserve the Health and

Cleanliness of the Town of Walhalla. BE IT ORDAINED by the Mayor and Aldermen of the Town of Walhalla, in council assembled, and by authority of the same:

SECTION 1. That all residents, whether

sons failing or refusing to remove a nuis-ance, when requested so to do by the Board of Health, shall be guilty of a mis-demeanor and may be punished at the discretion of the Mayor within the limits of his authority, and such nuis-ance may be abated at the expense of the SECTION 2. That it shall be unlawful to establish any slaughter house or butcher pen within the corporate limits of the town, and any person or persons so doing shall be liable to fine or imprisonment at the discretion of the Mayor within the

the discretion of the Mayor within the limits of his authority. SECTION 3. That any dog running at large within the corporate limits be-tween the 1st day of June and the 1st day of October, without a muzzle, is liable to be seized and retained for a period of twenty-four hours, during which time his owner can redeem him by paying the sum of two dollars, and if not so redeemed, the dog shall then be sold. That any owner of a dog or dogs who shall let such dog or dogs run at large on the streets of the town without being muzzled shall be deemed guilty of a misdemeanor and shall be punished at the discretion of the Mayor within the limits of his authority.

Excessive Price for Land.

at the discretion of the Mayor within the limits of his authority. SECTION 4. That it shall be unlawful for a bull dog to run at large within the corporate limits of the town at any time. That any owner or person baving custody of a bull dog, who shall let such dog run at large, shall be deemed guilty of a mis-demeanor, and shall be punished at the discretion of the Mayor, within the limits of his authority.

limits of his authority. SECTION 5. That this ordinance shall be deemed general and perpetual, shall go into effect upon its publication, and continue of force until repealed or

Done in Council and ratified under the corr Done in Council and ratified under the corpo-rate seal of the Town of Walhalla on [L, S.] the 5th day of February, 1992, and in the 126th year of the sovereignty and independence of the United States of America.
 C. W. Pitchford, Clerk.

To Cure a Cold in One Day Take Laxative Bromo Quinine Tablets. 6. 7. Grove on every Seven Million boxes sold in past 12 months. This signature, 6. 7. Grove box. 25c.

limits of his authority. SECTION 16. That any person keeping or occupying a house where riotons, boisterous or disorderly conduct occurs shall be liable to fine or imprisonment at the discretion of the Mayor within the limits of his subhority. owners of property or tenants occupying the same, within the incorporate limits, shall keep their premises in a clean and the discretion of the Mayor within the limits of his authority. SECTION 17. That any person or per-sons drinking spiritñous or intoxicating liquors on any street or public place within the incorporate limits shall be guilty of a misdemeanor, and subject to punishment at the discretion of the Mayor within the limits of his authority. SECTION 18. That any person or per-sons violating any of the foregoing Sec-tions of this ordinance shall be deemed guilty of a misdemeanor, and punished at the discretion of the Mayor within the limits of his authority. SECTION 19. That this ordinance shall be deemed general and perpetual, shall go into effect upon its publication, and continue of force until repealed or amended. Done in Council and ratified under the corpohealthy condition, and any person or per-

Done in Council and ratified under the corpo-rate seal of the Town of Walhalla on [L. S.] the 5th day of February, 1902, and in the 126th year of the sovereignty and independence of the United States of America. J. WARD, Mayor, C. W. Pitchford, Clerk.

deemed guilty of a misdemeanor, and on conviction of such striking, breaking or injuring of any lamp shall be subject to fine or imprisonment for each lamp, at the discretion of the Mayor within the limits of his arthenits.

Number 5.

Number 5. An Ordinance to Establish Fire Limits in the Town of Walhalla. Be it ordained by the Mayor and Alder-men of the Town of Walhalla, in Council assembled, and by authority of the same: Section 1. That fire limits be estab-lished in the Town of Walhalla, on Main street, on both north and south sides thereof, between Ann street and Tugaloo street; That within said limits no new house shall hereafter be built of wooden material, and no additional room or rooms shall be built of wood to any house now standing within said fire limits: Provided, however, that a plazza, covered with slate, tin, zino or gravel, may be added to any dwelling house erected within said fire limits. Bection 2. That all buildings hereafter erected within said fire limits shall be built of brick or stone and covered with slate, tin, zine or gravel. Section 3. That no building a hereafter

Repair shop to game, heyetes, ten, others, Surveyor, \$2. Surveyor, \$2. Street wagon or dray, two horses, five dollars. Street wagon or dray, two horses, five dollars. Stable, keeping vehicles and houses for hire, eed and sale, twenty-five dollars. Stable, feed and sales, five dollars. Telegraph Company, \$5. Telephone Exchange, \$10. Tallor, making and repairing, one dollar. Tin shop, making or repairing, one dollar. Watch maker and jeweler for repairing, exc., two dollars.

wo dollars. Wheel-wright, for repairing wagons and bug

Wheel-wright, for repairing wagons and bug-gles, §2. Undertaker, ten dollars. Any person or firm selling coffins shall be deemed an undertaker. SECTOR 9. That the said business or occupa-tion tax shall be paid on or before the 20th day of February, 1903, and until that day, inclusive, said licenses may be issued without any penalty, to persons now engaged in any of the above named occupations or business. Any person or persons carrying on or prose-cuting any business or occupation, or running any establishment named in this or preced-ing sections, without first having taken out a li-cense therefor, shall be fined or imprisoned, at the discretion of the Mayor within the limits of his authority, except in cases where special penalties are imposed. No license shall be issued for a less period than one year, dated from the first day of the month in which the same is issued. For any business, occupation or profession, not enumerated in the foregoing Sections, the li-

month in which the same is issued. For any business, occupation or profession, not enumerated in the foregoing Sections, the il-cense shall be regulated by the Mayor. SECTION 10. The Town Council hereby reserves the right to revoke any license for any cause which may seem to it just. SECTION 11. The tax on real or per-sonal property, provided for in this ordi-nance, shall be collected during the month of May. 1903. and any person or persons One of the strangest occurrences that has ever been recorded came to light here to-day. A few days ago an old negro near here captured a large rattle-snake alive. He brought it to town and sold it to Dr. R. D. McLeod, who wished to keen it to avaniment with Concerd nance, shall be collected during the month of May, 1903, and any person or persons who shall fail to pay such taxes on or by the 1st day of June, 1903, shall be liable to a penalty of twenty per cent on such tax, and the tax, with the penalty and cost, shall be collected by execution or otherwise.

otherwise.

Any person, firm or corporation mak-ing any false or fraudulent return, where a return is by this ordinance required, shall, upon conviction, be fined or im-prisoned, at the discretion of the Mayor.

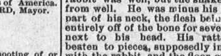
Number 9.

An Ordinance to Regulate the Shooting of Keeping in Possession Fire Works,

but the snake refused to eat them or to molest them in any way. On Saturday he placed a live rabbit in the cage to see what the snake would do with it. The snake would not notice the rabbit till he was molested, and then he attempted to bite the rabbit, but only succeeded in getting his mouth full of fur.

IMPARTING VIGOR

Done in Council and ratified under the corpo-rate seal of the Town of Walhalla on [L. S.] the 4th day of February, 1993, and in the 137th year of the sovereignty and independence of the United States of America. J. M. WARD, Mayor. C. W. Pitchford, Clerk.

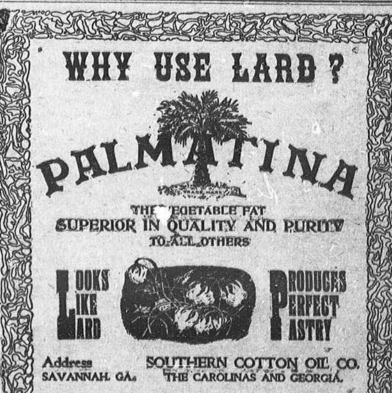


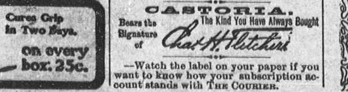
succeeded in getting his mouth full of fur. Sunday night they both seemed to be well, but not so Monday morning. The rabbit was well, but the snake was far from well. He was minus his head and part of his neck, the flesh belug gnawed entirely off of the bone for several inches next to bis head. His rattles were besten to pieces, supposedly in his fight with the rabbit, and the floor of the cage was covered with blood, showing that the rabbit killed him, and not that he had eaten the snake after it had died as natural death, as there would then have been no blood. The rabbit seems to be none the worss for the fray. The above seems incredible, but scores of people that saw the snake and the

of people that saw the snake and the rabbit are willing to youch for the truth of it, among the number being the editor of the Tattnall Journal, G. G. Folsom, and many others.—Lyons, Ga.', special of Wednesday



The Print of Winter Apples, The Print of Winter Apples, moust bearer of crisp, hidy, red apples of good size that keep, and retain their flavor til April Astronomy of the stands the ruggedest offmate and is an enor moust bearer of crisp, hidy, red apples of good size that keep, and retain their flavor til April Astronomy of the stands the ruggedest offmate and is an enor any market. Our York Imperial stock is the finest ever grown. THESE APPROVED VARIETIES, Ben Davis, Jonathan, Grimes Golden, Win Sep, Gano, Baldwin, Mammoh Black Twig, Rome Beauty, Stark King and a hundred other Harrison Nurseries, Berlin, Md. Write for free catalogue.





covored with slate, tin, zino or gravel, may be added to any dwelling house erected within said fire limits. Section 2. That all buildings hereafter erected within said fire limits shall be built of brick or stone and covered with slate, tin, zinc or gravel. Section 3. That no building or build-ings constructed of wood of any size or dimensions shall be built or effected within two hundred (200) feet of either side of main street within said fire limits.