## TUESDAY, FEBRUARY 4, 1908.

## YOREVILLE ENQUIRER. THE

1908

will

"It seems more than probable that

spite of the dangers through which

periences which some of us have gone

"I especially extend to the travel-

It looks like 15-

we have passed and the frightful ex-

through with in this financial panic,

be realized.

## Scraps and Lacts.

- Washington, January 29: Every widow, minor child or orphan of a soldier who served ninety days in the Mexican, the civil, the Indian and the Spanish wars will be on the pension list, the widows at an increase, making their pension \$12 a month, if a bill introduced in the house today, becomes a law. The bill has the approval of Speaker Cannon. Representative Sulloway of New Hampshire, chairman of the committee on invalid pensions, introduced the bill by authorization of the committee, which means that when it is reported back from the committee it will be unanimously recommended for passage. When the bill passes it will clear up the whole pension business, so far as relates to the regular government organizations participating in the various wars. It will even apply to one widow of a soldier of the war of 1812. The pension payments of the government will be increased by \$12,-000,000 to \$13,000,000.

- Asheville, N. C., January 31: A suit for damages against the Southern Rallway company will, it is said, be instituted here in a few days, when a novel claim will be set up. The plaintiff to the suit will be Harley Rogers, a wellknown young man of this county. The plaintiff will demand damages from the Southern railway by reason of the change in the color of his hair, which it is alleged has turned white by reason of an experience that Mr. Rogers The information was taken from the recently had at the Smith's bridge Columbia correspondence of the daily crossing. Rogers has a heavy shock papers, the Charlotte Observer and the of hair. Formerly it was of a reddish Augusta Chronicle. Mr. Blease denied or sandy tint. Now it is rapidly turn- on the floor of the senate last Wednesing white and the reason assigned is day that he has ever had any partnerthe fright that Mr. Rogers had by be- ship connection with Mr. Evans. ing caught at the crossing. It is al-

leged that he was attempting to cross the tracks-a public crossing-and that while his wagon was amid the tracks ing considered by the road is paid suit deliberation yesterday. will be instituted.

- The American Telephone and Telegraph company, otherwise known as the Bell company, received a hard court Saturday, in a decision rendered by Judge Winde. By virtue of the decision the Bell people are directed to return to the original owners 4,311 shares of stock in the Kellogg Switchboard and Supply company of this city. The court declared that the holding of the Kellogg stock was contrary to the law. In that it tended to create a monopoly. The Kellogg company was organized in 1902 by Milo Kellogg, who later went to California because of ill health, leaving a power of attorney lative supervision. In this connection, with Wallace DeWolf.' The latter, it however, it is very well to remember is declared in the court record, trans-

directed to take custody of the de- the convention, vote for a constitufendant and deliver him to the state au- tional convention and not one white man, rich or poor, ignorant or learned, would be disfranchised. The horities at Matteawen." Thaw orderd his counsel to at once make applica-

promise was made the people, the Tillmanites voted for and called a tion for a writ of habeas corpus on the constitutional convention. The con-vention assembled and practically ground that he is sane at this time: but his counsel thought it better to lisfranchised the very men who vot ed for and thereby made possible thi wait a while and four hours later he convention. Therefore, I say that Till-man and his friends in that convenwas started up the Hudson river for the insane asylum fifty miles away. tion were not true to those men, his The understanding is that District Atfollowers, who, trusting him, called the convention to their own undoing. In 1861 South Carolina called her torney Jerome will resist with all his power and ability any effort to have sons, the high and the low, the rich Thaw released at this time or at any and the poor, to defend her against an invading foe. They responded, bled

and

masses-now

he state.

poverty, hunger, want and years of

toll. Military government followed by reconstruction and the negro-scalla-

wag government of years of robbery

and hurled from power the infidel Chamberlain and his minions of

allawag and carpet-bag thieves i

And this was done in the face of

asses" now-were great, grand and

Plain Farmer Ben Tillman

glorious-glorious in war and peace-

plunder. Then 1876 came. The

"them asses"-rallied

other time in the near future. and died for South Carolina. The end came in defeat. The blood of her sons

The Morkville Enquirer.



Entered at the Postoffice in Yorkville only after the blood, votes and suport of the great masses of the peoas Mail Matter of the Second Class. ple of the state. The masses-"them

YORKVILLE, S. C.:

but, alas, the colonels, the brigadie cenerals, the big men of the state forgot the people. Next 1890 came The people hurled from power the TUESDAY, FEBRUARY 4, 1908. bosses. was made governor. He, too, forget THE statement published in the last the same people who made possible issue of The Enquirer to the effect his elevation. I expected no better of

that Mr. Cole L. Blease is a law part-ner of Mr. H. H. Evans was incorrect. never trusted the News and Courier as their guide and their friend. They have trusted Tillman. The great masses feel, believe, that J. P. K

man, THE hearing in the case of Fleisch mann & Co., against the dispensary commission was concluded before Judge an engine and train of cars bore down Pritchard at Asheville, N. C., last Frion him. At this time the gates went down day. Judge Pritchard reserved his deand he was caught. The engine struck cision. He let it be known that he his wagon and knocked it several feet. would not appoint a receiver as prayed Mr. Rogers escaped unhurt, but as a for; but if he should conclude that he result of his trying experience it is al- has jurisdiction he would appoint a leged his hair is fast turning white, master and sift the whole matter to the and unless claim for damages now be- bottom. He still had the case under

tions as they now are in legal eleclons All this devilish hellishness is to be It is gratifying to know that the followed by the repeal of the agricul-North Carolina rate trouble has been tural lien law, with doubled efforts being made to prevent the poor from settled at last. Of course, everybody knock in the Cook county, Ill., circuit with the sense of a rabbit, ought to realpersonal property or otherwise. Any-thing to reduce the tenant class to ize that legislative control of corporations is necessary. Corporations are rommon creatures of the legislature, and, cre- grace to Tillman and all who attempt ated without souls, they have to be have seen the hillsides of Virwatched. There are many corporaginia, Maryland and Pennsylvania tions, of course, that are as honest and of South Carolina's noblest sons in conscientious in their management as the name of liberty. In the name of liberty did I say-no, I will correct it are some of the most admirably con-

ducted private businesses. That is alto-gether a question of the character of must feel that my own life's blood was poured out freely in a cause the men who have charge. But this that I thought was honorable and for does not relieve the necessity of legishe liberties of my people, but I change that foolish sentiment and say for the onslavement of my people. God save these people, sons of Confederate soldiers, from the grafting greed that legislatures sometimes act without

LOCAL AFFAIRS.

NEW ADVERTISEMENTS.

Yorkville B. & M. Co .- Calls attention to the discount of 10 to 20 per cent offered on various goods in the dry goods department, and also to the special bargain counters. ational Union Bank-Says that every man wants the best of anything and offers its services as the best in banking affairs. See fourth page. trauss-Smith Co.-Remind trauss-Smith Co.—Remind you of their special offerings of clothing for men, youths and boys at a discount per cent.

First National Bank-Explains the convenience and safety of doing business been for the last few months. "There will be taken up at our through the bank by means of See fourth page checks.

was compensated in destroyed homes, Dr. Earl S. Sloan-Directs attention to Sloan's liniment as a remedy for sweeny, etc. See fourth page. warehouse corporations throughout Yorkville Hardware Co.-Has a full the state would be present." line of tools and appliances for the

spring plowing and says that it will please in quality and prices. The Photo Co.-Will end its Yorkville ABOUT PEOPLE. Senator Brice came up from Columengagement on Saturday. Until then

you get twenty-eight photos for 25 bia on Saturday and remained over vesterday. Thomson Co .- Asks you to look for its the advice of the News and Courler and the leading politicians of the state. The white man ruled again, but Representative Saye was in Yorkville vesterday having come up from

Columbia last Saturday. sale of stocks, bonds or real estate. Sarah, the six-year-old daughter of W. Dobson-Tells you that his spe Mr. and Mrs. J. S. Jones, has been quite cialties are fruits and produce, and that he can save you money. ill for some days past with scarlet feoan and Savings Bank-Solicits your ver and grip. banking business and will extend ev-

Mr. Wm. J. Gordon, is quite ill with ery courtesy consistent with sound grip at his home on Yorkville No. 6. banking. Sam M. Grist—Says that the Mutual He has been confined to his bed since

Benefit is a terror to agents of other 'ast Thursday. companies when it comes to a show Mr. John S. Bratton and bride, ardown. He wants to show you. ived in Yorkville from Birmingham,

Ala., last week. They will probably The general assembly was not in sesmake their home on Mr. Bratton's farm sion yesterday, having adjourned on near Guthriesville.

account of salesday. Mr. D. E. Thomas is quite ill at his An attorney for whose opinion The Brvan and the school of public men home at Filbert with pneumonia. He n South Carolina in the constitution Enquirer has respect, gives us the has been down since last Tuesday, and al convention were not their friends. The people are not disappointed in opinion that a landlord's lien cannot be made to take the place of the mer- his condition is quite serious. He is in them, but they are disappointed in made to take the place of the mer- his condition is quite sent their champion, Senator B. R. Till- chant's lien as security for supplies. the 73rd year of his age.

Miss Belle Quinn of Smyrna, who in this matter of the suffrage The landlord's lien cannot be used as laws of this state and the lien law. has been nursing in the state hospital security for anything except rent.

cents.

I doubt very much if the talented Last Sunday, Feb, 2nd, was "ground in Columbia for the past few years, editor of the News and Courier, with hog day," and if the little varmint had has taken a position in the Flagler hosout studying the laws or the constirital in St. Augustine, Fla. tution, can himself tell what or who the nerve to come out of his hole at a qualified voter in South Carolina. 1876 up to 1895 the slogan was all on account of the cold weather, he "follow your leader and fear no dan-ger." The people have followed their another snooze of six weeks, as he eader to their own undoing. They could certainly see his shadow all cannot vote in any legal election, and soon will be deprived of their votes in right, and the low temperature of Sun-Williams, resigned. the primary election by rules which day morning gave him unmistakable

they cannot comply with, and will thus be disfranchised in those elecevidence that winter was still here and from all indications was likely to stay for several weeks.

once in ten years; and

state: and

**REVISION OF REGISTRATION.** Senator Brice last week offered the through no fault of his. giving a mortgage on his crop, his following requesting the judiclary com-Mr. Robert Herndon has taken a pomittee of the senate to prepare a bill vassalage. A shame, a dis- in regard to the registration and encollment of electors:

Whereas, sub-division A, of section will leave for Atlanta, Ga., within a few McFarland, W. L. Campbell, C. E. on they in the senter of assault of a who represent claims against the days, and who will have a run on the Spencer, J. A. Latta, J. C. Wilborn, J. dispensary and represent officials unstate provides that there shall be an Atlanta and Charlotte division of the E. Beamguard, John T. Roddey, Dr. W. der indictment than the majority run red with the blood of thousands enrollment of every elector in this state Southern as a mail weigher. Whereas, ten years have elapsed sinc the enrollment of the electors of this

WITHIN THE TOWN. - The county board of registra-

Whereas, the registration books of tion was in session yesterday; but very the various countles of the state are sadly in need of revision: Be it sociation full representation. few certificates were issued.

Resolved, by the senate, the house of - Mr. R. M. Whitesides auctioned off representatives concurring. That the judiciary committee of the house and a number of horses and mules at the senate do forthwith pre; are and intro- court house corner yesterday. The Associate Reformed congrega-

lution of this problem to meet us in crushed under a car wheel. Erysipe-the city of Columbia on February 5, las developed afterward and he had a STATEMENT FROM STEVENSON. serious time of it. Action for damages Attorney of Board Tells of the Asheville

within the next few weeks the price for which we have stood so loyally, in and the case was tried at the Novem-Columbia State, Saturday. ber, 1904 term. The jury found for the Mr. W. F. Stevenson, general counsel for the dispensary commission, replaintiff in the sum of \$5,000. The suturned from Asheville yesterday and preme court reversed the court below was asked about the excitement in on account of legal errors, and a new Judge Pritchard's court. With refer-trial was had at the May, 1906 term. ence to the report of the excortation trial was had at the May, 1906 term. This time the jury gave the plaintiff he gave George B. Lester, an attorney representing Fleischmann & Co., Mr. Stevenson said that in his remarks he ing salesmen a cordial invitation to \$6,000. The supreme court reversed the court below again, and the case is made no reflection upon the state

have as many of their men meet with us on the date named as possible, for therefore before the circuit court for senate, but he had spoken very plain surely they know what it means to therefore before the circuit court for senate, but he had psenators who as have business stagnated as it has the third time. The case was taken up lawyers had claims of whisky houses. yesterday afternoon and after all the It was of these he had spoken. He testimony for the plaintiff was in, Mr. had heard criticism of his remarks, meeting the question of systematic warehousing throughout the state. J. E. McDonald asked for a verdict but he wishes to go on record as saying that he has no retraction to make for the defendant on the ground that and that his remarks should not ap We would be glad if the different

it had not been shown that the de- ply to the whole senate or its action. At the time that he had spoken he fendant had contributed to the plainhad not heard anything definite. tiff's injury, except possibly through

the negligence of the plaintiff's "fel-low servant," George Wilson. After act creating the commission. Mr. Mordecai had taunted the attorneys pro and con, with Mr. McCaw representing the plaintiff, Judge Watts or- the commission and his reference to

lered a verdict for the defendant, subprovoked stantially on the grounds urged by Mr. McDonald. The court is now engaged in the case of Key vs. the Western Union

Telegraph company. LOCAL LACONICS.

Sale By the Clerk.

The only sale by the clerk vesterday was in the case of M. A. Moore plaintiff, vs. W. T. Moore, Admr., defendant, a tract of 136 acres of land one mile southwest of Sharon. Bid off by Mr. J. Frank Ashe for Mrs. M. A. Moore at incorrect

\$12 an acre.

President Can't Come.

South Carolina, called on President nard stated that they would ask to amend their bill to attack as invalid Roosevelt today to extend to him an inon the 7th of October, from the mem- such act had been passed. Barnard bers of the D. A. R., of Yorkville, S. C. The president said that he was dewould be more than pleased to speak and would be likely passed in the on such an occasion, but declared that

off at that time. He sent his regrets. not get back to his farm in the Smyrna the court house last Saturday, dele-

lows: D. M. Hall, F. H. Barber, Richition with the York Drug store, as and Sturgis, J. L. Rainey, W. S. Wilclerk, vice Mr. R. Glenn Allison, who kerson, J. W. Ardrey, J. L. McGill, R. E. a considerably larger number of atwill leave for Atlanta, Ga., within a few McFarland, W. L. Campbell, C. E. torneys in the senate of South Caroli

> G. White. The York representatives in against the measure, and I under the general assembly and Mr. W. H. stand some of them were opposing

Liquor, Cocaine and Women. There was quite a serious row among

a party of negroes on Mr. S. W. Inman's outskirts of place, on the western

ment

all the probabilities seem to favor the belief that the assassination is the work f the revolutionists still there is a possibility that it is chargeable to anarch-The news of the assassination ists.

spread throughout the city with re-markable rapidity, and the people not knowing what might happen next barricaded themselves in their places of business and homes. A meeting of high dignitaries with Premier Franco was held in the palace shortly after the assassination and it was arranged that Queen Amele would assume the regency during the minority of her second son, successor to the throne.

## SOUTH CAROLINA NEWS.

Chester and Rock Hill will probably in the state baseball league this vear.

- A movement is on foot to build a rolley line between Spartanburg and Greenville. It is proposed to organize merely that the senate had voted a \$100,000 stock company for the pur-

-A story full of interest regarding for the state with the declaration that the finding of a buried treasure, the senate had declined to endorse comes from Graniteville, and seems to corroborate stories that have been the senate was not voluntary, but was Further- told in that section of Aiken county by this thrust. more the whole matter was injected by the other side and the press ac-owned by Mr. James L. Quinby, a

counts had been deficient in that they prominent merchant of Graniteville, had failed to state this and had attributed the interpolation of this mat- there was found recently a shallow hole in the ground, traces of places ter to Mr. Lyon. declared that he where some experimenting was evi-Stevenson

will stand by what he has said; furthermore that he has seen evidences dently done with some kind of a min-of a regular whisky lobby being or- eral rod, and an old rusty pot lying ganized here as in the days of "high out on the ground. This is quite evi-Jinks" and when he gets conclusive dently the remains of a fortune burproof he proposes to make it known. Mr. Stevenson gave out the follow- led several generations ago by old Dave Powell, who once occupied ing written statement: "The report in the State today is the place, and who lived the life as to one matter. to wit: The Otts resolution construing the of a hermit and was a miser. under which the commission is He lived all alone in a shack, made

proceeding and the work of the com- his bed of straw and corn shucks. President Can't Come. Washington special of Saturday to Charlotte Observer: Representatives Webb of North Carolina, and Finley of Charlotte Come in the work of the com-mission. This matter was brought up by the attorney for Fleischmann and not by us. "It originated as follows: Mr. Bar-some one has discovered the hiding place and removed the treasure.

Mr. Mordecal I will say that he dis- which seem to prove that his money

an act passed by the legislature on When old Powell died not a cent vitation to speak at King's Mountain the 28th. Mr. Lyon stated that no could be found, not even money to vay his burial expenses. Since then then asked what had been done and it has been the aim of many a man Mr. Lyon stated that a concurrent resolution had been passed by the und all the adventurous boys to find lighted to have the invitation and house and was pending in the senate the money left by old Dave. Much

time has been spent in the attempt senate that day. "This brought the matter before but old Dave's money remained restit would be impossible for him to get the court on the initiative of the other ing peacefully through all the recent off at that time. He sent his regrets, attorneys on the morning of the 30th. money stringency in the cold confines money stringency in the cold confines When Mr. Mordecal was making his of the earth from which it came. Old argument, which argument reflected the senate had rejected the resolution dollars in them. It was known to be of confidence by a vote of 19 to 18, neighborhood : next fall it will be gates to the state convention which the inference being clear that it was a his custom to keep it in a pot and to convenes tomorrow were chosen as fol- reflection on the commission or a vote bury it. Now that it is supposed to of a want of confidence. Acting on in- have been found leads to all sorts of formation which had come over the phone, I stated: 'I know that there is surmises as to the amount of the old man's wealth. He has been dead for about thirty years and few people remember enough about him to know what he was worth. But those who were most intimate with him estimate that he must have saved up several the general assembly and Mr. W. H. Stewart were authorized and requested to serve as alternates in case they that the commission was warped in that the commission was warped in that the could possibly do with-

its judgment by being also an invesout, wearing scanty clothes and raistigating committee, elicited my stateing all his own food. The finding of that enough members of the senate were possibly also warped in the pot brings back to memory sometheir judgment by the circumstances thing of the life of this eccentric old of their association to have turned the tide in the vote. In fairness to

Powell a day or two ago he stated

that it must be the same pot which he

saw that day sixty years ago in the

smoke house. During his last illness

and just before his demise at the ripe

old age of ninety odd years Dave

Powell gave all his earthly property

that. Bu

conscious

Mr. O. D. Anderson and family of Belton, S. C., have moved to Yorkville within the past few days and Mr. Anderson has taken charge of the Southern depot as agent, vice Mr. W. B. Mr. M. H. Bradley of Gastonia, was

in Yorkville yesterday shaking hands Delegates to the State Convention. with his friends from the western part At the convention of the York Coun-of the county. He says that if he does ty Southern Cotton association held in the senate had rejected the resolution. Dave Powell was scared of the banks and refused to put his hard earned

Kellogg's stock to the American company, and as the Kellogg company made a specialty of manufacturing for independent telephone companies, the effect on the trade of the transfer of the stock was severely felt. Kellogg disapproved of the transfer of stock, and brought suit to have it set aside. Minority stockholders joined in the suit, alleging that it was against public policy to allow one corporation to hold stock in a competing company. and also that the transfer of the stock constituted a violation of the Sherman anti-trust law

-The extraordinary session of the North Carolina legislature which met two weeks ago for the purpose of giving the force of law to the compromise recently agreed upon between Governor Glenn and the railroads as to the rate law, adjourned last Saturday after doing what it met to do, practically to the satisfaction of all concerned. The flat passenger rate in North Carolina previously to the passage of the recent law was 31 cents a mile. The general assembly, at its last regular session, nent reduced the flat rate to 21 cents. The railroads claimed that the reduction was confiscatory and brought a fight in the United States courts. With the subsequent developments the public is generally quite familiar. The Glenn-Finley conpromise agreement provided for a flat rate of 21 cents and the sale of mileage books on a still lower basis. It was agreed also that the railroads would pay \$17,500 toward the cost of the extraordinary session of the legislature. The legislature passed a bill that substantially carries out the terms cuted. of the compromise by making the flat rate 2<sup>b</sup> cents a mile and leaving it to the railroads to do as they like about reductions on mileage books. Both houses refused to accept the \$17,500 that was to have been exacted of the railroads, considering such acceptance as being beneath the dignity of the state. It is also agreed to repeal a very oppressive law providing penalties for delay in freight shipments. It is understood that the railroads are very well pleased with the action of the general assembly as to rates. The only other legislation of importance was the passage of an act providing for a state

vote on the prohibition question -After deliberating for twenty-five hours, and after it began to look as if another mistrial was certain, the jury in the case of the state of New York against Harry Kendall Thaw, the young Pittsburg millionaire, charged with the murder of Stanford White on June 23 1906, on Saturday returned a verdict of "not guilty by reason of insanity at the time of the commission of the act. Thaw was at first elated with the ver dict, but his elation was rather short lived. After thanking the jury, Justice Dowling turned to Thaw's counsel and said: "The only testimony in this case upon which a verdict of insanity could be based was to the effect that the defendant is suffering from manic-de pressive form of mental decangement This testimony and the diagnosis of the form of insanity were based upon prior outbreaks of the defendant as testified to by witnesses from London Monte Carlo, Paris and Albany. It also appears from the testimony and the court was careful to inquire as to this. that recurrences of these attacks are reasonably certain. There has been no testimony adduced here to show that a justice has been done, or that the law person suffering from this form of in- has been vindicated. It is a fact howsanity ever can be permanently cured. ever, that the truth has not suffered

mania form of the disease the person coung people. MR. NORTON IS BITTER. suffering therefrom is likely to commit dangerous assaults or murder. 3 o'clock p. m. The first case taken up was that of W E lackson Ir plaintiff against the There is danger also of suicide. There- Representative From Marion Makes At-- Some time ago Governor Ansel, act-"Let no one think that the fight in- 3 o'clock p. m. From The News and Courier. To the Editor of The News and Courier. The News and Courier. The first case taken up was that of the maintaining of a gapealed to, and this effort failed, and standing that immediately the assassing that the state government should back was a man of family and the woman he on that of her husband, hoping thus to the fullfore, upon all the testimony in this case, the court deems that to allow the From The News and Courier. definition in the case of the treasure. The sheriff of the county his lleutenants went Matteawen. The sheriff of the county his lleu gerous to the public safety. The decis-gerous to the public safety. The decis-dependent upon our cotton crop and Southern Railway company. This case and others say that she was killed be-riage was accompanied by a strong panelal dependent upon our cotton crop and Southern Railway company. This case

of a landed aristocracy whose re-morseless conscience hears not the much consideration, and that is what the North Carolina legislature did in of the weak and the helpiess, trying to regulate the matter of railrv Hophni and Phineas-like, oad rates. Even railroads must be double lined hooks of steel dip into the liberties and the allowed to make a profit over fixed meat and bread of the people of charges and running expenses, else they South Carolina. cannot continue to run. The rates fix-May be I am the goose as you and ed by the North Carolina legislature f you so think. It were confiscatory. It is probable that better to have continued as in 1878.

if they had been allowed to stand they would have bankrupted every railroad callot box taking out the negro balin the state, and the result would have lots than hypocritically to have rob- and every secret order or society shall been a greater hardship on the people bed white men of their ballots, and apply to the clerk of the court of the of North Carolina than it is easy to

will be able to operate comfortably under the compromise arrangement and

his father, killed, maimed said clerk of court to examine into the question. But anyhow we are glad to and unable, could not educate that purpose of said order or society, and he snow that the matter has been settled son. For those sons of the poor Con- is hereby empowered to grant or refuse at last with some degree of satisfaction, federate I say curse the name of liberty to them, and blight the hypocrit- be deemed good and sufficient by said to both parties, and in a manner that ical cant that praises their father's clerk. is calculated to at least give the railpatriotism and yet damns them and road people a chance to see whether

hey can live under the new arrange-Columbia, January 30. AND so the Thaw case has ended MARTIN-COOK WEDDING. with a verdict of not guilty by reason

of insanity at the time of the commission of the act. That probably is about as good as could have been done. The vidence showed that Stanford White,

The marriage of Miss Sara Martin o Mr. Fred Cook at Allison Creek would indicate more or less doubt hurch on Wednesday, January 29, was to whether it will pass the senate. the murdered man was a depraved desocial event of great interest to this generate, and it showed that Thaw also was a depraved degenerate. White had eighborhood.

oppressive laws. Respectfully,

James Norton.

Messrs.

Long before the appointed hour, peono right to live; but Thaw had no right e from every section of the country the country yesterday was reviewed in o kill him. Really Thaw should have ad assembled at the church an Associated Press dispatch from The church was very prettily decor-

Creek Church.

been convicted of murder and electroted in green and white garlands and New York last night as follows: That is what the law prewhite wedding bells. At the first pew scribes for his case, and justice would on each side were small green and prescribe the same thing. He is but white gates. At the back of the pulpit ittle if any better than White was. It were festoons of green and white paper, and white wedding bells were suss true that he sought the aid of the law bales. ended at different intervals. Just bebefore he took the law in his own yond the pulpit were two large white

arch of green and white was rested of 2 to 6 points, Salay at a net advance of green and white was rested of 2 to 6 points, Salay at a net advance of 2 to 6 points. hands: but the representatives of the aw gave him no heed. If it was cerupon these posts, in the center of which was a large white wedding bell. 000 bales. tain that his motives were disinterested, then justice would require his com-Promptly at 5 o'clock, the Reverend plete vindication: but this has not been Mr. Hafner took his place in front of shown. All the presumption seems to the pulpit. To the strains of Mendelsshown. All the presumption seems to sohn's Wedding March rendered very be in favor of the theory that he objected to the villainies of White only little ribbon girls, Mattie Bell Camp-

because White stood in the way of the bell, Macie Huddleston, Mary Bigger gratification of his own desires. But and Frankie Jackson, two down each aisle, entered the church. They opened t will have to be conceded that Mr. the gates, and caught the streamers of ferome managed the case well, espe-When they had taken white ribbon. cially at this last trial. If he had their places, aisles were formed through which the bridal party entered. Next

admitted the villainy of White at the came the bridal party, one down each irst trial and refrained from the ataisle in the following order: Robert Armstrong and John Simril empt to protect the name of that pre-Rob Stewart and Billy Simril; Misses Ella Carroll and Lona Huddleston, ious villain, he would have probably got a verdict of guilty then. He slip-Nora and Annie Martin. bed because of his failure to be frank They formed a semi-circle and then ntered down one aisle, the bride, Miss and open. But he made no serious mis-Sara Martin leaning upon the arm of

take at the last trial. His policy of re-Mrs. George Martin, while down the fraining from putting up experts to other came the groom, Mr. Fred Cook, ombat the experts for defense on the eaning upon the arm of Mr. George The bride and groom tool nsanity question was a master stroke. Martin. their places under the large arch and The defense proved by its experts that Mr. Hafner spoke the solemn words, Thaw was as insane as could be desirwhich made them husband and wife The order was just reversed in leaving

ed and Mr. Jerome let it go at that. the church. Had he undertaken to do so, he could cretty in her dress of white embroid have probably shown that the expert ered net. All the brides-maids were estimony amounted to little on either neatly dressed in white suits, and car ide; but the jury would have been so icd large white ribbon. mixed that it would have been impossi-Miss Janie Shillinglaw rendered some ble to escape another mistrial. As it is very sweet music before and after the now. Thay will have some difficulty ceremony, which was very much enjoy ed by all naybe, in proving his recovery from a

isorder that was shown to be hopeless. But whether Thaw gets out or not, It is well that the miserable affair is over with. We are not prepared to say that

and in the parlor.
The wedding presents were many and aried showing the popularity of these discussed.
Some time ago Governor Ansel, actThe wedding presents were many and aried showing the popularity of these discussed.
The wedding presents were many and aried showing the popularity of these discussed.
Some time ago Governor Ansel, actThe weak and a the court took a recess until
The weak and a the court took a recess until
The transmission was asked to inThe queen escaped unhurt notwithThe transmission was asked to inThe transmission was asked to inThe transmission was asked to inThe queen escaped unhurt notwithThe present was transmission was asked to inThe queen escaped unhurt notwithThe present was transmission was asked to inThe queen escaped unhurt notwithThe present was transmission was asked to inThe pres It appears, however, that during the seriously.

duce in the house and sen carrying out the provisions of the constitution in regard to this matter. The resolution was adopted. with

> "BEFO' DAY CLUBS." The house on last Friday, passed the

said license for any reason that may

WITH THE SPECULATORS.

business in horseflesh. following bill introduced by Mr. Rucker Senator Tillman may say. Be it so of Anderson and intended more espe history of the dry goods trade of this the stomach and Lindsay is not expectwould have been cially to facilitate oversight and control town when a dollar would buy more ed to recover. Jupe Rivers was shot 1880 and on with our hands in the of secret societies among the negroes: value than now. Section 1. That on May 1, 1908, each most severe of the season. According Russell were arrested Sunday afterto Mr. J. R. Schorb, the local weather noon. Magistrate Comer this morning then of their liberties, as in the ef- county in which they wish to operate

fort to make vassals . of white men for a license, which shall set forth the observer, the thermometer registered 21 issued warrants for Will Dunlap, Bob magine. As to whether the railroads now going on in South Carolina. Turn name of the order or society, the nait as you may, twist it as you can, the ture and purpose of same: Provided degrees on Saturday morning, 19 de-son of the Confederate soldier, whose every society so licensed shall not be grees Sunday morning and 15 degrees alias Dunlap, and Hood Russell. The grees Sunday morning and 15 degrees alias Dunlap, and Hood Russell. The yesterday morning. The coldest weath- last named is charged with selling lifather's bones bleach upon Virginia required to renew said license. ly necessary betterment, we do not drived of battlefields, stand helpless shall be paid to said clerk of court for er on record at this station was two quor.

There is some doubt on the and in poverty, ignorant and despised said license, and it shall be the duty of degrees below zero, in February, five or The Farmers' Union.

The regular monthly meeting of the drawn. six years ago. - Mr. Luther Baber has opened a bar-York County Farmers' Union was held ber shop in the room of the Shandon in the Woodmen's hall, Yorkville, yes hotel, formerly occupied by Dr. A. Y. terday, Mr. J. Frank Ashe presiding, Cartwright. Messrs. J. M. Brian & Co., and Mr. A. L. Black keeping the rec-

Section 3. That it shall be a misde have a stock of groceries in the Rose ords. The attendance was probably their posterity to slavery by cruelly meanor for any one knowingly to attend building. Messrs. D. A. Mauney & Co., larger than at any previous meeting Plexco of Rock Hill, who came up for to Mr. Delaware Powell, When upon any meeting of such secret order have re-opened the York Lunch room, and much interest was manifested. In the Cook-Martin wedding, is the guest realized that the end was near the old or society that has not obtained the liwhich had been closed for some weeks. fact it was a subject of congratulatory of her parents, Mr. and Mrs. Perry Ferwhich had been closed for some weeks. fact it was a subject of congratulatory of her parents, Mr. and Mrs. Perry Fer-Messrs. Earron Bros., are in their new remark that there was no restless going livery stable on West Madison street. In and out as has been the case here. In and out as has been the case here. cense hereinbefore set as above provided. And any one violating the provisions hereof, upon conviction, shall be punished by imprisonment for not livery stable on West Madison street.

- What was probably the most disamore than thirty days or fined in the tofore. Several matters of consideranteresting Social Event In Allison sum of not more than one hundred dolgreeable taste of rough weather that ble importance to the organization, lars, in the discretion of the court, this section has experienced during the among other things the appointment of The vote on the passage of this bill present season, was that which came a business agent and the purchase of in the house was 46 to 56, and this would indicate more or less doubt as last Friday and Saturday in the shape fertilizers were discussed and tenta-

f sleet, rain and freezing wind. The tive conclusions were reached as to ice formed rapidly and thickly on the both matters; but there was nothing in limbs of the trees, the telephone and the proceedings of the day that it was Miss Maggie Moore last Tuesday. The speculative market throughout electric wires, the housetops and the desired to give out for publication at

round. Much damage was done to this time.

overhead wires and because of the dan-Death of Mrs. Jessie A. Ratterree. Rock Hill Record, February 3: Mrs

erous situation the electricity was cut Today's cotton market fluctuated irregularly within a range of about 10 off during most of the day. Superin-Jessie Anderson Ratterree, sist J. G. Anderson of this city, died at her points, closing steady at a net advance tendent Barnwell took this precaution nome in Louisville, Ky., last Friday of 2 to 6 points. Sales estimated 200,000 for the reason that with so many brokafternoon, after an illness of several en telephone wires hanging over the weeks, her death being due to paraly-Today's cotton market fluctuated irregularly within a range of about 10 electric light and power wires there sis. Mrs. Ratterree was born at Lawwas no telling what might have been pent most of her girlhood days in Rock of 2 to 6 points. Sales estimated 200,the consequences Many branches of Hill. She was married here in 1885 The market opened steady at an ad- shade trees were broken off by being to Mr. V. B. Ratterree of this place,

vance of 7 to 11 points in response to overloaded with ice, and there was higher cables than expected and good much damage generally. There were sweetly by Miss Janie Shillinglaw, four gressive support, however, and the no serious accidents, however. English spot sales. There was no agmarket soon weakened under local bear

pressure which was promoted by the COURT OF COMMON PLEAS. larger estimate for tomorrow's receipts

The February term of the court of Ratterree lived the gospel of love and at Houston. After selling off to within sunshine. Funeral services were held 4 or 5 points of Saturday's finals, the mmon pleas for York county, provided this morning at 11 o'clock at St. John's market rallied again on covering and bullish mail advices as to the trade outfor in an act of the last session of the Church by Rev. T. C. O'Dell, after look in Lancashire and continental cir- general assembly, convened in regular which the remains were laid to rest in Laurelwood cemetery. The active pallsession yesterday morning, with Hon. cles. The active months worked up to bearers were: Messrs. S. C. May, Pride about the opening figures, but eased R. C. Watts presiding. Ratterree, O. K. Williams, Geo. Beach,

off later under weakness in New Or-The return of the sheriff showed that J. B. Sykes and Claude Henry. leans and rumors of easier southern honorary pallbearers were: Dr. W. W. spot markets. The close was 3 or 4 points up from the lowest on the active serve at this session of the court were Fennell, Dr. T. A. Crawford, Ira B. Dunlap, J. M. Cherry, Capt. L. M. Davis serve at this session of the court were onths on covering. It was rumored not to be found in the county: A. C. and W. J. Roddey. that the National Ginners' association

would issue a report on February 6th giving the amount of cotton ginned to A. Nunn, G. C. Blankenship. the end of January. Business here was At the call of the clerk, the following

seemed bearish on the market owing to reported themselves present and ready nostly local and professional traders he absence of bull leadership and fear for service: J. L. McGarity, R. C. Patof weakness in the south as the season rick, R. A. Carroll, Lindsay McFadden, Practically every scheme known in the occasion. for new crop preparations advances. R. M. Barnett, D. J. Biggers, J. J. Scog-Southern markets officially reported gins, W. B. Ardrey, W. B. Sealy, R. W.

early were unchanged to **k**c. lower. The bride looked ver against 36,203 last week and 37,696 last For the week 240,000 against Meek, W. H. Williamson, W. M. Adkins, 287,984 last week and 256,718 last year. bouquets of fern tied with 15 against 11.222 last year, and at Houston 6,902 against 41,855 last year. J. B. Craig, J. W. Jones, J. K. Roach.

COTTON ASSOCIATION.

The bridal party with a few The annual meeting of the South M. Bratton, D. P. Latimore, S. W. attempt to capture him. Later he gave riends then went to the home of the Carolina Cotton association will be Dandridge. groom where an elaborate supper was held in Columbia tomorrow, and the

In order to fill out the venire thus served. The table was very prettily decprated to represent a snow scene with he young people drawing verses from vention will be attended by delegates Allison, W. W. Jenkins, A. E. Gettys, J.

Yorkville Sunday afternoon. Cocalne, tion is seriously considering the queswhisky and women, are thought to have tion of remodeling its church building. - The usual large crowd of horsetraders and dealers was in Yorkville Lindsay and Jupe Rivers were shot and inquisitorial body and had yesterday, and there was quite a lot of Bob Leech was cut. Leech was cut by a large number of warrants and were well the life of his uncle. Mr. Powell - There have been few periods in the Will Dunlap. The bullet took effect in to

claimed any reflection on the commishad been found. Mr. Delaware Powsion personally, but claimed in arguell, an honored citizen of Bath, is a been responsible for the trouble. Nath ment that the fact that they were an nephew of the miser and remembers sworn out constantly advised by the prosecutin once went to see his uncle, and when Nath Lindsay and Lindsay was shot by attorney, rendered them unsuitable he reached the house he found that sit in judgment and render unbiasthe old man was away. Mr. Delaware ed decrees as to the claims, and I Powell was then only a boy, though in like manner, disclaimed any rehe is now some 70 years old. He went flection on the motives of the senator right on in the house, as was his cusin the foot by Bob Johnson. His wound thus representing clients whose rights tom, knowing how to enter. He got to - The present cold snap has been the is not serious. Will Dunlap and Hood were antagonistic to the cause of the rummaging around in the smoke commission, but applied the same inhouse, and seeing some fresh dirt against the wall, thought rats were inference that their judgment would be warped.

there. Pursuing his boyish desire to "Most of the senators in that cateunearth the rodents, he began grovelgory were personal friends and I would be the last to impugn their ing in the sand with a stick, and would be the last to impugn their striking something hard not be the last to impugn their it. It proved to be an old pot He am correctly reported as saying 'No.' carefully placed it back, but told his am correctly reported as easymptote to uncle about finding it. The pot was note the circumstances of the collo- moved at once and its whereabouts quy that no wrong inference may be drawn. W. F. Stevenson." were never known after when the pot was described to Mr.

FOREST HILL NOTES.

ndence of the Yorkville Enquirer Bandana, February 3 .- Mrs. Frank

hogs, all of which ran in the woods unrestricted by the present fence law. There were ninety odd head of cattle and herds upon herds of hogs. He did not succeed in locating all of them and this invitated Mr. W. H. Beard and family have moved into their handsome new resi-dence, which has been but lately finish-We were informed by Mr. Beard that it was "cold enough to freeze fish" them and this irritated the dying the first night it was occupied. man, and he went again in search of Master Cecil Drennan, son of Mr. the missing swine and kine. It was Beatty Drennan, who has been ill with while upon this errand that old Dave oneumonia, is almost recovered. became much worse, and he ordered Miss Lizzie Wood was the guest of

that his mephew be sent for posthaste. When Mr. Powell arrived the Misses Janie Brandon, Mary Craig old man was speechless and could utand Anne Brandon of Lowell, were the ter nothing more than guttural guests of Miss Helen Bigger last Wedsounds, though he was yet nesday. Prof. Grier has a handsome new map

r of Mr

The

who survives her, and was the mother

of three children, two of whom survive

-Vivian and Willie Mai, the latter be-

ing well known here. The remains ar-

rived here at 4 o'clock this morning,

being taken to the home of Mr. Ander-

son. It can be truly said that Mrs

- Arthur P. Glover, white, aged about

the killing of Maud Dean Williamson, a

subject was:

made many gesticulations and tried hard to speak, but Mr. Powell now believes that he was making an for the Forest Hill school. It was a gift from Congressman D. E. Finley attempt to tell him where his money gift not only handsome as a map was. Like all other similar characters but useful for school work. Friday afhe would never divulge the hiding ternoon there was a most interesting place of the precious coin until the debate at the Forest Hill school. The last moment, and then it was too late "Resolved: That North to tell it. It was perhaps thirty years before his death that Mr. Powell saw Carolina is a better state than South Carolina." Robert Gardner representthe pot, and during that time it ed the affirmative side and Brown could have been doubled many times Beard the negative, the affirmative over.

won, four to three. There will be another debate of great interest at the The president on last Friday sent Forest Hill school, Friday afternoon, unother brave message to congress on the subject for discussion will be, "Rethe subject of the employers' liability solved: That Roosevelt has been a betact, the control of corporations, the ter president than Washington." Watt regulation of stock exchange specula-Suggs will represent the affirmative and tion and other matters. The supreme Harry Currence the negative. It is the ourt having. decided the employers' ntention of the teacher and pupils of the Forest Hill school to present "The 'iability law to be unconstitutional because it applies to intra-state as well Parson's Perversity," at an early date. as inter-state conditions, the president t is a humorous play in three acts. vould have this defect corrected so as Last Wednesday evening, Mr. and Mrs. Clyde Bigger entertained at an to make the law apply only to interstate conditions. He urges that it is informal gathering the following young people at their home: Misses Mary wrong that the laboring man should Harper, Mattie and Ollie Jackson, Salbear all the risks incident to his trade; that it is nothing but right that the lie Wallace, Ferry Bigger, Maggie May-feld, Willie and Mamie Warren, Anne employer should be made to indemnify him in case of accidents from which he Brandon, Lessie Carroll, Mattye and Lillian Hand, Annie Brandon anl Lida suffers through no fault of his, and

says that in the event of such a law, Suggs. Messrs. Boyd Gardner, Vance mployers could distribute the cost by 55 years, was hanged in Augusta, Ga., Whitesides, Glenn Brandon, Tom Cur-last Friday for murder. His crime was rence, Alec Watson, Richard and Bar-Whitesides, Glenn Brandon, Tom Curoutting the risk upon insurance comnett Bigger, Henry Suggs and Clair

He recommends that the law panies. cotton mill operative, on Oct. 19, 1906. Harper. They report a most enjoyable he made to protect employes in the government service, including those at work on the Panama canal, and that

ractice of law was made use of to save there be an appropriation of \$100,000 a Hover, but at the last he had to pay year to defray expenses. He does not -King Carlos of Portugal and Louis he penalty of his crime. On the day of Receipts at the ports today 40,252 Burris, W. J. Mullinax, W. H. Dickson, the murder Glover walked into the Philippe, the crown prince, were as-gainst 36,203 last week and 37,696 last D E Mahager W H Ferguson T F King Cotton mill in Augusta, and ap-sassinated in Lisbon last Saturday. D. E. Mahaffey, W. H. Ferguson, T. F. King Cotton mill in Augusta, and ap-Meak W H Williamson W M Adking proaching his helpless victim, calmly hle abuse but would throw proper safe-The country has been in a very dispulled a large pistol from his pocket turbed state for many weeks, a large guards around the conditions on which Foday's receipts at New Orleans 16,- G. W. Brown, J. T. Devinney, D. E. and shot the young woman to death, party being in practical rebellion with damages are to be obtained, and would Fincher, H. D. Cranford, T. A. Brown, firing two or three shots after she had the purpose of overthrowing the mon-I. B. Craig, J. W. Jones, J. K. Roach. fallen. Four shots took effect, any one archy and establishing a republic. Nuhave a fixed schedule of compensation for specific injuries. He discusses the

merous stores of arms and munitions subject of judicial injunctions and inof which would have proven fatal. The following were excused: F. E. Glover was considered a desperate of war had been seized by the govern-clinton, L. Holler, J. G. Anderson, R. man, and the mill operatives did not ment authorities in various parts of the tion is necessary and should not be dissists that while the power of injuncattempt to capture him. Later he gave kingdom and many arrests had been himself up, and stated that he had kill- made. The royal family had been sopensed with, it has often been used to the great wrong of the laboring man. d the woman because she had been journing outside the capital and return- and the courts should be exceedingly intrue to him. He further stated that ing on Saturday, was proceeding from careful how they permit injunctions

York county association will be well depleted, extra jurors were drawn from before he was hung for the crime every the railroad station to the palace in a He says that the Federal government the ceiling. Much fun was caused by represented at the meeting. The con-the young people drawing verses from vention will be attended by delegates Allison. W. W. Jenkins, A. E. Gettys, J. gold. At his first trial he was convictcial operation of railroads and should ed by the jury after an hour's delibera- was known that the royal carriage take steps to prevent future watering the snow ball, and then having them from every county in the state and Q. Wray, J. B. Wood, B. M. Johnson, tion. A new trial was granted on a would have to pass and as the carriage of stocks. Gambling in futures, on