

Communications of a personal character charged for as advertisements.

Obituary notices and tributes of respect, of not over 100 words, will be printed free of charge. All over that number must be paid for at the rate of one cent a word. Cash to accompany manuscript.

WALZILLA, S. C.:

WEDNESDAY, FEBRUARY 2, 1916.

FARMING INTERESTS IMPROVED

President of So. Ry. Estimates Total Increase at \$200,000,000.

Washington, Jan. 27.—Farmers in the Southern States traversed by the Southern Railway Company's lines are better off by at least \$200,000,000 than they were at this time last year," said President Harrison, of the Southern Railway, commenting on the United States Agricultural Department figures of crop and live stock values.

"The department figures of the values of the crops of cotton, including seed, grain, hay, tobacco, fresh potatoes, sweet potatoes and apples, show a total for those States of \$1,188,630,000, as compared with \$1,020,179,000 last year, an increase of \$168,451,000. The value of live stock on farms in those States is reported by the department as \$10,228,000 greater than last year, bringing the total up to \$178,679,000, and if we add to this the increased value of various vegetables and fruit crops, for which figures are not yet available, the total will easily reach \$200,000,000.

Less Cotton, Worth More.

"Although, on account of the large reduction in cotton acreage, the yield of cotton was substantially less than last year, the farm value of the cotton was \$46,872,000 greater, and of the seed \$40,952,000 greater, making the total value of the crop \$87,824,000 greater than last year. The result of the more general diversification of crops which is the outstanding feature of present day farming in the South is seen in an increase of \$54,082,000 in the value of grains, an increase of \$18,816,000 in the value of hay, an increase of \$12,512,000 in the value of Irish potatoes and sweet potatoes, and an increase of more than \$10,000,000 in the value of live stock on farms. On account of the generally lower prices of farm animals throughout the United States the increase in the value of live stock does not fully measure the progress of the South in the past year toward a realization of its great advantages for the production of meat and dairy products. The department figures show increases of \$3,000 head of other cattle and 381,000 head of swine.

"Taking into consideration the increased extent to which Southern farmers have produced supplies used on the farm, as well as the large increase in the value of their marketable products, I think it may fairly be said that the average condition of the farmers of the South was never better than it is to-day."

Abbeville's New Treasurer.

James Chalmers has been appointed treasurer of Abbeville county as successor to the late Jas. F. Bradley. The appointment was made by Governor Manning at the request of the Abbeville county delegation.

NO INDIGESTION, GAS, OR STOMACH MISERY IN FIVE MINUTES.

"Pape's Diapiesin" for Sour, Acid Stomach, Heartburn, Dyspepsia.

Time it! In five minutes all stomach distress will go. No indigestion, heartburn, sourness or belching of gas, acid, or eructations of undigested food, no dizziness, bloating, foul breath or headache.

Pape's Diapiesin is noted for its speed in regulating upset stomachs. It is the surest, quickest and most certain indigestion remedy in the whole world, and besides it is harmless.

Millions of men and women now eat their favorite foods without fear—they know Pape's Diapiesin will save them from any stomach misery.

Please, for your sake, get a large fifty-cent case of Pape's Diapiesin from any drug store and put your stomach right. Don't keep on being miserable—life is too short—you are not here long, so make your stay agreeable. Eat what you like and digest it; enjoy it, without dread of rebellion in the stomach.

Pape's Diapiesin belongs in your home anyway. Should one of the family eat something which don't agree with them, or in case of an attack of indigestion, dyspepsia, gas, or stomach derangement at daytime or during the night, it is handy to give the quickest, surest relief known.—Adv.

CREAMERY DID GOOD BUSINESS.

Co-operative Venture Returned \$33,000 to Piedmont Farmers.

Clemson College, Jan. 27.—Summaries made for the year ending December 31, 1915, show that the year was a very successful one for the Clemson College Co-operative Creamery and Poultry Association. As a result of the year's activities, the farmers in the Piedmont counties who were patrons of the creamery received nearly \$33,000, and the average price paid to them for butterfat was slightly more than 28 cents per pound, which will compare favorably, it is said, with prices paid to patrons of the very large creameries of the Middle West.

At the close of 1915 there were 183 patrons, with 702 cows and 232 cream separators. At the beginning of the year there had been 62 patrons, with 190 cows and 48 separators. The butterfat receipts were largest in August, when they reached 14,815 pounds. The average monthly receipts were 11,561 pounds. The average price paid for butterfat was 28 cents. The total amount returned to the farmers during the year was \$32,778.79.

The Clemson creamery and the one recently established at Darlington sell butter under the "Palmetto State" brand, the idea being to establish this as a brand for the co-operative creamery butter made in this State and in this way gradually gain for South Carolina a reputation for butter of excellent and dependable quality.

USE "CASCARETS" FOR LIVER AND BOWELS WHEN CONSTIPATED.

When Bilious, Headachy, Sick, for Sour Stomach, Bad Breath, Bad Colds.

Get a 10-cent box. Take a Cascaret to-night to cleanse your liver, stomach and bowels, and you will surely feel great by morning. You men and women who have headache, coated tongue, a bad cold, are bilious, nervous, upset, bothered with a sick, gassy, disordered stomach, or have backache and feel all worn-out. Are you keeping your bowels clean with Cascarets—or merely forcing a passage every few days with salts, cathartic pills or castor oil?

Cascarets immediately cleanse and regulate the stomach, remove the sour, undigested and fermenting food and foul gases; take the excess bile from the liver and carry off the constipated waste matter and poison from the bowels.

Remember, a Cascaret to-night will straighten you out by morning. A 10-cent box from your druggist means healthy bowel action; a clear head and cheerfulness for months. Don't forget the children.—Adv.

Boys Loot Chicago Bank.

Chicago, Jan. 27.—Five youths, all believed to be under 20 years of age, to-day entered the Washington Park National Bank, forced 20 officers, employees and patrons to face the wall with their hands in the air, scooped up \$15,000 from the teller's cage and escaped in an automobile.

Although every available policeman and detective was placed on their trail immediately, no clue has been found to-night as to the identity of the bandits.

Four of the robbers entered the bank with masks over their faces, each carrying two revolvers. The fifth remained outside in the automobile. Three of the bandits forced the officers and ten patrons to hold up their hands while one rifled the cashier's cage. None of the patrons was searched.

Five Arrested for Robbery.

Chicago, Jan. 28.—Five young men, believed by the police to be the bandits who held up the Washington Park Bank yesterday, were arrested to-day. Officers raided a house on West Side when a newsboy kicked a paper box lying on the sidewalk. The police say bank notes flew every way. Raids and arrests followed.

Detectives had been watching the house all night as a result of information furnished by Mrs. Jos. Friedman, who, with her husband, was arrested.

Bills in the box were not counted. It is said, though, the box contained approximately \$15,000.

Detectives said they believed the box was thrown into the street after it was learned the house was surrounded.

War Upon Pain.

Pain is a visitor to every home and usually it comes quite unexpectedly. But you are prepared for every emergency if you keep a small bottle of Sloan's Liniment handy. It is the greatest pain killer ever discovered. Simply laid on the skin—no rubbing required—it drives the pain away. It is really wonderful. Mervin H. Solister, Berkeley, Cal., writes: "Last Saturday, after tramping around the Panama Exposition with wet feet, I couldn't turn. I applied Sloan's Liniment freely and went to bed. To my surprise, next morning the stiffness had almost disappeared, four hours after the second application I was as good as now." (March, 1915.) At druggists, 25c.—Adv. 1.

MILLION SIGNED PETITION.

Its Introduction Into Senate Precipitates Debate on Munitions.

Washington, Jan. 27.—An outburst of denunciation against shipment of American made war munitions to European belligerents stirred the Senate to-day, reflecting a revival of sentiment which may force a vote upon embargo resolutions that have been pending in committee for several months. A dozen Senators, Democrats as well as Republicans, assailed the munitions traffic, while those who have sided with the administration in its stand that an embargo would violate international law were for the most part silent.

A petition for an embargo having more than 1,000,000 signatures precipitated the debate. A test vote at one time seemed inevitable, but it was averted after much parliamentary maneuvering by reference of the petition to the foreign relations committee.

Senator Kenyon (Republican) started the discussion in presenting the petition which had been sent to the Senate by the Organization of American Women for Ethic Neutrality. The Iowa Senator characterized the sale of munitions abroad as a "cold-blooded money-making proposition," and derided the policy of praying for peace on Sundays and selling weapons of war on week days as rank hypocrisy.

An embargo was vigorously urged also by Senators Hitchcock, Clapp, Works, Ashurst, Lane, Martine and La Follette. Other Senators who spoke in favor of an embargo, but thought the question of whether it might be breach of neutrality must be thoughtfully considered by the foreign relations committee were Senators Clarke of Arkansas, Clark of Wyoming, Smoot and Townsend.

Senator Stone, chairman of the foreign relations committee, before which the resolutions are pending, said he had opinions on the merits of the issue, but thought this was not the time to present them. Senator Robinson was the only Senator who expressed himself as actually opposed to an embargo.

From the character of the debate it was apparent that discussion of the question was certain to crop out again in the near future. Senator Clark, of Wyoming, said the Senate's patience was being sorely tried by inaction on the part of the foreign relations committee.

CHICHESTER PILLS



DIAMOND BRAND. Beware of Counterfeits. Refuse all Substitutes. Ask your Druggist for CHICHESTER'S DIAMOND BRAND PILLS in Red and Gold metallic boxes, sealed with Blue Ribbon. TAKE NO OTHER. Buy your Druggist and ask for CHICHESTER'S DIAMOND BRAND PILLS, for twenty-five years' world-wide fame. Always Reliable. SOLD BY ALL DRUGGISTS EVERYWHERE. WORTHY TESTED.

To Expel English Women.

Berlin, Jan. 27.—Fifty English women, who have been employed in various occupations in Berlin, have been ordered to leave the country not later than February 6. The authorities say this action is taken in reprisal for the expulsion of German women who have been employed in England.

WOMAN AVOIDS OPERATION

Medicine Which Made Surgeon's Work Unnecessary.

Astoria, N. Y.—"For two years I was feeling ill and took all kinds of tonics. I was getting worse every day. I had chills, my head would ache, I was always tired. I could not walk straight because of the pain in my back and I had pains in my stomach. I went to a doctor and he said I must go under an operation, but I did not go. I read in the paper about Lydia E. Pinkham's Vegetable Compound and told my husband about it. I said 'I know nothing will help me but I will try this.' I found myself improving from the very first bottle, and in two weeks time I was able to sit down and eat a hearty breakfast with my husband, which I had not done for two years. I am now in the best of health and did not have the operation."—Mrs. JOHN A. KOENIG, 502 Flushing Avenue, Astoria, N. Y.



Every one dreads the surgeon's knife and the operating table. Sometimes nothing else will do; but many times doctors say they are necessary when they are not. Letter after letter comes to the Pinkham Laboratory, telling how operations were advised and were not performed; or, if performed, did no good, but Lydia E. Pinkham's Vegetable Compound was used and good health followed.

If you want advice write to Lydia E. Pinkham Medicine Co. (Confidential), Lynn, Mass.

THE UNITED STATES OF AMERICA

In the District Court of the United States—For the Western District of South Carolina.

THE UNITED STATES Versus

A certain tract of land containing 58.13 acres, more or less, situate in Chattooga Township, in the County of Oconee, in the State of South Carolina, known as the Jeff Swofford Tract.

Notice that Application has Been Made by The United States to Acquire the Land Herein Described, by Condemnation.

Pursuant to an order made by his honor Joseph T. Johnson, United States Judge for the Western District of South Carolina, on the 9th day of December, A. D. 1915, notice is hereby published that application has been made to the District Court of the United States for the Western District of South Carolina, in behalf of the United States, for the condemnation for the public use and purpose of National Forest Reserve, of a certain tract of land, owned or supposed to be owned by Jeff Swofford and Hester Swofford, and an accurate description of said tract of land being as follows:

All and singular that tract of land known as the Jeff Swofford Tract, situate and lying on the waters of the Chattooga River, in Chattooga Township, Oconee County, and State of South Carolina, bounded north by Chattooga River; on the west and south by lands of W. E. Roach; heretofore said to contain eighty-two (82) acres, more or less, but containing fifty-eight and 13/100 (58.13) acres; circumscribed by a line beginning at corner one, a sixteen-inch post with witnesses; a corner common to the W. E. Roach Tract (corner 16) and the lands of W. E. Roach, blazed and scribed No. 1; thence S. 48-50 E. with the boundary of W. E. Roach land to corner two a six-inch pine, blazed and scribed; thence to corner three, a six-inch white oak on the edge of old road, a corner common to lands of W. E. Roach and Tom Swofford, blazed and scribed; thence N. 6 E. with boundary of the lands of Tom Swofford to corner four, a black oak stump with witness, common to lands of Tom Swofford, an oak post being set in a mound of stones; thence to corner five, a point in thread of Chattooga River, corner of lands of Tom Swofford, an oak post being set as a witness, corner on bank of stream in a mound of stones; thence with the meanders of the thread of Chattooga River, in a westerly course to corner six, a corner common to the John Lochrie "Roach" Tract, a post being set on bank of Chattooga River as a witness corner; thence leaving the Chattooga River, and with the boundary of John Lochrie's "Roach" Tract, a stake with witnesses, common to John Lochrie's "Roach" Tract, a post being set; thence to corner eight, a chestnut stump with witnesses; a corner common to John Lochrie's "Roach" Tract and W. E. Roach tract (corner 11) an oak post being set in a mound of stones; thence S. 13-50 E. with the boundary of the W. E. Roach Tract to corner nine, which is corner twelve of the W. E. Roach Tract, a post being set in a mound of stones; thence to corner ten, which is corner thirteen of the Roach Tract, a twelve-inch pine, blazed and scribed; thence to corner eleven, which is corner fourteen of the Roach Tract, a fourteen-inch Spanish oak, blazed and scribed; thence to corner twelve, which is corner fifteen of the Roach Tract, a twelve-inch post oak, blazed and scribed; thence to the place of beginning, all bearings being turned from the true meridian.

All persons interested in said tract of land, are hereby required to come forward on the 1st day of March, A. D. 1916, and file with the Clerk of this Court at his office at Greenville, S. C., their objections, if any they should have, to the proposed purchase or acquisition of said tract of land, by the United States.

J. WILLIAM THURMOND, United States Attorney. A True Copy. Attest: (Seal.) J. B. KNIGHT, Clerk, U. S. D. Court.

THE UNITED STATES OF AMERICA

In the District Court of the United States—For the Western District of South Carolina.

THE UNITED STATES Versus

A certain tract of land containing 139.92 acres, more or less, situate in Chattooga Township, in the County of Oconee, in the State of South Carolina, known as The J. and T. Bottoms Tract.

Notice that Application has Been Made by The United States to Acquire the Land Herein Described, by Condemnation.

Pursuant to an order made by his honor Joseph T. Johnson, United States Judge for the Western District of South Carolina, on the 9th day of December, A. D. 1915, notice is hereby published that application has been made to the District Court of the United States for the Western District of South Carolina, in behalf of the United States, for the condemnation for the public use and purpose of National Forest Reserve, of a certain tract of land, owned or supposed to be owned by John Bottoms, Thomas Bottoms and Nettie E. Bottoms, and an accurate description of said tract of land being as follows:

All and singular that tract of land known as the J. and T. Bottoms tract, situate and lying in the County of Oconee, and State of South Carolina, and in the Township of Chattooga, and adjoining lands of A. M. Brown, Irvin Orr, W. H. Day and others; heretofore said to contain one hundred (100) acres, more or less, but containing one hundred and thirty-nine and 92/100 (139.92) acres, circumscribed by a line beginning at corner one, a post oak stump, seven feet inches in diameter shown by Mr. Bottoms as original corner, a maple post being set and scribed No. 1-U. S. F. S.-B; thence N. 16-15 W. to corner two, a post oak post being set; thence to corner three, an oak post being set; thence to corner four, a

yellow pine post being set; thence to corner five a yellow pine post being set; thence to corner six, a sourwood post being set; thence to corner seven, a dogwood post being set; thence to corner eight, an eight-inch hickory, blazed and scribed; thence to corner nine, a pine post being set; thence to corner ten, a Spanish oak post being set; thence to corner eleven, a black jack post being set beside the original stone corner; thence to corner twelve, a chestnut oak post being set; thence to corner thirteen, a Spanish oak post being set; thence to corner fourteen, a Spanish oak post being set; thence to corner fifteen, a black jack post being set; beside a fifteen-inch pine stump, the original corner; thence to corner sixteen, a black jack post being set; thence to corner seventeen, a pine post being set; thence to corner eighteen, the original stone corner, a Spanish oak post being set; thence to corner nineteen, the original stone corner, a sourwood post being set; thence to corner twenty, a twenty-inch yellow pine, an original corner; thence to the place of beginning, all bearings being turned from the true meridian.

All persons interested in said tract of land, are hereby required to come forward on the 1st day of March, A. D. 1916, and file with the Clerk of this Court at his office at Greenville, S. C., their objections, if any they should have, to the proposed purchase or acquisition of said tract of land, by the United States.

J. WILLIAM THURMOND, United States Attorney. A True Copy. Attest: (Seal.) J. B. KNIGHT, Clerk, U. S. D. Court.

THE UNITED STATES OF AMERICA

In the District Court of the United States—For the Western District of South Carolina.

THE UNITED STATES Versus

A certain tract of land containing 55.57 acres, more or less, situate in Chattooga Township, in the County of Oconee, in the State of South Carolina, known as The J. C. Powell Tract.

Notice that Application has Been Made by The United States to Acquire the Land Herein Described, by Condemnation.

Pursuant to an order made by his honor Joseph T. Johnson, United States Judge for the Western District of South Carolina, on the 9th day of December, A. D. 1915, notice is hereby published that application has been made to the District Court of the United States for the Western District of South Carolina, in behalf of the United States, for the condemnation for the public use and purpose of National Forest Reserve, of a certain tract of land, owned or supposed to be owned by John C. Powell and Mary J. Powell, and an accurate description of said tract of land being as follows:

All and singular that tract of land known as the John C. Powell tract, situate and lying in Chattooga Township, Oconee County, State of South Carolina, heretofore known as the Powell tract, adjoining lands of William G. Russell, V. F. Holden, John Lochrie, J. W. Ivester, on headwaters of Chauga River, and heretofore said to contain fifty (50) acres, more or less, but containing fifty-five and 57/100 (55.57) acres, and circumscribed by a line beginning at corner one, which is corner twelve (north-east corner) of the V. F. Holden tract, a white oak post being set and scribed No. 12-U. S. F. S.-H-J; thence to corner two, a Spanish oak post being set; thence to corner three, a white oak post being set; thence to corner four, a maple post being set; thence to corner five, a black gum post being set; thence to corner six, a pine post being set; thence to corner seven, a pine post being set; thence to corner eight, a pine post being set; thence to corner nine, the northernmost corner, being corner twenty-two of the W. G. Russell tract, a six-inch pine, a corner original to Powell and Russell, a Spanish oak post being set, beside a pine; thence S. 40-51 W. with the boundary of the W. G. Russell tract, to corner ten, being corner twenty-one of the W. G. Russell tract, a Spanish oak post being set; thence S. 21-33 E. with the boundary line of John Lochrie Tract No. 2, to corner eleven, the easternmost corner of the John Lochrie Tract No. 2, and the northernmost corner of the V. F. Holden tract, a white oak post being set; thence S. 44-19 E. with the boundary line of the V. F. Holden tract, to the place of beginning, all bearings being turned from the true meridian.

All persons interested in said tract of land, are hereby required to come forward on the 1st day of March, A. D. 1916, and file with the Clerk of this Court at his office at Greenville, S. C., their objections, if any they should have, to the proposed purchase or acquisition of said tract of land, by the United States.

J. WILLIAM THURMOND, United States Attorney. A True Copy. Attest: (Seal.) J. B. KNIGHT, Clerk, U. S. D. Court.

THE UNITED STATES OF AMERICA

In the District Court of the United States—For the Western District of South Carolina.

THE UNITED STATES Versus

A certain tract of land containing 40.08 acres, more or less, situate in Whitewater Township, in the County of Oconee, in the State of South Carolina, known as The J. P. McCall Tract.

Notice that Application has Been Made by The United States to Acquire the Land Herein Described, by Condemnation.

Pursuant to an order made by his honor Joseph T. Johnson, United States Judge for the Western District of South Carolina, on the 9th day of December, A. D. 1915, notice is hereby published that application has been made to the District Court of the United States for the Western District of South Carolina, in behalf of the United States, for the condem-

nation for the public use and purpose of National Forest Reserve, of a certain tract of land, owned or supposed to be owned by J. P. McCall, Mrs. M. A. McCall and Miss N. E. McCall, and an accurate description of said tract of land being as follows:

All and singular that tract of land known as the J. P. McCall tract, situate and lying in Whitewater Township, County of Oconee, and State of South Carolina, on the head waters of Village Creek, a tributary of the Chauga River and bounded on the north by lands of J. R. and E. Keown, on the east by part of the original tract separated by a conditional line, on the south by lands of Mrs. A. L. Orr, and W. H. Day, and on the west by lands of Rexford; heretofore said to contain fifty (50) acres, more or less, but containing forty and 8/100 (40.08) acres; circumscribed by a line beginning at corner a black jack post being set and scribed Ho. M-1-U. S. F. S.; thence N. 10-43 W. to corner M. 2, a twenty-inch pine, an original corner; thence to corner M. 3, an original rock corner, a pine post being set; thence to corner M. 4, a twenty-four-inch black oak, an original corner, blazed and scribed; thence to corner M. 5, a locust post being set; thence to corner M. 6, a black jack post being set; thence to corner M. 7, a dogwood post being set; thence to the place of beginning, all bearings being turned from the true meridian.

All persons interested in said tract of land, are hereby required to come forward on the 1st day of March, A. D. 1916, and file with the Clerk of this Court at his office at Greenville, S. C., their objections, if any they should have, to the proposed purchase or acquisition of said tract of land, by the United States.

J. WILLIAM THURMOND, United States Attorney. A True Copy. Attest: (Seal.) J. B. KNIGHT, Clerk, U. S. D. Court.

THE UNITED STATES OF AMERICA

In the District Court of the United States—For the Western District of South Carolina.

THE UNITED STATES Versus

A certain tract of land containing 31.13 acres, more or less, situate in Chattooga Township, in the County of Oconee, in the State of South Carolina, known as The Mure and Mure Tract.

Notice that Application has Been Made by The United States to Acquire the Land Herein Described, by Condemnation.

Pursuant to an order made by his honor Joseph T. Johnson, United States Judge for the Western District of South Carolina, on the 9th day of December, A. D. 1915, notice is hereby published that application has been made to the District Court of the United States for the Western District of South Carolina, in behalf of the United States, for the condemnation for the public use and purpose of National Forest Reserve, of a certain tract of land, owned or supposed to be owned by R. I. Mure, Ella Mure and Elizabeth P. Mure and an accurate description of said tract of land being as follows:

All and singular that tract of land known as the Mure and Mure tract, containing thirty-one and 13/100 (31.13) acres, hereinafter more fully described, same being a part of that tract of land situate and lying in Chattooga Township, Oconee County, and State of South Carolina, on the west side of Chauga River, heretofore said to contain one hundred and fifty-five (155) acres; the tract aforesaid, first referred to, is circumscribed by a line beginning at corner one, which is corner nine of the Miss L. G. Kuhlman tract, and a corner of the lands of S. P. Denny, a rock with witnesses, an oak post being set in a mound of stones and scribed K 9; thence with the boundary of the S. P. Denny line, S. 36-10 E. to corner two, on bank of branch a small maple, a post being set in a mound of stones; thence to corner three, also a corner of the Oconee Timber Company lands, a thirty-inch white oak blazed and scribed; thence N. 51-16 W. with the line of the Oconee Timber Company to corner four, a rock with witnesses in place, an oak post being set in a mound of stones; thence to corner five, also corner of the Blackwell tract, a rock with witnesses, a post being set in a mound of stones; thence S. 70-21 W. with the line of the Blackwell lands, to corner six, also corner ten of the Miss L. G. Kuhlman tract; a corner of the Blackwell lands, a 12-inch black gum witnessed, by corner nine of the Kuhlman tract and corner five, of the Mure and Mure tracts; thence S. 41-10 E. with a line of the Miss L. G. Kuhlman tract to the place of beginning, all bearings being turned from the true meridian.

All persons interested in said tract of land, are hereby required to come forward on the 1st day of March, A. D. 1916, and file with the Clerk of this Court at his office at Greenville, S. C., their objections, if any they should have, to the proposed purchase or acquisition of said tract of land, by the United States.

J. WILLIAM THURMOND, United States Attorney. A True Copy. Attest: (Seal.) J. B. KNIGHT, Clerk, U. S. D. Court. January 5, 1916. 1-6

Queen bees have no sting.

To shear a sheep by machinery takes 4 1/2 minutes, against 15 by hand.

A horse eats 100 pounds of hay a week; a cow 100 pounds; a sheep 10 pounds, and a goat 8 pounds.

NEW SANITARY FEATHER BEDS 7 3/4. FULL WEIGHT 40 POUNDS; 1 pair 6lb. Fillings to match \$1.15. Selected New, Live, Clean, Softest Feathers, Best Feathering. The only money back guarantee. DO NOT BUY from any drug store, until you get the BOOK OF TRUTH, our big new catalog, called FREE. Write postal card TODAY. Agents Wanted. AMERICAN FEATHER & DOWN COMPANY, DEPT. 8-22 NASHVILLE, TENN.