One copy for one year...... Two copies for one year..... Twenty copies for one year... The clubs of ten and twenty will be sent to any address. Subscriptions will not be received for a less period than

ADVERTISING RATES. Advertisements will be inserted at the rate of One Dolfar per square of one inch space for the first insertion, and Phry Cents per square for each subsequent insertion. Liberal contracts made with those wishing to advertise for three, six or twelve months.

Oblituary notices exceeding five lines will be charged for Announcement of candidates, Five Dollars in each cas invariably in savance.

-leeb Work bash on delivery, in every instance.

MERCTS AND JOINT RESOLUTIONS PASSED BY THE LEGISPATURE SESSION 1871 AND 1872.

[OFFICIAL]

ballot to be inserted therein at one take, through which each ballot received, proper to be placed in such box, shall be inserted by the person voting, and by no other. Each box shall be provided with a sufficient lock, and such box shall be publicly opened and inspect-

Sec. 3. At the close of the election, the Managers and Clerk shall immediately proceed, publicly, to open the ballot box and count the ballots therein, and continue such count without adjournment or interruption until the same is completed, and make such statement of the result thereof, and sign the same, as the nature of the election shall require. If,

Sec. 4. After the final adjournment of the Board of County Canvassers, and within the time prescribed in this Act, the Chairman of said Board shall forward, addressed to the Governor and Secretary of State, by a messenger, the returns, poll list, and all papers appertaining to the election. The said messenger to be furnished him by the Secretary of State. Said certificate shall be paid out of the funds provided for the payment of Commissioners and contingent fund of the Comptroller-for the con provided for the payment of Commissioners General, one thousand dollars; for the contin-

ORPHANS OF PERSONS KILLED BECAUSE OF THEIR POLITICAL OPINIONS.

Section 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same:
"Sec. 2. Where the writ of habeas corpus has

been suspended by the President of the United States, there shall be levied and collected, at the same time and in the same manner that other taxes are collected, a special tax of onehalf (1) mill on the dollar, of the assessed value of all the taxable property of each and value of all the taxable property of each and every of said counties, the proceeds of which tax shall be paid into the County Treasury in said counties, respectively; and shall constitute a pension fund for the support of the indigent widows and orphans of those persons who have been killed in said counties because of their political opinions: Provided, That if in any county said levy of one-half (1) mill on the dollar shall be more than sufficient for the support of the widows and orphans aforesaid in said county, then said excess shall be applied to the school fund, to be disbursed according to law.

Sec. 3. That each of such destitute or indigent widows or orphans, on satisfactory proof (by not less than two disinterested witnesses furnished to the County Treasurer of his or her county, shall receive an allowance or pen-sion of the amount as follows, to wit: For each widow, ten dollars per month; for each orphan child under the age of fifteen years, six dollars per month, payable on the first day of each and every month by the County Treasurer, such allowance to be continued during the widowhood of such widow, or to such orphan child until he or she shall attain the age of the county Treasurers of said lighting the same; for reorganizing and perfect. fifteen years. The County Treasurers of said lishing the same; for reorganizing and perfectcounties shall report to the next General Asing the State Militia, fifteen thousand dollars, sembly a detailed statement as to how far the provided that thirty-five hundred dollars be provisions of this Act have been carried into used for the repairs of the armory at Columbia,

execution. "Sec. 4. This Act shall take effect from the date of its passage."

Approved March 13, 1872.

and that the expenses of the same be paid out of any moneys in the County Treasury, and on the warrant of the Comptroller-General. of any moneys in the County Treasury, and on the warrant of the Comptroller-General. that all the work on said bridges given out by the County Commissioners, when the amount shall exceed the sum of one hundred dollars, shall be done by contract; and the Commissioners are hereby required to advertise the same in at least one of the papers of the county; that said proposal shall, in all cases, be accompanied by two or more sufficient securities; and the County Commissioners shall have

to the appointment and duties of Highway Surveyora, be so amended as to abolish the office of Highway Surveyors, and to confer the duties of the same upon the County Commissioners: Provided, That if the County Commissioners of any county of this State fail to comply with the provisions of this section, they shall be deemed gellty of a misdemeaner, and upon conviction thereof shall be subject to a fine not exceeding five hundred dollars each, and to an imprison-

ment not exceeding six months, or either or olina Institution for the Education of the The Celebrated Fertilizers. both, at the discretion of the Court of General

MISSIONERS CERTAIN POWERS IN RELATION TO THE LICENSE AND SALE OF INTOXICATING

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

That all the powers and duties heretofore conferred upon the Commissioners of Roads

of the various Districts of this State, in relation to the license and sale of intoxicating liquors, be, and they are hereby, conferred upon the County Commissioners. This act to take effect on and after its passage. Approved March 9, 1872.

AN ACT TO MAKE APPROPRIATION AND RAISE

DUCTING THE SAME.

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

That all general and special elections, held pursuant to the Constitution of this State, shall be regulated and conducted according to the rules, principles and provisions herein preserved.

Sec. 2. The Commissioners of Election shall provide one box for each election precinct. An opening shall be made in the lid of the box, not larger than shall be sufficient for a single ballot to be inserted therein at one time, through which each ballot received, proper to be placed in such box, shall be inserted. for the Comptroller-General, three thousand dollars; for the Clerk to the Comptroller-General, eighteen hundred dollars ; for extra clerisuch bex shall be publicly opened and inspected, to use that it is empty and secure, and then clocked just before the opening of the poll, and the keys returned to the Managers, and shall not be opened during the election. Each box for such precinct shall be labelled as follows: "Congress," "State," "Circuit," and "County "Officers."

"Officers."

"Congress," "State," "Circuit," and "County ditor of the State, twenty-five hundred dollars; for the State Auditor's Clerk, one thousand dollars; for the State Superintendent of Edumentary and Clerk shall immediately procal services in the office of the Comptrollercation, twenty-five hundred dollars; for the Clerk to the State Superintendent of Educa-tion, one thousand dollars; for the Health Officers, four thousand nine hundred dollars; for the Chief Justice of the Supreme Court, four thousand dollars; for the two Associate ment of the result thereet, and sign the same, is the nature of the election shall require. If, in counting, two or more like ballots shall be found folded together compactly, only one shall be counted, and the others destroyed; but if they, bear different names, the same shall be destroyed, and not counted. If more hallots shall be found, on opening the box, than there are names on the poll list, all the ballots shall be returned to the box and thoroughly mixed together, and one of the Managers, or the Clerk, shall, without seeing the ballots, draw therefrom and immediately destroy as many ballots as there are in excess of the number of names on the poll list; within three days thereafter, the Chairman of the Board of Managers, or one of them, to be designated in writing by the Board, shall deliver to the Commissioners of Election the poll list, the boxes containing the ballots, and a written statement of the result of the election in his precinct. Justices, seven thousand dollars; for the eight atement of the result of the election in his two thousand dollars; for the Governor's mes-recinct.

Sec. 4. After the final adjournment of the School Commissioners, thirty-one thousand

gent fund of the Attorney-General, one thou-sand dollars; for the contingent fund of the nesses, jurors and all persons concerned havand Managers of Election.

Sec. 5. All Acts or parts of Acts in any way conflicting with this Act, are hereby repealed.

Approved March 12, 1872.

State Auditor, fifteen hundred dollars; for the contingent fund of the Adjutant and Inspector contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the State Superintendent of Edurery and State Auditor, fifteen hundred dollars; for the contingent fund of the State Superintendent of Edurery and State Auditor, fifteen hundred dollars; for the contingent fund of the State Auditor, fifteen hundred dollars; for the contingent fund of the State Auditor, fifteen hundred dollars; for the contingent fund of the State Auditor, fifteen hundred dollars; for the contingent fund of the State Auditor, fifteen hundred dollars; for the contingent fund of the State Auditor, fifteen hundred dollars; for the contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the Adjutant and Inspector General, two thousand dollars; for the contingent fund of the Adjutant and Inspector fund of the Adjutant fund of the Adjutant and Inspector fund of the Adjutant fund of the Adjuta AN ACT FOR THE RELIEF OF THE WIDOWS AND gent fund of the State Superintendent of Edugent fund of the Secretary of State, fifteen hundred dollars; for the contingent fund of the State Librarian, five hundred dollars. The above appropriations to be drawn upon the warrant of the Comptroller-General on application by the heads of each department.

Sec. 3. For the purchase of books for the Supreme Court Library, one thousand dollars, if so much be necessary, to be drawn on the order of the Chief Justice; for the contingent expenses of the Supreme Court, under Section 7 of an Act ratified the 18th day of September, 1868, five hundred dollars; for an attendant on the library and the rooms of the Supreme Court, eight hundred dollars, to be paid quar-terly, on the warrant of the Chief Justice on the treasury; the said attendant to be appointed by, and be removable at the pleasure of said Court; for three Code Commissioners, for salary to May 1st, 1872, five thousand two hundred and fifty dollars, and no further amounts shall be paid the Code Commissioners after this date, and before which time the Commissioners shall make a complete index and reference, and correct all errors on side notes, &c. ORDINARY CIVIL EXPENSES.

Sec. 4. For the civil contingent fund, thirty thousand dollars; fifteen thousand dollars thereof, if so much be necessary, shall be applied to the payment of claims now audited and on file, other than nulla bona claims; for the support of the Lunatic Asylum, eighty thousand dollars, to be paid on the warrant of the Comptroller-General on the application of to be drawn on the warrant of the Comptroller General, or application by the Adjutant and Inspector General; for quarantine expenses, three thousand dollars; for keeper of the Lazaretto, four hundred dollars; for repairs er or employee, except as provided for in the AN ACT TO AMEND AN ACT ENTITLED "AN ACT and painting of the Lazaretto building, six preceding section, as compensation for labor or browner for the construction and bundred dollars, to be drawn on the warrant of services performed, checks or scrip of any dethe Comptroller-General, on application by scription in lieu of United States bank notes or Section I. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and setting in General Assembly and by the authority of the same:

That section 2 of said Act be so amended as to read: "That the bridges be repaired under the supervision of the County Commissioners, gers and managers of the general election of the county Commissioners, gers and managers of the general election of the county in the Commissioners, messengers and managers of the general election of the county." Provided, That the word checks in this act shall not be construed

EXTRAORDINARY EXPENSES. Sec. 5. For past dues for construction and for continuing the construction of the South with this act are hereby repealed. Carolina Penitentiary, eighty thousand dollars, to be paid on the warrant of the Comptroller-General, on application of the Superintendent.

EDUCATIONAL DEPARTMENT. Sec. 6. For the support and maintenance of free schools, three hundred thousand dollars, in addition to the capitation tax: Provided, That the right to reject any or all bids, if, in their judgment, the interests of the county so require.

addition to the capitation tax: Provided, That the sum of three hundred thousand dollars be apportioned among the several counties of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same: That the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same: That the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same: The State of South Carolina, now met and sitting in General Assembly, and by the authority of the same: The State of South Carolina, now met and sitting in General Assembly, and by the authority of the same: The same is the same in the same is the same in the same is the same in the same is the same apportioned among the several counties of the state, in proportion to the number of children Treasurer is hereby authorized and required to between the age of six and sixteen; further, pay the Certificates of the members and suborthat each county shall be entitled to the amount dinates of the General Assembly, issued by the

Deaf and Dumb and the Blind, ten thousand

Sessions, of their respective counties: Provided further, That all taxes levied for the repair of highways and bridges in each county, shall be collected and paid at the same time as the general taxes, to the County Treasurers.

Sec. 3. All Acts or parts of Acts inconsistent with this Act are hereby repealed.

Approved March 13, 1872.

An Act conferring upon the county commissioners of the States, United States currency, National Bank notes, revenue bond scrip, gold or silver coin.

Approved March 13, 1872.

AN ACT TO ESTABLISH AN INFERIOR COURT FOR THE TRIAL OF CRIMINAL CASES IN THE

COUNTY OF CHARLESTON. Section 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General As-

sembly, and by the authority of the same:
That there shall be established in the county of Charleston an Inferior Court for the trial of criminal cases, to be called the Criminal Court of Charleston county, and which shall be or-ganized by the Judge thereof, immediately after his election.

Sec. 2. The Clerk of the Court of Common APPROVED MARKE APPROPRIATION AND BAISE

SUPPLIES FOR THE FISCAL YEAR COMMENCING NOVEMBER 1, 1871.

Section 1. Be it enacted by the Senate and Iouse of Representatives of the State of South

Louse of Representatives of the State of South

Solicitor of the Circuit to which the county of the Circuit to the Circuit t Charleston may be attached. These officers shall receive the same fees as are now provided by law, and the Judge of the Criminal Court shall approve their bills for services rendered in the said court, in the same manner, and in like cases, as Judges of the Circuit Court are now required by law.

Sec. 3. The Judge of the Criminal Court herein provided for, shall be elected by the General Assembly, at the present session, and immediately after the passage of this Act; he shall qualify, in the same manner as the Circuit Judges, and shall hold his office for the term of four years, and until his successor is elected and qualified. He shall receive, from the Treasurer of the State, a salary of two thousand five hundred dollars, payable in the same manner as the salary of Circuit Judges. He shall have power to practice as an Attorney, in all other Courts except the Criminal

Sec. 4. The Criminal Court shall have exclusive appellate jurisdiction of all criminal causes from the Courts of Trial Justices for Charleston county, and exclusive original ju-risdiction of all criminal causes less than caprisdiction of all criminal causes less than cap-ital, and not at present conferred by law upon the Courts of Trial Justices. In these cases, the same laws, fees, powers, and practice shall prevail in the Criminal Court as in the Court of General Sessions, and the Juries shall be drawn and empannelled in the same manner as is provided by law for the Court of General Sessions: Provided, That the Grand Juries drawn for the Court of General Sessions shall also be the Grand Juries in the Criminal Court.

Sec. 5. The Criminal Court shall have the same power and jurisdiction as the Court of General Sessions in reference to defaulting jurors estreating recognizances, taken in all causes within its jurisdiction, and punishing for contempt, and may issue rules, orders and attachments in the same manner and in like cases as the Court of General Sessions. The Judges of the Criminal Court shall ex-officio have all the

powers of a Trial Justice. Sec. 6. That the Judge of the Criminal Sec. 6. That the Judge of the Criminal Court shall have power to execute the provisions of the habeas corpus act, and shall also exercise jurisdiction under habeas corpus at common law, in all cases arising within the county of Charleston: Provided, That during the session of the Court of General Sessions for the said county, he shall exercise no common law jurisdiction under habeas corpus.

Sec. 7. The Criminal Court shall be a Court

regular terms during each year, on the first Monday of January, April, July and October, each term to be continued so long as business may require, and, if necessary, to be adjourned, from time to time, in the discretion of the Judge. The Judge shall also have power to hold special sessions at any time, in his discretion, and all processes issued and recognizances taken for the next regular term shall be held to refer to such special term; due notice having been given by publication in one or more of the newspapers of the county, at least ten days before the commencement of such special

Sec. 9. Appeals from the Criminal Courts shall lie to the Supreme Court in all cases within the jurisdiction of the Criminal Court, in like manner as is provided by law for appeals from the Circuit Court.

Sec. 10. The Judge of the Criminal Court shall, immediately after his election, order a special term of the court herein constituted, to be held within ten days after the publication of such order; all cases less than capital now on the dockets of Courts of General Sessions, shall be transferred to the dockets of the Criminal Court at the special term provided for in

this section.
Sec. 11. All Acts or parts of Acts inconsistent with this Act are hereby repealed. Approved March 13, 1872.

AN ACT TO REGULATE THE ISSUING OF CHECKS TO LABORERS UPON PLANTATIONS, OR ELSE-WHERE.

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

That, unless otherwise provided for by spe-al contract, it shall be, and it is hereby required, of all persons who employ laborers upon plantations or elsewhere, by the day, week, month or year, to pay such laborers or employees in United States bank notes or frac-

tional currency. Sec. 2. That "if any person or persons, after

in this State. Sec. 3. All acts or parts of acts inconsistent Approved March 13, 2872.

JOINT RESOLUTION TO PROVIDE FOR THE PAYMENT OF CERTIFICATES ISSUED BY THE GENERAL ASSEMBLY.

Be it resolved by the Senate and House of Representatives of the State of South Carolina,



WILCOX, GIBBS & CO.,

Importers and Dealers in Guanos, 148 Bay St., Savannah, Ga.

151 East Bay, Charleston, S.C. SHARPE & TOWERS, Agents at Anderson,

A. J. STRINGER, Agent at Belton, S. C.
T. A. HUDGENS, Agent at Honea Path, S.C.
For further information apply or adlress as above for Almanac for 1872.

Jan 18, 1872

28

3m

The Wando Fertilizer Ahead!

FAIR PLAY, OCONEE CO., S. C., Feb. 27, 1872.

S. BLECKLEY, Esq., agent Wando Fertilizer, Anderson, S. C.

DEAR SIR-I used on my crop for 1870, the Etiwan Guano, No. 2, Baugh's Raw Bone and Peruvian Guano, side by side with the Wando Fertilizer now sold by you, and am frank to acknowledge that I found the Wando, pound for pound, better than any fertilizer I have ever used, and will take this year at least four tons

Yours, very respectfully, THOMAS R. SHELOR.

PRICE, at the Manufactory, Charleston, S. C., cash, \$50 per ton. Until first November, 1872, without interest, \$55. For cotton, at 15 cents per pound, \$60.

CHERRY & BLECKLEY, Agents, Pendleton, S. C.

S. BLECKLEY, Agent, Anderson, S. C.

Feb 29, 1872 SIXTY-FIVE FIRST PRIZE MEDALS AWARDED



WM. KNABE & CO.,

MANUFACTURERS OF GRAND, SQUARE AND UPRIGHT

PIANO FORTES BALTIMORE, MD. THESE Instruments have been before the

Public for nearly Thirty Years, and upon their excellence alone attained an unpurchased pre-eminence, which pronounces them unequalled, TONE, TOUCH, WORKMANSHIP and DURABILITY.

All our Square Pianos have our New Improved Overstrung Scale and the Agrafe Treble. Treble.

28 We would call special attention to our late Patented Improvements in GRAND PI-ANOS and SQUARE GRANDS, found in no other Piano, which bring the Piano nearer Percentiles of the plane with beautifuled. fection than has yet been attained.

Every Piano Fully Warranted for Five Years. We are by special arragement enabled to furnish PARLOR ORGANS and MELODE-ONS of the most celebrated makers, Wholesale and Retail, at LOWEST FACTORY PRICES.

Illustrated Catalogues and Price Lists promptly furnished on application to WM. KNABE & CO., Baltimore, Md., Or any of our regular established agencies. Jan 4, 1872 26 6m

TRAVEL BY RAIL, WHEEL AND SADDLE. LIVERY and SALE STABLES AT WALHALLA and ANDERSON,

THOMPSON & STEELE.

MHE undersigned have formed a partnership in the above business at the points named, and have supplied themselves liberally with the best Vehicles, Horses, Drivers and Ostlers; Grain, Forage, &c., for the accommodation of the traveling public.

Hacks, Carriages, Buggies or Saddle Horses, can be had at all times, by the day or week, at reasonable rates; and we are prepared at a moment's notice to convey passengers from An-

ment's notice to convey passengers from An-derson or Walhalla to the terminus of the Air The Stables at Anderson will be under the immediate charge of T. J. Steele, and those at Walhalla under the direction of A. W. Thomp-

son, each of whom will give his personal supervision to the business, and spare no pains to give general satisfaction.

The patronage of the traveling public respectfully solicited. A. W. THOMPSON, Walhalla, S. C. T. J. STEELE,

Anderson, S. C. 93

Tobacco! Tobacco!

THE undersigned will keep constantly on hand, at wholesale or retail, all brands of A hand, at wholesale or retail, all brands of Smoking and Chewing Tobacco, at the lowest prices. Also, a supply of Tobacco kept at Mr. James A. Drake's. I am now located at Anderson C. H., west end of the Benson House, where I will be pleased to see my old customers and friends. I have a full stock of the best Liquors and Confectioneries, which will be sold at reasonable figures. Look out for the Blue Sign. T. J. LEAK.

March 7, 1872

Jan 11, 1872

NOW IS THE TIME!

SOMETHING NEW IN ANDERSON!! BEGIN WITH THE NEW YEAR! A GRAND GIFT ENTERPRISE!!!

PREMIUMS! PREMIUMS!! PREMIUMS!! PREMIUMS!!

A GREAT NUMBER OF VALUABLE PREMIUMS in Store, and more en route-will be in soon-

NOTIONS, a large variety, FANCY GOODS, DRESS GOODS, DRY GOODS, STAPLE GOODS, HATS and CAPS, MADE CLOTHES, BOOTS and SHOES, WOODEN WARE. CROCKBRY and GLASSWARE. HARDWARE and CUTLERY, BRIDLES and SADDLES, SUGAR and COFFEE, CORN MEAL, fresh and new, FISH, not a few, FLOUR, the best, BACON and LARD, MOLASSES, all grades, IRON, all sorts and sixes,

LAST, not LEAST, a Large, Complete and Full Line of Ready-Made

NOTES AND ACCOUNTS.

We will give any of the above in quantity, just as you like, as Premiums for Cotton or Cash, at No. 9 Granite Row.

We are agents for the well-known and popular PHENIX IRON WORKS in Columbia. Will supply you on short notice with anything made of Casting, Wrought Iron or Steel.

We are agents for SHOAL CREEK FACTORY. A full supply always in store, wholesale or

We are the only agents here for the CLOUD'S CREEK MILL ROCK, the acknowledged, world-renowned, best and cheapest. Save time and money—get the best.

We are sole agents here for ZELL'S AMMONIATED SUPERPHOSPHATE OF LIME. Invest money if you would make money.

To our patrons who have our Goods and have not paid for them, do as you like—we will have our money. Pay us, or PAY OTHERS AND COST. Don't say you have not sold your Cotton; this is your fault, not ours. The advance in cotton will not be enough to pay debt and

WATSON & BROTHER,

Jan 4, 1872

No. 9 Granite Row.

CAROLINA FERTILIZER TRIUMPHANT!

WILMINGTON, N. C., August 21st, 1871.

FOR the largest production of Cotton to the acre, 1,000 lbs. CAROLINA FERTILIZER.

For the largest production of Wheat to the acre, 1,000 lbs. CAROLINA FERTILIZER.

The above premiums are for crops produced with the use of the Carolina Fertilizer alone, or in combination with plantation manures only, and the awarding of said premiums is left discretionary with the committee under their rules.

SANDERS, OATES & CO., Agents at Charlotte.

Stevens & Cureton, Lancaster, S. C.

WAXHAWS, Lancaster County, S. C.

To P. P. Zimmerman, Eeq., Secretary of the Fair of the Carolinas, Charlotte, N. C.—The following is a correct statement of Cotton raised by Stevens & Cureton, on 1½ acres of stubble land, which was manured with 400 pounds Carolina Fertilizer. The following is the mode of cultivation: It was thoroughly broken up 12 inches deep, and laid off in rows 3½ feet wide, and the Fertilizer applied in the drill, then bedded on it on the 15th of May, and planted the same day, but owing to the cool and dry weather, did not come up to a stand until about the 1st of June. First working it was run around with a half shovel and partially trimmed out with a hoe. Second working it was run around with a 3 inch grub, 12 inches long, and the middles thrown out with a sweep 18 inches wide. One furrow to a row and thinned to a stand with a hoe about 12 inches between the stocks, and afterwards it was plowed every two weeks with a sweep 18 inches wide, and hoed each time, until it was worked five times. The following is a correct statement of the Cotton picked:

ment of the Cotton picked:
First Picking, 254; Second Picking, 410; Third Picking, 413; estimated amount of unopened matured bolls, 816. Total, 1,923.

Respectfully submitted,
STEVENS & CURETON Respectfully submitted, STEVENS & CURETON.

I certify I weighed the Cotton picked in the above statement, and it is correct. I certify I weighed the Cotton picked in the above statement, and it is correct.

October 2, 1871

At the request of Messrs. Stevens & Cureton, we have examined the 1½ acre of Cotton, and the estimate made above is true to the best of our ability.

D P DURANT, W A GRAHAM, JOSEPH RODGES.

Premiums awarded to Stevens & Cureton on above Certificate.

We will sell the above Splendid Fertilizer at Forty-Five Dollars cash, or Fifty Dollars, payable 1st November, with interest at 7 per cent. per annum, delivered at our Warchouse in Charleston. Agents will sell at same prices, adding the freight and drayage to their Depots.

GEO. W. WILLIAMS & CO.

MAPES' NITROGENIZED SUPERPHOSPHATE OF LIME.

The Oldest Superphosphate Manufactured in this Country.

COMPOSED of Bones, Potash, Phosphatic Guano, Concentrated Animal Ammoniacal Matter and Sulphuric Acid. No Salt, Salt Cake, Nitre Cake, Plaster, nor Adulterant or Absorbent of any kind used. Factory open for inspection at all times.

Nineteen years of Practical Experience. Introduced in 1852. Patented December 29, 1859.

Quick action and Permanent Improvement to the Soil. Testimony of hundreds of well-known Planters in its favor on every variety of erop and soil, even during extreme adverse

\$45 Cash. \$55 Time, payable Nov. 1st, 1872.

KINSMAN & HOWELL,

General Agents for South Carolina, No. 128 East Bay, Charleston, S. C.
C. A. REED, Agent for Anderson County.

SASHES, BLINDS, DOORS, WINDOW FRAMES. MOULDINGS, MANTEL PIECES,

And Building Material Generally. W. P. Russell & Co.,

CHARLESTON, S. C.,

East End Hasell Street, opposite the Wando Fertilizer Works,
And in the immediate vicinity of the Charleston and Pavilion Hotels.

ESTABLISHED 1851.

This Firm are the only Practical Mechanics, Sash, Blind and Door Makers, by Trade, carryng on the above business in the City of Charleston.
Mr. S. H. LANGSTON, Builder, of Anderson, is our authorized agent, to whom we refer by

GEO. S. HACKER, Door, Sash and Blind Factory, Charleston, S. C.



THIS is as large and complete a Factory as there is in the South.

We keep no Northern work to fill country orders.

Send for Price List. GEO. S. HACKER, P. O. Box 170, Charleston, S. C.

Factory and Warerooms, King Street, posite Cannon Street, on line of City Railway. Sept 7, 1871 10 1y

GUANOS.

WE have in store and for sale, the following standard Fertilizers:

CAROLINA FERTILIZER, cara, \$54. On time, payable 1st November, w.i.i. 7 per cent. interest, \$59.

SOLUBLE PACIFIC, cash, \$54. .

COMPOUND ACID PHOSPHTE, cash, \$34. PHŒNIX GUANO, cash, \$56.40. On time, payable 1st November, \$66.50. Wilcox, Gibbes* & Co.'s MANIPULATED GUANO, \$69. On time, payable 1st November,

ACID PHOSPHATE, cash, \$25. On time, payable 1st November, with 7 per cent, interest, \$28.

SHARPE & TOWERS,

Doors, Sashes, Blinds, &c.

P. TOALE, Manufacturer and Dealer.

No. 20 Hayne Street and Horlbeck's Wharf, CHALESTON, S. C.

THIS is the largest and most complete. Factory of the kind in the Southern States, and all articles in this line can be furnished by Mr. P. P. Toale at prices which dely competition.

The A pamphlet with full and detailed list of all sizes of Doors, Sashes and Blinds, and the prices of each, will be sent free and post

paid, on application to
P. P. TOALE, Charleston, S. C.
July 13, 1871
2
1y

GOLDSMITH & KIND. FOUNDERS & MACHINISTS.

(PHENIX IRON WORES,) COLUMBIA, S. C.,

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